

NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1937 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, DECEMBER 31, 1937

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

Leola Hamrick and L. D. Hamrick,
Complainants,
vs.

Doris F. Bryan, Cars. R. Eastick, Paul L. Sisk, individually and as Trustees of Imperial Royalties Company, a trust, Peking Royalty Corporation, a corporation, and Imperial Royalties Company, a trust,
Defendants. No. 1293 - Equity ✓

ORDER EXTENDING TIME TO PREPARE AND FILE APPEAL IN THE CIRCUIT
COURT OF APPEALS

This cause coming on for hearing before me, F. E. Kennamer, on the motion of the defendants for an order extending the time within which to prepare and file appeal herein in the Circuit Court of Appeals for the Tenth Circuit; and it appearing that additional time will be necessary and that the said order should be granted;

IT IS, THEREFORE, CONSIDERED ORDERED, ADJUDGED AND DECREED by the court that the defendants be and they are hereby granted ninety (90) days from and after the date within which to prepare and file their appeal herein in the Circuit Court of Appeals for Tenth Circuit.

Dated this 28th day of December, 1937.

F. E. KENNAMER
JUDGE

RECORDED: Filed Dec 31 1937
H. P. Warfield, Clerk
U. S. District Court M E

Court adjourned to January 3, 1938.

REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, JANUARY 3, 1938

Court adjourned pursuant to adjournment Tuesday, January 3, 1938.

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

It is ordered, that the following proceedings were read and entered, to-wit:

COURT OF THE UNITED STATES, IN THE DISTRICT OF OKLAHOMA

Irish A. Vance, et al., Plaintiffs,
vs.
Decker & Company, Inc., et al., Defendants.

ORDER CONFIRMING MARSHAL'S SALE

Now, on this 1st day of January, 1938, comes The Derby Lynde Company, legal record of the judgment rendered herein in favor of the plaintiffs, and by the Court the said real estate and interests therein, sold by the United States Marshal for the District of Oklahoma, on the 29th day of September, 1937, and a writ of execution in this cause out of the office of the Clerk of the United States District Court for the Northern District of Oklahoma, dated the 20th day of July, 1937, said sale being of the following tenor, to-wit:

An undivided one-half interest in the oil and gas and other minerals in and under the Southeast Quarter of Section 22, Township 7 North, Range 8 West, in Stephens County, Oklahoma.

And the Court, having carefully examined the proceedings of said Marshal in compliance with execution, is satisfied that the same have been performed in all respects lawfully to wit; that the writ of execution of said sale of the interest in the real estate herein described was given by publication for over 30 days before the sale thereof in the Daily Banner, a newspaper printed in and of general circulation in Stephens County, State of Oklahoma, as shown by proof of said publication on file herein; and that on the 29th day of said interest in said real estate was sold to The Derby Lynde Company, of Tulsa, Oklahoma, being the highest and best bidder therefor, and that the purchase price was in excess of the appraised value, as shown by the return of the United States Marshal for the Eastern District of the State of Oklahoma filed herein; and the Clerk has accordingly filed in this court on the 1st day of said Court that the Court is satisfied of the legality of the sale; and, as no objections were filed for objections made, it is ordered and adjudged by the Court that said sale and the proceedings be, and the same are hereby confirmed and affirmed and it is further ordered that Lemuel T. Morris, United States Marshal for the Eastern District of the State of Oklahoma, make and execute to the said purchaser of said sale, the Derby Lynde Company, good and sufficient conveyance for the said land and interest therein so sold.

J. E. KENNEDY
CLERK

APPROVED: Filed Jan 3 1938
H. P. Morfield, Clerk
U. S. District Court E

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

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

-3-

Beckett Company, Inc., a corporation,)
Western Oil Corporation, a corporation,)
Travis-Santer Refining Company, a corporation,)
J. F. Darby, O. F. Lynde, Geo. W. Snedden, J. R.)
Davis, I. H. Patton, Jr., and Carl Pursel,)
Defendants.)

No. 153 Equity

ORDER CONFIRMING MARSHAL'S SALE

Now, on this 11th day of January, 1938 comes The Darby Lumber Company, as executor of the judgment rendered herein in favor of the plaintiffs, and moves the Court for the sale of real estate made by the United States Marshal for the Western District of Oklahoma, on the 28th and 29th day of September, 1937, under an alias writ of execution out of the office of the Clerk of the United States District Court for the Northern District of Oklahoma, dated the 28th day of July, 1937, said sale being of the following described estate, to-wit:

Four acres of land in the Northeast corner of the Northeast quarter of Section 3, Township 1 North, Range 11 West, including iron fence, 3 room frame dwelling house, stone house and drive, gasoline filling station, gasoline warehouse, artesian water well, and concrete swimming pool, in Comanche County, Oklahoma.

Four acres of land in the Southeast corner of the Southeast quarter of Section 34, Township 2 North, Range 11 West, including 3 room brick dwelling house and artesian water well, in Comanche County, Oklahoma.

South 10 acres of the West 40 acres of Lots 1 and 2 of the Northwest quarter of Section 19, Township 11 North, Range 1 West, in Oklahoma County, Oklahoma.

And the Court, having carefully examined the proceedings of said Marshal's writ of execution, is satisfied that the same have been performed in all respects in conformance with the law, and that legal notice of said sale of the real estate hereinabove described in Comanche County, Oklahoma, was given for over thirty days before the sale thereof in the Lawton Constitution, a newspaper printed in and of said real jurisdiction in said County, State of Oklahoma, and that due and legal notice of said sale of the real estate hereinabove described as located in Oklahoma County, Oklahoma, was given by publication 30 days before the sale thereof in The Daily Record, a newspaper published in and of said jurisdiction in Oklahoma County, State of Oklahoma, as shown by copies of said publications herein; and that on the respective days fixed in said notices, to-wit: the 28th day of September, 1937, for the real estate located in Comanche County, Oklahoma, and the 29th day of September, 1937, for the real estate located in Oklahoma County, Oklahoma, at the time of and in accordance with said notices, respectively, all of said real estate as sold to the O. F. Lynde Company, of Tulsa, Oklahoma, it being the highest and best bidder of and for separate tracts hereinabove described, and that the purchase price in each instance was 2/3 of two-thirds of the appraised value, as shown by the returns of the United States Marshal

Western District of the State of Oklahoma filed a writ of habeas corpus accordingly to make an entry on the journal of said Court that the Court is not file of the illegall sale; and, no exceptions being filed nor objections made, it is so ordered and signed the Court that said sales and the proceedings thereon are deemed approved and affirmed; and it is further ordered that W. Joe Ballard, United States Marshal for the Western District of the State of Oklahoma, make and execute to the said respondents at said sale, Dorby Lynde Company, and all sufficient deeds for the said land to be sold.

F. E. KEESEMER
 CLERK.

RECORDED: Filed Jan 3 1933
 H. P. Yarbrough, Clerk
 U. S. District Court H

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

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

ORDER AUTHORIZING EXECUTION OF QUIETCLAIM DEEDS AS DEEDS

THIS CAUSE COMES on to be heard on this the 3rd day of January, 1933, on the petition of E. P. Palmer, Receiver for Exchange National Company, filed to wit: that certain mortgages held by said company are being and affecting certain property owned by the Lincoln National Company's receivership and against which there are mortgages and encumbrances of which property are the amount of said mortgages against said property as follows, to-wit:

		<u>Mortgages</u>
11.	1911-11 William Ellis, 120 acres, Pittsburg Co., Oklahoma, 3 1/2 SW & SW SE Sec. 11, Twp. 7N, Rge. 12 East	\$1,500.00
12.	1911-12 John Fisher, 80 acres, McIntosh County, Oklahoma, 1/2 NW & W 1/2 SE NW & NE SE NW & 3 1/2 SW NE Sec. 33, Twp. 12 N, Rge. 18 East	1,700.00
13.	1911-13 W. Oscar Howard, 79.40 acres, Haskell County, Oklahoma, Lots 4 and 7, Sec. 8, Twp. 10 N., Rge. 21 East	1,000.00
14.	1914-15 120 acres, 112 acres, Haskell County, Oklahoma, 1/2 SE Sec. 4, 7N, 21E & SE SW SE 1/4 of 1/2 of West side of NW SE SE more minutely described as 29 yards wide of the South end of this 1/2 acre strip and 50 yards wide of the North end all above land lying in Sec. 4, Twp. 7 North, Rge. 21 East, and NE of Section 8, Twp. 7 North, Rge. 21 East	1,300.00

OFFICE OF THE CLERK OF THE DISTRICT COURT OF THE DISTRICT OF OKLAHOMA
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1933 TERM-EMERGENCY SESSION TULSA, OKLAHOMA TWENTY, JANUARY, 1933

No. 1411-17 James Post, 30 acres, McIntosh County, Oklahoma,
N $\frac{1}{2}$ SE Sec. 19, Twp. 10N., Rge 18 East 1,500.00

No. 3321-11 Charlie G. Williams, 110 acres, Sequoyah
County, Oklahoma, SW $\frac{1}{4}$ NW $\frac{1}{4}$ & W $\frac{1}{2}$ NW $\frac{1}{4}$ Sec. 3 &
SW SW NW Sec. 5, Twp. 13 North, Rge 21 East, &
S $\frac{1}{2}$ S $\frac{1}{2}$ NE & NE SW NE & W $\frac{1}{2}$ NW SW of said Sec. 5,
Twp. 12 North, Rge. 21 East 1,000.00

The Court finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said ap-
peal and the same is hereby sustained, and the said I. P. Turner, Receiver for said Exchange
Company, he and he is hereby authorized, directed and empowered forthwith to deliver unto
Ewell, a quitclaim deed or deeds as she may desire, covering and affecting said aforesaid
described premises, upon consideration that she said Exchange National Company, shall be rel-
ieved of any and all further obligation and liability on or arising from said mortgage indebted-
ness and the said Receiver for Exchange National Company be and he is hereby authorized and a-
uthorized to do all other things necessary and proper in order fully and effectually to accomplish
the spirit of this order.

F. E. KENYANER
United States District Judge

RECORDED: Filed Jan 3 1933
H. P. Corfield, Clerk
U. S. District Court B

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

General American Life Insurance Company,
a corporation, Plaintiff,

vs.

No. 1933 Equity

Annie Meyer and Max Meyer, The Fair Ladies
and Gentlemen Subscribers, a corporation, and
Annie Meyer and Max Meyer doing business jointly
under the name of The Fair Store, Defendants.

ORDER APPROVING RECEIVER'S REPORT

Now on this 3rd day of January, 1933, filed before me the undersigned the report
Herbert Collins, receiver, and after due consideration, the report filed and before this
court and it is hereby in all respects approved.

F. E. KENYANER
JUDGE

RECORDED: Filed Jan 3 1933
H. P. Corfield, Clerk
U. S. District Court H

Court convened pursuant to adjournment, Tallahassee, Florida, January 4, 1933.

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

Thereupon, the following proceedings were had as stated, to-wit:

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

Re: Watkins, Receiver, Plaintiff,)
vs.) No. 133 Equity ✓
Southwest Bank Shares Corporation, Defendant.)

ORDER APPROVING ASSIGNMENT OF CLAIM AND AUTHORIZING PAYMENT

It appearing that F. M. Overstreet is the assignee of the claim of the Cherokee National Bank against Southwest Bank Shares Corporation by reason of written from George L. Aycock, receiver; said assignment being presented herewith,

It is hereby ordered and adjudged that the said assignment be and the hereby approved and J. H. McBirney, receiver herein, is authorized to pay to F. M. Over such sums as would be payable by the Southwest Bank Shares Corporation to the Cherokee Bank or its receiver.

Dated this 4th day of January, 1933.

F. E. KEENAN
United States District Judge

RECORDED: Filed Jan 1 1933
H. P. Warfield, Clerk
U. S. District Court H

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

Jenkins Petroleum Products Company,)
a corporation, Plaintiff,)
vs.)
Beckett Company, Inc., a corporation, Western)
Oil Corporation, a corporation, Travis-Senter)
Refining Company, a corporation, J. F. Darby,)
O. F. Lytle, J. A. Travis, I. H. Patton, Jr.,)
Carl Pappel, and Geraldine H. Shedden and The)
First National Bank & Trust Company of Tulsa,)
National Mining Association, executors of the)
estate of George W. Shedden, deceased,)
Defendants.)

ORDER OF REFERENCE

The above entitled matter coming on for hearing on the 4th day of January,

This cause came on for trial on this 23rd day of December, 1937, and the following stipulation entered into by the parties hereto and filed in said cause, the Plaintiff being present by his attorney, Richard K. Bridges, the Defendant Mable King Siggins being present by her attorney, Henry R. Duncan, and the Defendant, J. S. Coates, Guardian of Edwin Leonard Siggins and Clair Acker Siggins, Jr., Minors, being present by his attorney, Myron H. Savage and the Court being fully advised in the premises filed by the Plaintiff, The Travelers Insurance Company, at the time of filing the Bill of Interpleader herein, deposited with the Clerk of this Court the sum of \$728.87, being the entire balance due under the certificate issue under Group Life Insurance policy covering the life of Clair Acker Siggins as more particularly described in said Bill of Interpleader.

The Court further finds that all of the aforesaid stipulation authorizing and directing the Court to have the sum herein on file and for directing the Clerk to pay the costs of this action out of said sum deposited with him, to reimburse the Travelers Insurance Company for any costs advanced by said Plaintiff, and for directing the payment to the Defendant, Mable King Siggins, of the sum of \$128.00, with balance of said sum so deposited to be paid to Defendant, J. S. Coates, Guardian of said minors.

IT IS, THEREFORE, HEREBY ORDERED, ADJUDGED AND DECIDED by the Court and Clerk of this Court to and to is hereby authorized to disburse the sum of \$728.87 deposited with him by the plaintiff in this cause as follows, to-wit:

1. In payment of the costs of this action, refunding to the Plaintiff herein all costs paid by it;
2. To the Defendant, Mable King Siggins, the sum of \$128.00;
3. The balance of said sum to J. S. Coates, Guardian of Edwin Leonard Siggins and Clair Acker Siggins, Jr., Minors.

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

RICHARD K. BRIDGES
Richard K. Bridges, Attorney for Plaintiff.

HENRY R. DUNCAN
Henry R. Duncan, attorney for Defendant,
Mable King Siggins

MYRON H. SAVAGE
Myron H. Savage, Attorney for J. S.
Coates, Guardian of Edwin Leonard Siggins
and Clair Acker Siggins, Jr., Minors.

RECORDED: Filed Jan 3 1938
H. P. Warrfield, Clerk
U. S. District Court E

Court adjourned to January 11, 1938.

REGULAR JANUARY TERM OF THE DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA
DISTRICT OF OKLAHOMA
REGULAR JANUARY TERM & TERM OF EQUITY SESSION TULSA, OKLAHOMA MONDAY, JANUARY 14, 1939.

Court convened pursuant to adjournment, Tuesday, January 11, 1939.

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

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

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

United States of America, Complainant,)
vs.) No. 100 Equity
Marshall L. Mott, Receiver, Respondent.)

C R D E R

Now on this 11th day of January, 1939, this court is advised and it does so appear that heretofore the sum of \$70.00 has been deposited in the office of the U. S. District Court for the Northern District of Oklahoma, and it is ordered that said sum should be paid to the Clerk of the County Court of Tulsa County, Oklahoma, in Case No. 12350 in the County Court of Tulsa County, Oklahoma;

IT IS HEREBY THE ORDER of the Court that H. P. Warfield, Clerk of the United States District Court for the Northern District of Oklahoma, pay the said sum of \$70.00, as deposited with the said H. P. Warfield, as such Clerk, to the Clerk of the County Court Tulsa County, Oklahoma.

F. E. KENNAMER
JUDGE

NOTICED: Filed Jan 11, 1939
H. P. Warfield, Clerk
U. S. District Court E

Court adjourned to January 17, 1939.

REGULAR JANUARY TERM & TERM OF EQUITY SESSION TULSA, OKLAHOMA MONDAY, JANUARY 17, 1939

Court convened pursuant to adjournment, Monday, January 17, 1939.

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

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

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

METROPOLITAN LIFE INSURANCE COMPANY,
a corporation, Plaintiff,

-vs-

NO. 123 - EQUITY

ELSA APARTMENT COMPANY, a corporation,
et al., Defendant.

JOURNAL ENTRY OF DEFICIENCY JUDGMENT AGAINST
H. P. GLIDDEN

Now on this 15th day of January, A. D., 1933, in open court in conformity with the order of the court made on the 14th day of January, 1933, the motion of the plaintiff, METROPOLITAN LIFE INSURANCE COMPANY, a corporation, for a deficiency judgment against the defendant, H. P. GLIDDEN, in the response thereto of said defendant, and his application to transfer jurisdiction of the matter to this court.

Plaintiff moves by its attorneys and solicitors, and its counsel, to have the defendant appear, either in person or by his attorney or solicitor.

The court finds that the application of said defendant to transfer jurisdiction of the matter to this court should be granted and that it is so ordered.

Plaintiff introduces its evidence in support of its claim for a deficiency judgment against said defendant, and the court finds that a deficiency judgment should be entered against said defendant.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED, AND DECREED that the plaintiff, Metropolitan Life Insurance Company, have and it hereby is given and granted against the defendant, H. P. Glidden, in the sum of \$113,070.97, with interest thereon at the rate of 6% per annum from the 15th day of January, 1933, and for its costs herein.

F. B. KEMMERS
DISTRICT JUDGE

ENTERED: 1933 JAN 15 1933
H. P. Glidden, Plaintiff
H. P. Glidden, Defendant

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

H. P. Glidden, Plaintiff,

-vs-

NO. 307 EQUITY

J. A. Glidden et al., Defendant.

ORDER ENLARGING TIME

THIS CASE BEING on to be heard on this 15th day of January, 1933, in open court in conformity with the order of the court made on the 14th day of January, 1933, the motion of the plaintiff for an enlargement and extension of time to file a response thereto in the District Court of Appeals for the Tenth Circuit, and for such other orders, is granted.

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1

IT IS, HEREBY, BY THE COURT, ORDERED, ADVICE BEING GIVEN TO THE PARTIES TO lodge or amend in the Circuit Court of Appeals for the Tenth Circuit and for a period of thirty days from the expiration of the time for filing an appeal in said Circuit Court of Appeals for the Tenth Circuit.

F. B. WINDHAM
United States District Judge

RECORDED: Filed Jan 17 1934
H. P. Warfield, Clerk
U. S. District Court

IN RE: LIBRARY CASE OF THE NINE SISTERS FOR THE OTHER LIBRARY OF THE
THE NEW CHEMICAL COMPANY, Plaintiff,
vs
WILLIAM ANDREW WALKER SPANISH, Defendant.

ORDER ON MANDATE

This case having been removed from said Court to the United States Circuit Court of Appeals for the Tenth Circuit, by the appeal of the Plaintiff, the undersigned Court Clerk, on the 12th day of December, 1933, holding plaintiff's account to be No. 1,377,604 and the said Circuit Court of Appeals having ordered and directed that the said account of defendant be paid to the Plaintiff by the mandate of the said Circuit Court of Appeals and the

IT IS HEREBY ORDERED:

- (1) That the judgment of the said Circuit Court of Appeals be affirmed and the said Court,
- (2) That the Plaintiff be paid out from the bank of the said account, and the said account be discharged.
- (3) That the said decree, holding plaintiff's account to be No. 1,377,604 and the said Circuit Court of Appeals having ordered and directed that the said account of defendant be paid to the Plaintiff by the mandate of the said Circuit Court of Appeals and the
- (4) That the Plaintiff recover of the defendant the sum of said account and that the said Court be taken as an account of the said account of the said Court.

F. B. WINDHAM
United States District Judge

RECORDED: Filed Jan 17 1934
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA
JANUARY 17, 1948

Referred to the right of recovery from all proceeds of production of oil and gas from the treated wells and from all methods disclosed in the above captioned Patent No. 2,372,887, particularly but not exclusively, in the States of California, Texas, Oklahoma, and New Mexico.

HINDER: That Plaintiff having obtained judgment in the above captioned case, Defendant's Cross Complaint should be and the same is hereby dismissed.

ADVICE: That the Plaintiff received of the District Court a writ of habeas corpus issued by the United States Circuit Court of Appeals taxed at Fifty-Dollars on 12/15/47 (277,88).

WARRANT: That the Plaintiff recover of said defendant the amount of \$1000.00 and this writ be made returnable to the District Court.

D. S. THOMPSON
JAN 17 1948

Date:
January 17th, 1948.

J.H. SIDNEY J. HARRISMAN

RECORDED: JAMES J. JONES
D. S. THOMPSON, Clerk,
U. S. District Court, DC

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA
JAMES J. JONES, Clerk,
Plaintiff,
vs.
UPPER OIL COMPANY, INC.,
Defendant.
IN EQUITY NO. 313 -
U. S. District Patent No. 2,372,887, DC.

UPPER OIL COMPANY PLAINTIFF LEADS TO DISCOVERY OF OIL

The Plaintiff in the above entitled case...
copy sent to the plaintiff to withdraw...
in the course:-

- 1. Copy of patent in suit.
- 2. Copy of file wrapper and contents of the same.
- 3. Copy of inquiry received by Plaintiff.
- 4. Chart showing spread of development of use of treated areas.
- 5. Charts showing increase in production of treated wells.
- 6. Statement of plaintiff's expenses incurred in production of oil.
- 7. Copy of Plaintiff's affidavit.
- 8. Report from Upper Oil Company Executive Department, dated February 1, 1929, regarding 1928 production.
- 9. Upper Oil Company executive file relating to use of said patent in 1929.

THE STATE OF TEXAS, COUNTY OF DALLAS, vs. THE TEXAS COMPANY, Plaintiff, vs. SUNRAY OIL COMPANY, Defendant.

IN AND TO THE COURT OF THE DISTRICT CLERK OF THE COUNTY OF DALLAS, TEXAS, in and to the said Court, the undersigned, Plaintiff, vs. Defendant, do hereby certify that the following is a true and correct copy of the Bill of Complaint filed in said Court, and that the same is a true and correct copy of the Bill of Complaint as filed in said Court, and that the same is a true and correct copy of the Bill of Complaint as filed in said Court, and that the same is a true and correct copy of the Bill of Complaint as filed in said Court.

It is hereby certified that the following is a true and correct copy of the Bill of Complaint filed in said Court, and that the same is a true and correct copy of the Bill of Complaint as filed in said Court, and that the same is a true and correct copy of the Bill of Complaint as filed in said Court, and that the same is a true and correct copy of the Bill of Complaint as filed in said Court.

F. H. HARRIS, District Clerk of Court

Dated January 17th, 1934, A.M. at Dallas, Tex.

SUNRAY OIL COMPANY, Defendant, by HARRY E. KLEIN, Vice-President

THE TEXAS COMPANY, Plaintiff, by HARRY E. KLEIN, Vice-President

WILLIAM F. HALL, JAMES M. THOMAS, Attorneys for Defendant

W. E. HARRIS, BENJAMIN B. SCHMIDT, BRADY L. HALL, Attorneys for Plaintiff

P. J. SIMONS, District Clerk of Court

F. H. HARRIS, District Clerk of Court

AND AS: FRED J. HARRIS, District Clerk of Court

WILLIAM F. HALL, Plaintiff,

Plaintiff,

vs. THE TEXAS COMPANY, Defendant,

Defendant.

Now this 17th day of January, A. D. 1934, at Dallas, Texas, the undersigned, District Clerk of Court, do hereby certify that the following is a true and correct copy of the Bill of Complaint filed in said Court, and that the same is a true and correct copy of the Bill of Complaint as filed in said Court, and that the same is a true and correct copy of the Bill of Complaint as filed in said Court, and that the same is a true and correct copy of the Bill of Complaint as filed in said Court.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA
No. 1234 - Spring

It is further ordered that the defendant, Fred B. F. Smith, shall be required to post a bond in the full amount of \$500.00 for the faithful performance of his duties under the terms of this order.

F. B. SMITH
Plaintiff

FILED: Filed Jan 17 1934
H. P. Marshall, Clerk
U. S. District Court W

HARRY H. WILKINS, Plaintiff,
vs.
W. A. HARRIS, S.P.T. JAPAN INDIAN AGENCY, Defendant.

Now on this 17th day of January, A. D. 1934, at Washington, D. C., the Court has read the petition for habeas corpus filed by the plaintiff, Harry H. Wilkins, and the answer thereto filed by the defendant, W. A. Harris, and the Court is of the opinion that the writ should be granted, and it is so ordered, (P.E.K. Jan 17).

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA
LEWIS W. WILSON, Plaintiff,
vs.
The Queen
Defendant.

JOURNAL ENTRY

On this 17th day of January, A. D. 1934, at Washington, D. C., the Court has read the petition for habeas corpus filed by the plaintiff, Lewis W. Wilson, and the answer thereto filed by the defendant, The Queen, and the Court is of the opinion that the writ should be granted, and it is so ordered, (P.E.K. Jan 17).

It is further ordered that the defendant, The Queen, shall be required to post a bond in the full amount of \$500.00 for the faithful performance of his duties under the terms of this order.

FILED: Filed Jan 17 1934
H. P. Marshall, Clerk
U. S. District Court W
Attorneys for Plaintiff: H. A. Andrews, Secretary of War, Indian Affairs, U. S. Department of the Interior, Washington, D. C.
Attorneys for Defendant: H. A. Andrews, Secretary of War, Indian Affairs, U. S. Department of the Interior, Washington, D. C.
FILED: Filed Jan 17 1934, H. P. Marshall, Clerk, U. S. District Court W

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IN SENATE, JANUARY 10, 1911.

REPORT OF THE COMMISSIONERS OF THE LAND OFFICE, IN ANSWER TO A RESOLUTION PASSED BY THE SENATE, APRIL 1, 1909.

ALBANY: PUBLISHED BY THE STATE PRINTING OFFICE, 1911.

THE COMMISSIONERS OF THE LAND OFFICE, ALBANY, N. Y.

W. B. HARRISON
1911

WILLIAM W. HARRIS, State Attorney
FRANCIS A. HARRIS, Assistant State Attorney

ALBANY: PUBLISHED BY THE STATE PRINTING OFFICE, 1911.

THE COMMISSIONERS OF THE LAND OFFICE, ALBANY, N. Y.

THE COMMISSIONERS OF THE LAND OFFICE, ALBANY, N. Y.

THE COMMISSIONERS OF THE LAND OFFICE, ALBANY, N. Y.

TO : DIRECTOR, FBI (100-442611)
FROM : SAC, NEW YORK (100-100000) (P)
SUBJECT: [Illegible]

Re New York airtel to Bureau dated 1/11/68 and Bureau airtel to New York dated 1/15/68.

Enclosed for the Bureau are two copies of a letterhead memorandum (LHM) dated and captioned as above.

The LHM is being prepared by the New York Office and is being furnished to the Bureau for information.

Very truly yours,
[Illegible Signature]

Special Agent in Charge

J. E. [Illegible]
[Illegible]

Enclosure

Journal Entry of [illegible]

[illegible text]

JOURNAL ENTRY OF [illegible]

[illegible text]

[Illegible signature]

[Illegible text]

IN RE: [Name]
[Address]

MEMORANDUM FOR THE COURT
[Text]

IT IS ORDERED THAT [Name] be appointed receiver of the assets of [Name] and that [Name] be appointed trustee of the assets of [Name].

CLARENCE BERRY OF THE 1ST DISTRICT

On January 17, 1968, the Court appointed [Name] receiver of the assets of [Name] and [Name] trustee of the assets of [Name]. The Court also appointed [Name] as receiver of the assets of [Name] and [Name] as trustee of the assets of [Name].

The Court further ordered that [Name] be appointed receiver of the assets of [Name] and [Name] be appointed trustee of the assets of [Name].

The Court also ordered that [Name] be appointed receiver of the assets of [Name] and [Name] be appointed trustee of the assets of [Name].

IT IS ORDERED THAT [Name] be appointed receiver of the assets of [Name] and [Name] be appointed trustee of the assets of [Name].

UNITED STATES DEPARTMENT OF JUSTICE

IN RE: [Illegible Name]
[Illegible text]

[Illegible signature]

[Illegible text]

[Illegible text]

[Illegible text]

[Illegible text]

MEMORANDUM FOR THE PRESIDENT AND VICE PRESIDENT

DATE: 10/15/54

TO: THE PRESIDENT AND VICE PRESIDENT

GENERAL HISTORY OF THE CASE

On October 15, 1954, the President and Vice President were informed of the activities of the Communist Party, USA, in the United States. The information was obtained from a confidential source who has provided reliable information in the past.

The source stated that the Communist Party, USA, is active in various parts of the United States and is engaged in a campaign to overthrow the Government.

The source also stated that the Communist Party, USA, is active in the United States and is engaged in a campaign to overthrow the Government.

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
IN RE: [Illegible]

[Illegible text block]

IT IS ORDERED THAT [Illegible]

IT IS FURTHER ORDERED THAT [Illegible]

- ... [Illegible]
- [Illegible]
- [Illegible]
- [Illegible]

RESPECTFULLY SUBMITTED:
[Illegible]

DEPARTMENT OF JUSTICE

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

[Illegible text block]

[Illegible text block]

[Illegible text block]

IT IS ORDERED THAT [Illegible]

[Illegible text block]

SUBSCRIPTION AND ABOVE

[Illegible text block]

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

IN RE: [Illegible]

CONFIDENTIAL - SECURITY INFORMATION

MEMORANDUM FOR THE DIRECTOR, FBI

TO: SAC, [City], [State]

FROM: [Name], [Title]

SUBJECT: [Subject]

CONFIDENTIAL - SECURITY INFORMATION

1. [Text]

2. [Text]

3. [Text]

4. [Text]

5. [Text]

6. [Text]

7. [Text]

8. [Text]

9. [Text]

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12. [Text]

13. [Text]

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15. [Text]

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U. S. DISTRICT COURT
DISTRICT OF COLUMBIA
IN RE: ESTATE OF EVA MAY WOODRUFF, DECEASED
DORIS M. WOODRUFF, Plaintiff
vs.
A. SIMON and
HEBEL SIMON, Defendants

And it is the further order of the Court that the defendants, A. Simon and Habel Simon, shall be permitted to occupy said premises hereinafter described for a period of not exceeding 90 days from this date, without payment of rent or any other charge to the plaintiffs herein.

Further, the defendants, Doris M. Woodruff, Plaintiff, and A. Simon and Habel Simon, Defendants, shall be permitted to occupy said premises hereinafter described for a period of not exceeding 90 days from this date, without payment of rent or any other charge to the plaintiffs herein.

-IX-

It is the further order of the Court that the defendants, A. Simon and Habel Simon, shall be permitted to occupy said premises hereinafter described for a period of not exceeding 90 days from this date, without payment of rent or any other charge to the plaintiffs herein.

-X-

It is the further order of the Court that the defendants, A. Simon and Habel Simon, shall be permitted to occupy said premises hereinafter described for a period of not exceeding 90 days from this date, without payment of rent or any other charge to the plaintiffs herein, for the purpose of protecting and renting said premises to the best possible advantage of the parties hereto.

-XI-

It is the further order of the Court that the defendants, A. Simon and Habel Simon shall be permitted to occupy said premises hereinafter described for a period of not exceeding 90 days from this date, without payment of rent or any other charge to the plaintiffs herein.

-XII-

It is the further order of the Court that notes, four, five and six, together with the participation certificates, be, and they are hereby merged in this judgment. It is the further order of the Court that plaintiffs recover their costs herein.

F. E. KENDRICK
JUDGE

O.K. A. J. KRISTE
Attorney for Plaintiff, E. C. Woodruff,
Trustee for Eva May Woodruff.

J. F. HENDERSON
Attorney for Defendants A. Simon and Habel Simon.

CHRIS Y. KANZY
United States Attorney

CHESTER A. BREWER
Assistant United States Attorney
Attorneys for Hollie Davis, nee Jones, and
United States of America, Intervener.

ENDORSED: Filed Jan 22 1933
H. P. Worfield, Clerk
U. S. District Court EA

The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that every entry should be supported by a valid receipt or invoice. This ensures transparency and allows for easy verification of the data.

In the second section, the author details the various methods used to collect and analyze the data. This includes both manual and automated processes. The goal is to ensure that the data is as accurate and reliable as possible.

The third section describes the results of the analysis. It shows that there is a clear trend in the data, which is consistent with the expectations. This suggests that the current approach is effective.

Finally, the document concludes with a summary of the findings and a recommendation for future work. It suggests that further research is needed to explore other factors that may influence the results.

The following table provides a detailed breakdown of the data collected during the study. Each row represents a different category, and the columns show the corresponding values.

Category	Value 1	Value 2	Value 3
Category A	12.5	8.7	15.2
Category B	9.3	11.1	7.8
Category C	14.6	6.9	10.4
Category D	7.2	13.5	9.1
Category E	11.8	5.4	12.9

The data indicates that Category A has the highest values, while Category E has the lowest. This is an important finding that should be taken into account in future analyses.

CONFIDENTIAL - SECURITY INFORMATION

1. The information contained in this document is classified as CONFIDENTIAL - SECURITY INFORMATION.

2. This information is intended for the use of authorized personnel only. It is to be controlled, stored, and transmitted in accordance with the applicable security policies and procedures.

3. This information is to be controlled, stored, and transmitted in accordance with the applicable security policies and procedures. It is to be controlled, stored, and transmitted in accordance with the applicable security policies and procedures.

4. This information is to be controlled, stored, and transmitted in accordance with the applicable security policies and procedures. It is to be controlled, stored, and transmitted in accordance with the applicable security policies and procedures.

CONFIDENTIAL - SECURITY INFORMATION

5. This information is to be controlled, stored, and transmitted in accordance with the applicable security policies and procedures.

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CONFIDENTIAL - SECURITY INFORMATION

The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that every entry should be supported by a valid receipt or invoice. This ensures transparency and allows for easy verification of the data.

Furthermore, it is noted that the records should be kept in a secure and accessible location. Regular backups are recommended to prevent data loss in the event of a system failure or disaster.

Financial Summary

The following table provides a summary of the financial performance over the last quarter. The total revenue has increased by 15% compared to the previous period, while expenses have remained relatively stable.

Category	Q1 2023	Q2 2023
Total Revenue	\$1,200,000	\$1,380,000
Total Expenses	\$850,000	\$860,000
Net Profit	\$350,000	\$520,000

It is important to note that the increase in revenue is primarily due to the launch of our new product line. However, the slight increase in expenses is attributed to higher marketing costs associated with the promotion.

Moving forward, the management team is committed to maintaining this growth trajectory. We will continue to invest in research and development to bring innovative products to market.

Additionally, we will focus on optimizing our operational processes to reduce costs and improve efficiency. This includes streamlining our supply chain and enhancing our customer service protocols.

 Director of Finance

The second part of the document outlines the strategic goals for the next fiscal year. The primary objective is to achieve a 20% increase in market share. This will be accomplished through targeted marketing campaigns and strategic partnerships.

Another key goal is to improve our operational efficiency by 10%. This will be achieved by implementing automation tools and revising our internal control systems.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE
NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, JANUARY 27, 19

Court convened pursuant to adjournment, Thursday, January 27, 1938.

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

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

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

United States of America, Complainant,)
vs.) No. 343 Equity ✓
MARSHALL L. MOTT, deceased, Respondent.)

ORDER OF DISMISSAL

Now on this 27th day of January, 1938, this matter coming on before the court and it appearing that this cause should be dismissed on motion of Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma;

IT IS THEREFORE THE ORDER AND DECREE of the Court that this cause of action and the same is hereby dismissed, on motion of Whit Y. Mauzy, United States Attorney for Northern District of Oklahoma, pursuant to authorization of the Attorney General of the States.

F. E. KENNAMER
JUDGE

O.K. WHIT Y. MAUZY
United States Attorney

CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Jan 27 1938
H. P. Warfield, Clerk
U. S. District Court

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

Elizabeth Daniel Wallace and
William H. Wallace, Plaintiffs,)
vs.)
Richard T. Daniel, Jr., Samuel P.)
Daniel, Gertrude P. Daniel, Floyd)
Rheam, Arthur J. Develin, and Howard)
Johnson, Bank Commissioner of the)
State of Oklahoma, Defendants.)
Number 1244 Equity ✓

ORDER PERMITTING FILING OF PETITION OF INTER-
VENTION

Now, on this 27th day of January, 1938, Margaret Jennings, a citizen and resident of the County of Creek, in the Northern Judicial District of the State of Oklahoma, having

10
IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, JANUARY 27, 1938

presented her application to file herein her Petition of Intervention in the above number styled cause, and it appearing to the Court that said petitioner is a necessary and proper person to a full and complete determination of the issues involved in this action;

IT IS THEREFORE ORDERED AND ADJUDGED that said Margaret Jennings be, and she is hereby permitted to file herein her Petition of Intervention herein instantler, and the plaintiffs and defendants herein are hereby granted _____ days from this date within which to plead to said petition of intervention.

F. E. KENNAMER

JUDGE

OKER

Attorney for Plaintiffs.

Attorney for Defendants

ENDORSED: Filed Jan 27 1938
H. P. Warfield, Clerk
U. S. District Court AO

Court adjourned to January 29, 1938.

REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, JANUARY 29, 1938

Court convened pursuant to adjournment, Saturday, January 29th, 1938.

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

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

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

ELIZABETH DANIEL WALLACE, AND
WILLIAM H. DANIEL,

Plaintiffs,

VS

RICHARD T. DANIEL, JR., SAMUEL P.
DANIEL, GERTRUDE P. DANIEL, FLOYD
RHEAM, HOWARD C. JOHNSON, Bank
Commissioner of the State of Oklahoma,
and ARTHUR J. DEVLIN,

Defendants.

No. 1244 Equity

ORDER AUTHORIZING TED SHULL TO FILE SUIT IN STATE COURT
AGAINST RECEIVER UPON DISALLOWED CLAIM

On this the 29th day of January, 1938, the Application of Ted Shull for authority to institute suit against W. O. Buck as receiver in this cause was presented to Court.

The Court, after examining this Application finds that the Claimant, Ted

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

Elizabeth Daniel Wallace, et al., Plaintiffs,)
vs.) No. 1244 Equity
Richard T. Daniel, et al., Defendants.)

ORDER APPROVING LEASE TO BOND MARBLE AND TILE COMPANY

This cause coming on for hearing before me, F. E. Kennamer, Judge of said Court, on the application of the receiver herein for an order approving lease to Boyd Buck trader doing business as Bond Marble & Tile Company, for a period of five years from and 1st day of March, 1938, covering the following described portion of the property now in of the receiver, to-wit:

The interior of a ground floor storeroom located at 217 South Boston Street, together with basement space immediately under the said storeroom, and also a four foot passageway through the rear of the space numbered 215 South Boston Street in the City of Tulsa, Tulsa County, Oklahoma;

for a total consideration of \$3300.00, payable in sixty equal installments of \$55.00 per the first installment becoming due and payable on the 1st day of March, 1938;

And the court having heard the testimony offered in open court and being advised in the premises finds that the said lease is to the best interest of the property and should be approved;

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court the lease between W. O. Buck, Receiver, and Boyd Buck, sole trader doing business as Bond Marble & Tile Company, covering the above described portion of the real estate now in the hands of the receiver, for a period of five years from and after the date of said lease at the rate of \$55.00 per month, should be and the same is hereby approved.

Done in open court this the 31 day of January, 1938.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Jan 31 1938
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to February 3, 1938.

REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, FEBRUARY 3, 1938

Court convened pursuant to adjournment, Thursday, February 3, 1938.

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

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

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DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, FEBRUARY 3, 1938

HOUSTON & NORTH TEXAS MOTOR FREIGHT)
LINES, INC., Plaintiff,)
) No. 1264 Equity. ✓
-vs-)
)
GORDON L. SHRYOCK, ET AL, Defendants.)

Now on this 3rd day of February, A. D. 1938, it is ordered by the Court hearing on order to show cause why temporary Injunction should not issue be and it is he passed to February 8, 1938 at 10:00 o'clock A.M. It is further ordered by the Court the Plaintiff be given right to amend. (F.E.K. Judge).

Court adjourned to February 4, 1938.

REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 4, 1938.

Court convened pursuant to adjournment, Friday, February 4, 1938.

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

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

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

UTILITIES PRODUCTION CORPORATION,)
a corporation, Complainant,)
) No. 560 - Equity. ✓
vs.)
)
THE CARTER OIL COMPANY, Defendant.)

ORDER AND DECREE

The court having heretofore heard argument upon the exceptions of the d dant to the report of the Special Master and to his findings of fact and conclusions of and having taken the said matter under advisement, is of the opinion that the exceptions The Carter Oil Company should be overruled and disallowed, and that the findings of fact clusions of law and the report of the Special Master should be confirmed and a decree en herein in accordance with said findings of fact, conclusions of law and recommendations the Special Master; to which action The Carter Oil Company excepted and excepts and asks its exceptions be allowed and noted of record, which is accordingly done.

It is therefore by the court considered, ordered, adjudged and decreed the exceptions of The Carter Oil Company, and each and every of its exceptions, be and t hereby overruled and disallowed; to which action The Carter Oil Company excepted and exc and asked that its exceptions be allowed and noted of record, which is accordingly done.

It is further ordered that the report of the Special Master, his findir fact, his conclusions of law and recommendations for a decree be and they are hereby in things approved. To which action of the court the defendant, The Carter Oil Company, ex and excepts, and asked that its exceptions be allowed and noted of record, which is acco done.

The court finds from the report of the Special Master that there is due the defendant to the plaintiff the sum of Twenty Thousand Eight Hundred Thirty-six and 7

... THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 4, 1938

(\$20,836.77) Dollars for drilling gas used by the defendant and gas disposed of by the plaintiff from October, 1928, to March, 1934; that the plaintiff is entitled to interest thereon at six per cent (6%) per annum from thirty days after the expiration of the month in which the gas was so used or disposed of by the defendant; that the said interest as of the date of this order and decree amounts to the sum of Ten Thousand Five Hundred Fourteen and 96/100 (\$10,514.96) Dollars; to which action The Carter Oil Company excepted and excepts and asks that its exceptions be allowed and noted of record, which is accordingly done.

IT IS THEREFORE by the court considered, ordered, adjudged and decreed that the plaintiff have judgment against and recover of the defendant the sum of Thirty One Thousand Five Hundred Fifty-one and 73/100 (\$31,351.73) Dollars, and that said judgment bear interest at a rate of six per cent (6%) per annum from the date of this order and decree; to which action the defendant, The Carter Oil Company, excepted and excepts, and that its exceptions be allowed and noted of record, which is accordingly done.

DATED, January 24, 1938.

F. E. KENNAMER

J U D G E

APPROVED: E. J. LUNDY
Attorney for Complainant.

Approved as to form:
JAS. A. VEASEY
Attorneys for Defendant.

ENDORSED: Filed Feb 4 1938
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to February 7, 1938.

REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 7, 1938

Court convened pursuant to adjournment, Monday, February 7, 1938.

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

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

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

HOWARD GRAY, as Executor of the Estate
of Julia S. Pearman, deceased,

Plaintiff,

vs.

EXCHANGE NATIONAL COMPANY, a corporation, et al,

Defendants.

No. 877 - Equity.

ORDER AUTHORIZING TRUSTEE TO SELL REAL ESTATE

On this 7th day of February, 1938, upon the application of J. H. McBirney

Successor Trustee to Exchange National Bank; and it appearing that among the assets coming into the hands of said Trustee was a note executed by C. J. Ritchey and Glennis B. Ritchey, for a total principal sum of Seven Thousand Dollars (\$7,000.00), which was secured by a first mortgage on real estate covering the following described real estate, to-wit:

Lot Three (3) in Block Seven (7) in Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof,

and that the said Trustee instituted cause No. 60950 in the District Court of Tulsa County, Oklahoma, for the recovery of judgment upon said promissory note and to foreclose said real estate mortgage, and that said cause proceeded to judgment and to a sale of said real estate and that the said trustee, J. H. McBirney, purchased said real estate at Sheriff's sale, bidding for the sum of Two Thousand Dollars (\$2,000.00) which was duly credited upon said judgment obtained against C. J. Ritchey and Glennis B. Ritchey, for the principal sum of Six Thousand Two Hundred Ninety One & 95/100 Dollars (\$6,291.95) and interest in the amount of Two Thousand Eight Hundred Thirteen & 47/100 Dollars (\$2,813.47) to the date of judgment, to-wit, June 1936, plus an attorney's fee of Six Hundred Twenty Five Dollars (\$625.00), said judgment was credited with the sum of One Hundred Twenty & 48/100 Dollars (\$120.48); and it further appearing that said Trustee has an offer from Catherine Miller for the purchase of said real estate and improvements for the total consideration of Four Thousand Two Hundred Fifty Dollars (\$4,250.00) payable Two Thousand Five Hundred Dollars (\$2,500.00) in cash and One Thousand Seven Hundred Fifty Dollars (\$1,750.00) on or before two (2) years from the date of sale, said deferred payments to bear interest at the rate of six per cent (6%) per annum, and to be evidenced by an installment promissory note secured by a first real estate mortgage covering said property, and to be payable at the rate of Forty Five Dollars (\$45.00) per month, said payment to include principal and interest, but all of said deferred payments to be payable on or before said two (2) year period and it further appearing that in order to make said sale it is necessary for said Trustee to paint and paper said house, at a cost not to exceed One Hundred Seventy Five Dollars (\$175.00) and it further appearing that said property above described is improved by a six-room brick house and a frame garage; and it further appearing that the Advisory Committee, appointed by this court to counsel and advise with said trustee, has been notified of said offer and has considered the same, and has approved the sale upon the terms and conditions herein set forth and recommended that said Trustee sell said real estate for said consideration and upon said terms and it further appearing that one B. R. Farmer, a real estate broker in the City of Tulsa, Oklahoma, procured the purchaser for said real estate and is entitled to a real estate broker's commission of five per cent (5%) upon said purchase price of Four Thousand Two Hundred Fifty Dollars (\$4,250.00) as compensation for his services; and it further appearing that said real estate has a present value of approximately Four Thousand Two Hundred Fifty Dollars (\$4,250.00) and it further appearing that said trust estate is in liquidation and that in the opinion of the Trustee it is to the best interest of said trust to sell said real estate for said consideration and upon said terms, and for other good cause,

IT IS ORDERED that J. H. McBirney, Successor Trustee, be and he is hereby authorized to sell to Catherine Miller the following described real estate in the City of Tulsa for the total consideration of Four Thousand Two Hundred Fifty Dollars (\$4,250.00), to-wit:

Lot Three (3) in Block Seven (7) in Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof;

that said consideration be payable as follows: Two Thousand Five Hundred Dollars (\$2,500.00) in cash, and One Thousand Seven Hundred Fifty Dollars (\$1,750.00) on or before two (2) years from the date of said sale, to be evidenced by an installment promissory note bearing interest at the rate of six per cent (6%) per annum, and to be secured by a first real estate mortgage covering the said real estate above described, said note to be payable at the rate of Forty Five Dollars

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 7, 1938

attorney's fee, and has considered the same, and has approved said allowance; and it further appearing that the said payment is reasonable and that said F. A. Bodovitz is entitled to payment upon account for said services performed, and for other good cause,

IT IS ORDERED that J. H. Mc Birney, Successor Trustee herein, be and he is hereby authorized and directed to pay to F. A. Bodovitz the sum of Five Thousand Dollars (\$5,000.00) to apply upon the compensation of the said F. A. Bodovitz on account of legal services performed for said trustee and said trust estate.

IT IS FURTHER ORDERED that said trustee, J. H. Mc Birney, pay said sum of Five Thousand Dollars (\$5,000.00) from funds in his hands as such Trustee herein, and that said trustee be allowed credit in his said accounts for said payment.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Feb 7 1938
H. P. Warfield, Clerk
U. S. District Court H

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

Singer Steel and Metal Corporation, a corporation, et al.,	Plaintiffs,)	
)	
vs.)	
)	
Tulsa Steel Corporation, et al.,	Defendants.)	
and)	No. 1014 - Equity
)	Consolidated
Sheffield Steel Corporation, a corporation,	Plaintiff,)	
)	
vs.)	
)	
Tulsa Steel Corporation, a corporation	Defendants.)	

O R D E R

On application of the Receiver and for good cause shown the Receiver is granted an extension of fifteen (15) days from date hereof within which to file his report.

Dated at Tulsa, Oklahoma this 7th day of February, 1938.

F. E. KENNAMER
J U D G E

ENDORSED: Filed Feb 7 1938
H. P. Warfield, Clerk
U. S. District Court H

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM—equity session TULSA, OKLAHOMA MONDAY, FEBRUARY 7, 1938

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

United States of America, Complainant,)

vs.)

Chas. T. Abbott, C. A. Mayo, Allene T. Mayo, Forrest C. Welch, Blanche Reeves Welch, O. R. Covey, National Bank of Commerce, Tulsa, Oklahoma, Clyde Neff Boston, individually and as Trustee under the last will and testament of Oswald Oliver Boston, deceased, W. L. Eagleton, Trustee, W.M. Taylor, Trustee, The Exchange National Bank of Tulsa, Oklahoma, (Now National Bank of Tulsa, Tulsa, Oklahoma,) Federal National Bank of Shawnee, Oklahoma, a Corporation, as guardian of the estate of Charline Naomi Crossland, a minor, Howard C. Johnson, Bank Commissioner of the State of Oklahoma, Western & Southern Life Insurance Company, a Corporation, Massachusetts, Mutual Life Insurance Company, a Corporation, Mabel Mitchell, Alice Mitchell, Leo Steinberg, The First National Bank and Trust Company of Tulsa, Trustee for Elizabeth Ann Bole, J. H. McBirney, Successor Trustee to Exchange National Bank in Case #877 in the United States District Court of the Northern District of Oklahoma, Rex Watkinson, Howard C. Johnson, Lula M. Billingslee, First National Bank and Trust Company of Tulsa, successor trustee for Mary Frances Walter, Security Trust Company, a Corporation, George Colton, William O. Ligon and Home Land Company, a Corporation, Respondents.

IN EQUITY NO. 1222

D E C R E E

Now on this 7th day of February, 1938, this cause of action having come early for hearing on January 19, 1938, before the undersigned Judge of this Court, the complainant, United States of America, appearing by Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma, and Chester A. Brewer, Assistant United States Attorney for said district, and the respondent, J. H. McBirney, successor trustee to the Exchange National Bank Case No. 877 in the United States District Court for the Northern District of Oklahoma, a Corporation, by and his attorney, F. A. Rodovitz, and the respondent, Massachusetts Mutual Life Insurance Company, a Corporation, appearing by its attorneys, Underwood, Canterbury, Pinson and Luby and the respondents, C. A. Mayo and Allene T. Mayo appearing by their attorney, Hugh E. Baughman and it further appearing to the Court that the Federal National Bank of Shawnee, Oklahoma Corporation, as guardian of the estate of Charline Naomi Crossland, a minor, the First National Bank and Trust Company of Tulsa, trustee for Elizabeth Ann Bole, First National Bank and Trust Company of Tulsa, successor trustee for Mary Frances Walter, O. R. Covey, Forrest C. Welch, Blanche Reeves Welch, W. L. Eagleton, trustee, W. M. Taylor, trustee, Security Trust Company, a Corporation, Mabel Mitchell, Alice Mitchell, Leo Steinberg, Exchange National Bank of Tulsa, Oklahoma, (now National Bank of Tulsa, Tulsa, Oklahoma), William O. Ligon, Home Land Company, Clyde Neff Boston, individually, and as trustee under the last will and testament of Oswald Oliver Boston, deceased, and Rex Watkinson have filed in this cause of action their disclaimer, claiming any right, title, interest, equity or estate in and to the real estate involved

cause of action; and it further appearing to the Court that the respondents, Western and Life Insurance Company, a corporation, has filed herein its waiver of service of subpoena and entrance of general appearance, and agreed that said cause might be set for hearing without further notice to said respondent; and the respondents Chas. T. Abbott, National Bank of Commerce, Tulsa, Oklahoma, Howard C. Johnson, individually, and as Bank Commissioner of the State of Oklahoma, Lula M. Billingslee and George Colton appeared neither in person nor as attorney, and having been called three times in open court to appear, except, demur, and plead to the bill of complaint herein, came not, but each of them are found by the Court in default; and thereupon the Court ordered that the allegations contained in the bill of complaint herein be taken as confessed; and it appearing to the Court that this is a suit upon a promissory note and for the foreclosure of a mortgage upon real estate securing the same, which estate is located in Tulsa County, Oklahoma, and within the Northern Judicial District of the State of Oklahoma; and it appearing to the Court that said respondents, Chas. T. Abbott, National Bank of Commerce, Tulsa, Oklahoma, Howard C. Johnson, individually, and as Bank Commissioner of the State of Oklahoma, Lula M. Billingslee and George Colton, and each of them, have not been duly and regularly served with subpoena in equity in this cause more than 60 days prior

to the date, as required by law, and that said respondents, and each of them, have wholly made default herein and are judged in default; and the complainant having introduced the testimony of witnesses sworn and examined in open court, together with the note and mortgage sued upon herein; and the respondent, J. H. McBirney, successor trustee to the Exchange National Bank in Case No. 877 Equity in the United States District Court for the Northern District of Oklahoma, having introduced the testimony of witnesses sworn and examined in open court, together with a copy of the journal entry of judgment from the District Court of Tulsa County, Oklahoma; and the Massachusetts Mutual Life Insurance Company, a corporation, having introduced the testimony of witnesses sworn and examined in open court, and the Court being fully advised in the premises, the Court finds that all of the allegations and averments in the bill of complaint of the complainant are true, and that complainant is the legal owner of said note and mortgage. That therefrom the respondents, Chas. T. Abbott, C. A. Mayo and Allene T. Mayo on said note and mortgage are liable for the sum of \$2600.00, together with interest thereon from February 1, 1932, to the date of judgment in the sum of \$1978.35, making a total amount due on the date of this judgment in the sum of \$4578.35, together with interest thereon at the rate of 10% per annum from January 1, 1932, until paid.

The Court further finds that complainant is entitled to judgment for taxes in the sum of \$338.44; also judgment for abstract fees in the sum of \$21.00.

The Court further finds that complainant has a first and prior lien upon the real estate and premises described in said bill of complaint, by virtue of said mortgage, as security for the payment of said indebtedness, interest, taxes, abstract fees and court costs, which said property is described as follows, to-wit:

Lot Fifty-Three (53) in Block Two(2), Harvard Heights Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof.

The Court further finds and adjudges that said mortgage provides that assignment of the property hereon is waived or not at the option of the holder thereof, and that this complainant has not elected to sell said property without appraisal.

The Court further finds and adjudges that the Massachusetts Mutual Life Insurance Company, a corporation, is a holder of a valid and subsisting judgment against the respondent, Chas. T. Abbott in the amount of \$69,880.71, together with interest thereon at the rate of 10% per annum from December 1, 1935, and an attorney's fee of \$1,000.00, and costs. That said judgment has been satisfied to the extent of \$10,000.00, but that the lien of said judgment is junior, subordinate and inferior to the mortgage lien of this complainant.

The Court further finds that the respondent, J. H. McBirney, successor trustee to Exchange National Bank in Case No. 877 Equity in the United States District Court for the Northern District of Oklahoma, is claiming some interest in or lien against the property herein by virtue of a judgment obtained by the said J. H. McBirney, successor trustee to

National Bank in case No. 877 Equity in the United States District Court for the Northern District of Oklahoma, against the respondents, Forrest C. Welch and Blanche Reeves Welch, in case 59958 in the District Court of Tulsa County, Oklahoma, said judgment being in the sum of \$4198.20, together with interest thereon from the 1st day of March, 1932, to the date of judgment, in the sum of \$1823.37, and for the further sum of \$425.00 attorney's fees, and costs in the sum of \$72.95, with interest on said judgment at the rate of 10% per annum. That this judgment was thereafter credited with the sum of \$3250.00, leaving a balance due on in the sum of \$3269.52, together with interest at the rate of 10% per annum from June 1936, until paid. The Court further finds that the respondents, Forrest C. Welch and Blanche Reeves Welch, own no right, title, interest, equity or estate in and to the property involved in this cause of action, and that the respondent, J. H. McBirney, successor trustee to Exchange National Bank in case No. 877 Equity in the United States District Court for the Northern District of Oklahoma, is without any interest, equity, title, claim or estate in and to the estate and premises hereinabove described.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the complainant have covered of and from said respondents, Chas. T. Abbott, C. A. Mayo and Allene T. Mayo, and them, in the sum of \$4578.35, together with interest from January 19, 1938, the date of judgment, at the rate of 10% per annum until paid, and the further sum of \$338.44 taxes, the sum of \$21.00, abstract fees, and the costs of this action.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that if said respondents, Chas. T. Abbott, C. A. Mayo and Allene T. Mayo, fail to satisfy said judgment, together with the amount for taxes, abstract fees and court costs, within six months from the date of this judgment, an order of sale issue out of this court to the United States Marshal for the Northern District of Oklahoma, directing him to advertise and sell, according to law, the following described property, to-wit:

Lot Fifty-three (53) in Block Two (2), Harvard Heights addition to the city of Tulsa, Oklahoma, according to the recorded plat thereof,

and to apply the proceeds derived from said sale as follows:

- First - in Payment of the costs of said sale and this action.
- Second - Payment to this complainant the sum of \$4578.35, together with interest thereon at the rate of 10% per annum from January 19, 1938, until paid.
- Third - Payment of the judgment for taxes in the sum of \$338.44.
- Fourth - Payment of the judgment for abstract fees in the sum of \$21.00.
- Fifth - Payment to the respondent, Massachusetts Mutual Life Insurance Company the sum of \$69,880.71, together with interest at the rate of 10% per annum from December 1, 1935, and an attorney's \$1,000.00, and court costs, which judgment has heretofore been with the sum of \$10,000.00.
- Sixth - That the residue, if any there be, be paid into the office of the Clerk of this Court, to be disbursed on further order of this Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that if the amount derived from the sale of the property involved herein is insufficient to satisfy the judgment costs of said complainant, let execution issue against the respondents, Chas. T. Abbott, C. A. Mayo and Allene T. Mayo for the remainder unpaid.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the respondent, J. H. McBirney, successor trustee to Exchange National Bank in Case No. 877 Equity in the United States District Court for the Northern District of Oklahoma, is without interest, equity, estate, lien or claim, in and to or against the property hereinabove described.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Jno. P. Logan, United

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 7, 1938

Marshal for the Northern District of Oklahoma, be, and he hereby is appointed Receiver in this cause, to take charge of the property involved herein, collect the rents thereon until the expiration thereof, and report same into this court, to be applied on the judgment herein as the Court may order.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that from and after the sale of the lands and tenements involved herein under and by virtue of this judgment and decree, said defendants, Chas. T. Abbott, C. A. Mayo, Allene T. Mayo, Forrest C. Welch, Blanche Reeves O. R. Covey, National Bank of Commerce, Tulsa, Oklahoma, Clyde Neff Boston, individually trustee under the last will and testament of Oswald Oliver Boston, deceased, W. L. Eagle trustee, W. M. Taylor, trustee, The Exchange National Bank of Tulsa, Oklahoma (now National Bank of Tulsa, Tulsa, Oklahoma), Federal National Bank of Shawnee, Oklahoma, a corporate guardian of the estate of Charline Naomi Crossland, a minor, Howard C. Johnson, Bank Commissioner of the State of Oklahoma, and Howard C. Johnson, individually, Western and Southern Life Insurance Company, a corporation, Massachusetts Mutual Life Insurance Company, a corporation, Mabel Mitchell, Alice Mitchell, Leo Steinberg, The First National Bank and Trust Company of Tulsa, trustee for Eliaabeth Ann Bole, J. H. McBirney, successor trustee to Exchange National Bank in Case No. 877 Equity in the United States District Court for the Northern District of Oklahoma, Rex Watkinson, Lula M. Billingslee, First National Bank and Trust Company of Tulsa, Oklahoma, successor trustee for Mary Frances Walter, Security Trust Company, a corporation, George Colton, William O. Ligon and Home Land Company, a corporation, and each of them, persons claiming by, through or under them, or either of them, since the commencement of this action, be, and they are forever barred and foreclosed of and from all liens upon, right of interest, equity or estate of, in or to said lands and tenements, or any part thereof.

IT IS THE FURTHER ORDER of the Court that the note and mortgage involved herein be merged in this judgment.

F. E. KENNAMER
JUDGE

O.K. WHIT Y. MAUZY
United States Attorney

CHESTER A. BREWER
Assistant United States Attorney

PAUL PINSON
Attorneys for Massachusetts Mutual
Life Insurance Company

F. A. BODOVITZ
Attorney for J. H. McBirney, successor
trustee to Exchange National Bank in Case
#877 in the United States District Court for
the Northern District of Oklahoma.

HUGHEY BAKER
Attorneys for C. A. Mayo and Allene T. Mayo.

ENDORSED: Filed Feb 7 1938
H. P. Warfield, Clerk
U. S. District Court H

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 7, 1938

IN THE DISTRICT COURT OF THE UNITED STATES OF AMERICA NORTHERN
DISTRICT OF OKLAHOMA, IN EQUITY SITTING

Minnie B. Allen, Laura R. Allen,)
Robert I. Allen, Clara Faye Allen)
Gregory and Agens Allen, Plaintiffs,)

Against

H. G. Garnett, Alberta J. Garnett,)
Daniel R. Blakeslee and Max Blakeslee)
Co-Executors of the Estate of W. H.) No. 1240 Eq
Blakeslee, deceased; W. L. Moore,)
Margaret Moore, A. Frank Futhy, R. L.)
Futhy, The Warner-Caldwell Oil and Gas)
Company, a Corp., Dero Vinita, C. L.)
Harden, Marie Harden, Mary Louise Hayworth,)
H. L. Hayworth, J. Wood Glass,)
Eva Payne Glass, John F. Pendleton, and)
W. E. Barr, Defendants.)

JOURNAL ENTRY

This matter came on for hearing in its regular order on this 17th day of 1938, for hearing on the Plea in Bar heretofore filed herein by the defendants, H. G. Garnett, Alberta J. Garnett, Dero Vinita, W. E. Barr, John F. Pendleton, J. Wood Glass, Eva Payne and Warner-Caldwell Oil Company, said hearing be especially set for said date by a proper order of this Court.

The plaintiffs were represented in Court by their counsel of record, W. Keith, of Coffeyville, Kansas, J. T. Johnson, of Nowata, Oklahoma, and Preston Davis, of Oklahoma; and the defendants, H. G. Garnett, Alberta J. Garnett, Dero Vinita, W. E. Barr, Pendleton, J. Wood Glass, Eva Payne Glass, and Warner-Caldwell Oil Company, were represented by their counsel of record, J. Wood Glass, of Nowata, Oklahoma, and John F. Pendleton, of Nowata, Oklahoma.

All parties having announced ready for trial, the cause proceeds to trial in Court. The appearing defendant present their Plea and offer evidence in support thereof, plaintiffs offered no evidence in opposition thereto. Respective counsel then argue their case to the court, and the cause being submitted to the Court,

Now, in open Court, the plaintiffs ask leave to file an Amended Bill which request is by the Court denied.

IT IS, BY THE COURT ORDERED, ADJUDGED, AND DECREED that said Plea in Bar the same is hereby sustained, and that judgment be entered herein for the defendants, H. Garnett, Alberta J. Garnett, Dero Vinita, W. E. Barr, John F. Pendleton, J. Wood Glass, Eva Payne and Warner-Caldwell Oil Company, to all of which the plaintiffs except and said exceptions are allowed by the Court.

Done in open Court at Tulsa, Oklahoma, this 17th day of January, 1938.

O.K. <u>WALTER S. KEITH</u>	<u>J. T. JOHNSON</u>	<u>F. E. KENNAMER</u>
WALTER KEITH	J. T. Johnson	Judge, Northern District State of
	<u>PRESTON S. DAVIS</u>	
	Preston S. Davis	
O.K. <u>J. WOOD GLASS</u>	<u>JOHN F. PENDLETON</u>	ENDORSED: Filed Feb 7 1938
J. Wood Glass	John F. Pendleton	H. P. Warfield, Clerk
		U. S. District Court

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

Farm and Home Savings and Loan Association)
of Missouri, a corporation, Plaintiffs,)
vs.)
Standard Paving Company, a corporation, or the) No. 1249 Equity
unknown assigns of Special Tax Bills 17877,)
17939, 17940, 17891 and 17892, Paving District)
No. 266, in the City of Tulsa, Oklahoma, and the)
City of Tulsa, Oklahoma, a municipal corporation,)
Defendants.)

JOURNAL ENTRY OF JUDGMENT

Now on this 7th day of February, 1938, this cause comes on to be heard regular order; plaintiff appearing by its solicitors, Cornish & Cornish, and the defendant Standard Paving Company, and the defendant, the City of Tulsa, Oklahoma, a municipal corporation having heretofore filed their disclaimers in said action whereby they disclaim any right, or interest in and to the special tax bills, and the property hereinafter set forth which is the subject matter of this action and asked that they be discharged, and the defendants the unknown assigns of Special Tax Bills 17877, 17939, 17940, 17891 and 17892, Paving District No. 266, City of Tulsa, Oklahoma, although three times called in open court came not but make default.

The court further finds that the defendants, the unknown assigns of Special Tax Bills 17877, 17939, 17940, 17891 and 17892, Paving District No. 266, in the City of Tulsa, Oklahoma, have been duly and legally served by publication; that the first publication was on November 22, 1937, and continued thereafter to be published in each issue of the Tulsa Daily News for six successive weeks, on November 22, November 29, December 6, December 13, December 20 and December 27, 1937, and that the Defendants and each of them have not answered nor filed pleadings herein; that said publication was made in the manner and form required by the rules of the United States of America as set forth in the judicial code thereof. It is ordered that service by publication on the unknown assigns of Special Tax Bills 17877, 17939, 17940, 17891 and 17892, Paving District No. 266, in the City of Tulsa, Oklahoma, and the City of Tulsa, Oklahoma, a municipal corporation, and each of them be, and it is hereby adjudged in all respects to give this court jurisdiction and is hereby in all respects approved; and the court having heard the evidence and argument of counsel, and being fully advised in the premises finds the issues in favor of the plaintiff and against the defendants.

And the court finds that the plaintiff, Farm and Home Savings and Loan Association of Missouri, a corporation, is the legal owner in possession of the premises described in its Bill of Complaint, to-wit:

Lot 1, block 87; East Fifty (50) feet of the West Seventy-five (75) feet of Lot 4, Block 76; West Twenty-five (25) feet of Lot 4, Block 76; East Thirty (30) feet of the West Eighty (80) feet of Lot 6, Block 86; East Sixty (60) feet Lot 6, Block 86, all in the original town of Tulsa, Oklahoma, according to the official plat and map thereof;

and that its title thereto is valid and perfect and superior to any right or interest claimed by defendants, and that said defendants, or either of them, have no right, title or interest in and to the said premises.

The court further finds that the plaintiff was the owner of Special Tax

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE TERRITORY
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 7, 1938

17877, 17939, 17940, 17891 and 17892, Paving District No. 266, as alleged in the first, fifth, seventh and ninth causes of action, and that the same were lost and could not be recovered as alleged in the aforementioned causes of action and that the plaintiff is now the legal owner thereof, and entitled to all of the benefits derived from or accruing to said Special Tax Bills by reason of its ownership thereof.

The Court further finds that if said Special Tax Bills 17877, 17939, 17891 and 17892, Paving District No. 266, in the City of Tulsa, Oklahoma, are now held by said defendants, or either of them, the same are barred by the Statutes of Limitation of the State of Oklahoma, and that the same are unenforceable by reason of laches in the enforcement of same; and that the said Special Tax Bills constitute a cloud upon the title of plaintiff and that the same should be cancelled, as alleged in the second, fourth, sixth, eighth and tenth causes of action.

It is therefore ordered, adjudged and decreed by the court, that the title and possession of said plaintiff in the said premises be, and the same is hereby forever confirmed and quieted in the plaintiff as against all claims or demands by the said defendants, or either of them, or to claim under them, or any of them; that the Special Tax Bills 17877, 17939, 17940, 17891 and 17892, and all rights accruing thereunder be, and the same are hereby cancelled and removed as clouds on the title of the said plaintiff, Farm and Home Savings and Loan Association of Missouri, a corporation, in and to the said described premises, and that the title of the ownership of plaintiff, in said Special Tax Bills. It is further decreed that said plaintiff is entitled to all the rights accruing thereunder.

And it is further ordered, decreed and adjudged, that said defendants Standard Paving Company, a corporation, or the unknown assigns of Special Tax Bills 17877, 17939, 17891 and 17892, Paving District No. 266, in the City of Tulsa, Oklahoma, and the City of Tulsa, Oklahoma, a municipal corporation, and those claiming through, by or under them be, and they are hereby perpetually enjoined and forbidden to claim any right, title, interest or estate in or to said premises by virtue of said Special Tax Bills, or either of them, hostile or adverse to the possession and title of plaintiff herein; and that said defendants Standard Paving Company, a corporation, or the unknown assigns of Special Tax Bills 17877, 17940, 17891 and 17892, Paving District No. 266, in the City of Tulsa, Oklahoma, and the City of Tulsa, Oklahoma, a municipal corporation, and those claiming under them, are hereby perpetually forbidden and enjoined from commencing any suit to disturb the said plaintiff in its said possession and title to said premises, and to said Special Tax Bills, from setting up any claim or interest adverse to the title of plaintiff herein, and from disturbing plaintiff, in its peaceable and quiet enjoyment of said described premises.

ALFRED P. MURRAH
JUDGE

ENDORSED: Filed Feb 7 1938
H. P. Warfield, Clerk
U. S. District Court H

JOHN F. HAYDEN, TRUSTEE, ETC.,

Plaintiff,)

-vs-

ERNEST SHAMBLIN,

Defendant.)

No. 1254 - Equity.

Now on this 7th day of February, A. D. 1938, it is ordered by the Court that the Clerk of this Court be and he is hereby directed to permit Report for Judge Murrah to be filed in this case; same having been introduced in evidence during the hearing on merits of Trustee's petition for a turnover order against Ernest Shamblin in No. 3581 Equity. (A.P.M. Judge).

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 7, 1938

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

LOTTIE HAMRICK and L. D.
HAMRICK,

Complainants,

vs.

CURTIS F. BRYAN, CHAS. R. BOSTICK,
PAUL L. SISK and IMPERIAL ROYALTIES
COMPANY, a Trust,

Defendants.

No. 1263 Equity ✓

ORDER PERMITTING FILING OF AMENDED BILL OF COMPLAINT

This matter coming on for hearing before me the undersigned Judge of the United States District Court for the Northern District of Oklahoma, upon the oral application of the Plaintiffs to file an amended bill of complaint, the Court being advised, finds Plaintiffs should be permitted to file an amended bill instant.

IT IS, THEREFORE, BY THE COURT ORDERED, that the Plaintiffs have and they hereby authorized and permitted to file an amended bill in this cause. The Defendants, of them, are allowed 20 days from this date in which to plead or answer.

Dated Feb. 7., 1938.

F. E. KENNAMER

Judge of United States District Court
for the Northern District of Oklahoma

ENDORSED: Filed Feb 7 1938
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to February 8, 1938.

REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, FEBRUARY 8, 1938

Court convened pursuant to adjournment, Tuesday, February 8, 1938.

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

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

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

General American Life Insurance Company,
a corporation,

Plaintiff,

vs.

Annie Meyer and Max Meyer, et al.,

Defendants.

No. 1059 Equity ✓

ORDER APPROVING RECEIVER'S FINAL REPORT AND DISCHARGING
RECEIVER.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE
NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, FEBRUARY 8, 1938

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

HOUSTON & NORTH TEXAS MOTOR
FREIGHT LINES, INC.

Plaintiff,

vs.

GORDON L. SHRYOCK, ET AL.

Defendants.

No. 1264 Equity ✓

O R D E R

This cause came on for hearing on this 8 day of February, 1938, upon th
tion of Houston & North Texas Motor Freight Lines, Inc., Plaintiff herein, to dismiss sa
cause without prejudice to further action, and the court being fully advised in the prem
finds that said motion should be sustained.

IT IS, THEREFORE, HEREBY ORDERED, ADJUDGED AND DECREED by the Court tha
above styled cause be and the same is hereby dismissed without prejudice to further actio
the cost of the plaintiff.

F. E. KENNAMER
JUDGE OF THE UNITED STATES DISTR

ENDORSED: Filed Feb 8 1938
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to February 9, 1938.

REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, FEBRUARY 9, 1

Court convened pursuant to adjournment, Wednesday, February 9, 1938.

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

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

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

United States of America,

Complainant,)

vs.)

Elmer Petree and Joyce Petree,

Respondents.)

No. 1135 Equity. ✓

O R D E R

NOW, on this 9th day of February, 1938, this matter coming on before
Court on regular assignment on the objection of the respondents to the confirmation of
and the complainant, United States of America, appearing by Whit Y. Mauzy, United Stat
torney for the Northern District of Oklahoma and Chester A. Brewer, Assistant United S

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v

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 14, 1938

IT IS ORDERED, ADJUDGED AND DECREED that G. H. Galbreath, C. E. Greenlee M. W. Turner, three disinterested householders, residents within the County of Tulsa, of Oklahoma, be and they are hereby appointed appraisers to re-appraise said real estate property above described, after taking an oath impartially to appraise said property as an actual view thereof, and such appraisers shall forthwith return to the Special Master under their hands an estimate of the real estate value of said property, which valuation appraisal shall be filed by said Special Master with the Clerk of this Court prior to the conduct of a sale of said property.

F. E. KENNAMER
JUDGE

ENDORSED: filed Feb 14 1938
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. 1177 - Equity
MID-CONTINENT PETROLEUM CORPORATION,)
A CORPORATION, Defendant.)

O R D E R

Now on this 14th day of February, 1938, it is hereby ordered that the defendant be, and it is hereby, given twenty (20) days after the plaintiff files its Amended Bill within which to plead to said Amended Bill.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Feb 14 1938
H. P. Warfield, Clerk
U. S. District Court B

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

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 1178 - Equity
GOSDEN PIPE LINE COMPANY, a corporation,)
Defendant.)

O R D E R

Now on this 14th day of February, 1938, it is hereby ordered that the defendant be, and it is hereby, given twenty (20) days after the plaintiff files its Amended Bill within which to plead to said Amended Bill.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Feb 14 1938
H. P. Warfield, Clerk
U. S. District Court B

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
 DISTRICT OF OKLAHOMA
 REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 14, 1938

FARM & HOME SAVINGS & LOAN ASSOCIATION)
 OF NEVADA, MO. Plaintiff,)
 -vs-) No. 1255 - Equity.
 JOE T. PARKINSON, COUNTY TREASURER,)
 TULSA COUNTY, Defendant.)

Now on this 14th day of February, A. D. 1938, it is ordered by the Court in answer to the confession of the Plaintiff, that motion of Defendant to dismiss be and it is hereby denied. Plaintiff given leave to amend within three (3) days. (F.E.K. Judge).

 Court adjourned to February 16, 1938.

REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, FEBRUARY 16, 1938

Court convened pursuant to adjournment, Wednesday, February 16, 1938.

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

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

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

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

ORDER ENLARGING TIME

THIS CAUSE COMING on to be heard on this the 16th day of February, 1938 application of the complainant for an enlargement and extension of time within which to file his appeal in the Circuit Court of Appeals for the Tenth Circuit, and for good cause said application is sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that the time within which to lodge an appeal in the Circuit Court of Appeals be and it is hereby enlarged and extended for a period to and including February 26th, 1938, for the lodging of said appeal in said Circuit Court of Appeals for the Tenth Circuit.

F. E. KENNAMER
 United States District Judge

ENDORSED: Filed Feb 16 1938
 H. P. Warfield, Clerk
 U. S. District Court AC

 Court adjourned to February 17, 1938

Court convened pursuant to adjournment, Thursday, February 17, 1938.

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

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

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

UTILITIES PRODUCTION CORPORATION
a corporation,

Complainant,)

vs.)

NO. 560 - EQUITY.)

THE CARTER OIL COMPANY, a Corporation,

Defendant.)

PETITION FOR APPEAL

TO THE HONORABLE FRANKLIN E. KENNAMER, Judge of the District Court aforesaid:

The above named, The Carter Oil Company, a Corporation, defendant, fee aggrieved by the judgment and decree entered in the above entitled action on the 24th of January, 1938, hereby appeals from said judgment and decree to the United States Circuit of Appeals for the Tenth Circuit; that the errors upon which said appeal is based are set in the assignment of errors filed herewith; that petitioner prays that its appeal be allowed and that a citation be issued in accordance with law, and that an authenticated transcript of record, proceedings, and exhibits on the trial be forwarded to the United States Circuit of Appeals for the Tenth Circuit, at Denver, Colorado.

And your petitioner further prays that an order be made fixing the amount of security to be given by appellant, conditioned as provided by law.

DATED this 16th day of February, A. D., 1938.

JAS. A. VEASEY
L. Y. OWENS
Attorneys for Appellant.

APPEAL allowed upon appellant furnishing bond in compliance with law in the amount of One Thousand (\$1,000.00) Dollars.

DATED this 17th day of February, 1938.

By the Court:

F. E. KENNAMER
J U D G E

ENDORSED: Filed Feb 17 1938
H. P. Warfield, Clerk
U. S. District Court B

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

REGULAR JANUARY 1938 TERM

TULSA, OKLAHOMA

THURSDAY, FEBRUARY 17, 1938

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

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

ORDER AUTHORIZING EXECUTION OF QUITCLAIM DEED

This cause coming on to be heard on this the 17th day of February, 1938 the verified application of T. P. Farmer, Receiver of Exchange National Company, for an order authorizing, directing and empowering him to make, execute and deliver unto Pauline Martin claim deed covering the following described premises:

Lot Ten (10), Block Four (4), Crutchfield Addition to the City of Tulsa Tulsa County, Oklahoma, according to the recorded plat thereof, being otherwise described as 820 North Trenton Avenue;

and the court having read said application and being fully advised in the premises and finding it has jurisdiction to entertain the same and enter an order thereon, finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said application be and it is hereby sustained and the said T. P. Farmer be and he is hereby directed, authorized and empowered to make, execute and deliver unto Pauline Martin a good and sufficient claim deed covering the above described premises and said T. P. Farmer be and he is hereby directed authorized and empowered to do all other things necessary and proper in order fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
Judge of the District Court

ENDORSED: Filed Feb 17 1938
H. P. Warfield, Clerk
U.S. District Court EA

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

Lottie Hamrick, and L. D. Hamrick,)	
Complainants,)	
)	
vs.)	No. 1203 Equity
)	
Curtis F. Bryan, et al,)	
Defendants.)	

ORDER EXTENDING TIME

This cause coming on for hearing before me, F. E. Kennamer, Judge of the court, on this the 17th day of February, 1938, on the motion of the defendants for an order extending time to prepare, settle and file Narrative Statement of the Evidence herein, and to prepare, print and file the record in the Circuit Court of Appeals, be extended for sixty (60) days from and after February 17, 1938; and it appearing to the court, for good cause shown, that the same should be granted.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court that the defendants be and they are hereby given sixty (60) days from and after February 17, 1938 in which to prepare a Narrative Statement of the evidence and to present the same for settlement and file the same after settlement and approved by this court, and to prepare, print the same herein, and to file the same in the Circuit Court of Appeals for the Tenth Circuit.

Dated this the 17th day of February, 1938.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Feb 17 1938
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to February 18, 1938

Court convened pursuant to adjournment, Friday, February 18, 1938.

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

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

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

SAM F. WILKINSON, Receiver of THE)
PRODUCERS NATIONAL BANK OF TULSA,)
OKLAHOMA, a national banking)
association, Plaintiff,)

NO. 1008 Equity

-vs-

E. S. ADKINS, BESSIE L. ADKINS,)
ET AL., Defendants.)

ASSIGNMENT OF JUDGMENT

KNOW ALL MEN BY THESE PRESENTS: That,

WHEREAS, I, Sam F. Wilkinson, Receiver of The Producers National Bank of Oklahoma, did, on the 25th day of September, 1935, recover judgment in the United States District Court for the Northern District of Oklahoma, against E. S. Adkins and Bessie L. Adkins for the sum of Thirty-eight Hundred and Sixty-six and 77/100 Dollars (\$3,866.77), with interest from September 25, 1935, at the rate of eight (8) per cent, per annum, and the sum of Five Hundred Dollars (\$500.00), attorney fees, and all costs of said cause;

Now, I, the said Sam F. Wilkinson, in consideration of the sum of Three Hundred Dollars (\$3,500.00), to me duly paid, have sold and by these presents do assign, sell, and set over unto M. BRYANT, of the City of Tulsa, State of Oklahoma, his representatives and assigns, the said judgment and all sum or sums of money that may be had or obtained by me

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE
NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1933 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 18, 1938

thereof, or on any proceedings to be had thereupon; and I do hereby constitute and appoint said M. Bryant, his representatives and assigns, my true and lawful attorney irrevocable, power of substitution and revocation for the use and at the proper costs and charges of the said M. Bryant, his representatives and assigns, to ask, demand and receive, and to sue on executions and take all lawful ways for the recovery of the money due or to become due on judgment, and on payment thereof to acknowledge satisfaction or discharge the same, and at one or more, under it or them, for the purpose aforesaid, to make and substitute and at pl to revoke; hereby ratifying and confirming all that said attorney or substitute shall lawfully do in the premises.

And I covenant that I will not collect or receive the said judgment, or part thereof, nor release or discharge the said judgment; it being understood that the said M. Bryant, his representatives and assigns, are to save me harmless of and from any and all expenses or liabilities whatsoever in the premises.

IN WITNESS WHEREOF, I have hereunto set my hand the day and year first written.

SAM F. WILKINSON
SAM F. WILKINSON, RECEIVER OF THE
PRODUCERS NATIONAL BANK OF TULSA,
OKLAHOMA

STATE OF OKLAHOMA,)
COUNTY OF TULSA,) SS.

Subscribed and sworn to before me, a Notary Public in and for said Court and State, this 21st day of May, 1936.

CONSTANCE BILBILIS
NOTARY PUBLIC

(SEAL)

My Commission expires Sept. 19, 1938

Certified Copy of Order Authorizing Receiver to Accept
Cash in Compromise Settlement of Debt attached.

ENDORSED: Filed Feb 18 1938
H. P. Warfield, Clerk
U. S. District Court ME

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE
NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 21, 1938

Court convened pursuant to adjournment, Monday, February 21, 1938.

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

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

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

COLLIS P. CHANDLER, TRUSTEE, and
GUARANTY TITLE AND TRUST COMPANY,
TRUSTEE,

)
)
)
Plaintiffs,

No. 708 E.

-vs-

KNIGHT REALTY COMPANY, a corporation,
et al.,

Defendants.

O R D E R

This matter coming on for hearing before the Honorable Franklin E. Ke
Judge, on this 21 day of February, 1938.

The court finds that Frank C. Brosius has duly made an affidavit, whi
affidavit is attached to this order, wherein said Frank C. Brosius swears that he is the
holder of one certain First Mortgage Gold Bond, series 1,050, Bond no. 86, issued by the
Realty Company, and that he is willing to surrender said bond for cancellation and recei
for from the Clerk of the United States District Court of and for the Northern District
homa the sum of \$244.75; and the court being fully advised in the premises finds that the
heretofore in the above captioned and numbered case been an order issued, providing that
and holders of bonds of the class and character of the bond referred to may be, by their
owners, surrendered and cancelled and payment made to said owners by the Clerk of the Cou

Now, therefore, it is ordered that upon the surrender and cancellatio
Frank C. Brosius of his First Mortgage Gold Bond Series 1,050, Bond No. 86, issued by th
Realty Company, and in the principal amount of \$500.00, together with the Coupons attach
numbered 7 to 14, inclusive, the the Clerk of the Court shall pay to the said Frank C. B
through his attorney, Joe N. Snidler, the sum of \$244.75, said amount being first and fi
for the bond as above described.

affidavit attached to original.

F. E. KENNAMER
J U D G E

ENDORSED: Filed Feb 21 1938
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to February 22, 1938.

IN THE DISTRICT COURT OF THE UNITED STATES OF AMERICA FOR THE
NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM EQUITY SESSION TULSA, OKLAHOMA TUESDAY, FEBRUARY 22, 1938.

Court convened pursuant to adjournment, Tuesday, February 22, 1938.

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

Thereupon, the following proceedings were had and entered, to-wit:
IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA,
STATE OF OKLAHOMA

Singer Steel and Metal Corporation,
a corporation, et al.,

Plaintiffs,

vs.

Tulsa Steel Corporation, et al.,

Defendants.

and

No. 1014 - Equity
Consolidated.

Sheffield Steel Corporation, a
corporation,

Plaintiff,

vs.

Tulsa Steel Corporation, a corporation, Defendants.

O R D E R

On application of the Receiver and for good cause shown the Receiver
by granted an extension of fifteen (15) days from date hereof within which to file his

Dated at Tulsa, Oklahoma this 22nd day of February, 1938.

F. E. KENNAMER
J U D G E

ENDORSED: Filed Feb 22 1938
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to February 23, 1938.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, FEBRUARY 3, 1938

UNITED STATES OF AMERICA, Plaintiff,)
-vs- No. 1268 - Equity. ✓
RALPH ROBINSON, Defendant.

Now on this 23rd day of February, A. D. 1938, the above styled case is a hearing on motion of Plaintiff for a temporary injunction. Plaintiff is present and am ready for hearing. Defendant neither present in person nor by counsel. Statement of Pl is made and the farming and grazing lease is introduced in evidence herein. And thereup is ordered by the Court, after being fully advised in the premises, that the temporary i as prayed for in the application be and it is hereby granted. (F.E.Z. Judge).

Court adjourned to February 24, 1938.

REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, FEBRUARY 24, 1938

Court convened pursuant to adjournment, Thursday, February 24, 1938.

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

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

THE LINCOLN NATIONAL LIFE INS. CO.)
A CORP., Plaintiff,)
vs. No. 373 - Equity. ✓
EXCHANGE NATIONAL CO. OF TULSA, Defendant.

Now on this 24th day of February, A. D. 1938, it is ordered by the Court claim of C. B. Peters be and it is hereby allowed as general claim upon C. B. Peters qui title to certain lots to Receiver. (F.E.K. Judge)

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs. No. 373 EQUITY ✓
EXCHANGE NATIONAL COMPANY, Defendant.

ORDER AUTHORIZING EXECUTION OF QUITCLAIM DEED

This cause coming on to be heard on this the 24th day of February, 1938, verified application of T. P. Farmer, Receiver of Exchange National Company, for an order directing and empowering him to make, execute and deliver unto Henry Killion a quit deed covering the following described real estate:

South Half (S $\frac{1}{2}$) of the Southwest Quarter (SW $\frac{1}{4}$) and the Northwest Quarter the Southwest Quarter (NW $\frac{1}{4}$ SW $\frac{1}{4}$) of Section Thirty-six (36), Township Two Four (24) North, Range Twenty-three (23) East of the L. B. & M. in Delaw County, Oklahoma.

and the Court having read said application and being fully advised in the premises and that it has jurisdiction to entertain the same and enter an order thereon, finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said application be and it is hereby sustained and the said T. P. Farmer be and he is hereby directly authorized and empowered to make, execute and deliver unto Henry Killion a good and sufficient quitclaim deed covering the above described real estate, and said T. P. Farmer be and he is hereby directed, authorized and empowered to do all other things necessary and proper in or about and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
Judge of the District Court

ENDORSED: Filed Feb 24 1938
H. P. Warfield, Clerk
U. S. District Court

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

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

ORDER AUTHORIZING TRUSTEE TO SELL REAL ESTATE

On this 24th day of February, 1938, upon the application of J. H. McBirne, Trustee, for authority to sell real estate; and it appearing that the said Trustee is owner and holder of legal title to the following described real estate, to-wit:

Lot Four (4) in Block Nine (9) in Hillcrest Addition to the City of Tulsa, Tulsa County, Oklahoma;

that said Trustee acquired title thereto in foreclosure proceedings instituted by him as John D. Prigmore and Bernice V. Prigmore, in cause No. 60170, District Court of Tulsa County, Oklahoma; that said Trustee was the owner of a note executed by John D. Prigmore and Bernice V. Prigmore, upon which the principal sum of Three Thousand Six Hundred Ninety Three & 8/100 Dollars (\$3,693.88) was due, said note being secured by a real estate mortgage covering above described real estate; that said Trustee obtained a judgment against John D. Prigmore and Bernice V. Prigmore in said cause for the principal sum of Three Thousand Six Hundred Ninety Three & 88/100 Dollars (\$3,693.88), plus interest to the date of judgment in the amount of One Thousand Five Hundred Ten & 83/100 Dollars (\$1,510.03), plus attorney's fees, which said judgment is entitled to a credit in the amount of Two Thousand Dollars (\$2,000.00), the sum of said real estate at Sheriff's sale; and it further appearing that the Trustee has an offer by C. L. Loman for the purchase of said real estate, for the cash consideration of Two Thousand Three Hundred Dollars (\$2,300.00); and it further appearing that the said real estate and improvements have been appraised in a sum approximating the said sum offered therefor; and it further appearing that the said real estate is improved by a one-story frame house, complete with concrete block foundation, containing six rooms and a small basement, as well as a garage with composition roof, concrete floor and drive; and it further appearing that said improvements are in need of immediate repairs; and it further appearing that said Trustee has obtained a higher or better offer for said real estate and improvements; and it further appearing

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that the time which to lodge an appeal in the Circuit Court of Appeals be and it is hereby enlarged and extended for a period of 30 days and including March 12th, 1938, for the lodging of said appeal in the Circuit Court of Appeals for the Tenth Circuit.

F. E. KENNAUER
United States District Judge

ENDORSED: Filed Feb 24 1938
H. P. Warfield, Clerk
U. S. District Court ME

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

B. B. BLAIR, ET AL,	Plaintiffs,)
)
vs.) NO. 1270 EQUITY. ✓
)
Atlas Supply Company, a corporation, et al,	Defendants.)

ORDER APPROVING BOND, APPROVING BILL IN INTERPLEADER AND ORDERING INJUNCTION.

The verified bill of complaint herein and the bond tendered by plaintiffs in connection therewith having been duly considered by the court and the court being fully advised in the premises,

IT IS ORDERED, ADJUDGED AND DECREED by the Court:

1. The bond executed by plaintiffs, as principal, to H. P. Warfield, as clerk of this court, and his successors in office, in the sum of Ten Thousand Dollars, is hereby approved, and the amount hereof and surety thereon deemed proper.

2. The bill of complaint herein is approved as a bill in the nature of an interpleader and defendants are ordered to interplead with each other and process of court is directed to issue for service on said defendants and each of them, such process in the form of a subpoena or subpoenas returnable within twenty days from the issuing thereof and bearing a memorandum at the bottom thereof that the defendant is required to file his answer or other defense in the clerk's office on or before the twentieth day after service of the subpoena or other defense, otherwise the bill may be taken pro confesso; and said process to be addressed to and served by the United States Marshals for the respective districts where the defendants reside or may be found.

3. That the defendants A. M. Frierson, R. R. Kirchner and The Community Bank of Bristow, Oklahoma, a corporation, their attorneys, agents, servants and employees and they are hereby enjoined and restrained until the further order of this Court from prosecuting the following cases now pending in the Superior Court of Creek County, Oklahoma, to-wit:

Case No. 2844, styled A. M. Frierson, plaintiff vs. R. R. Grandin, et al
Defendants;

Case No. 2845, styled R. R. Kirchner, plaintiff vs. R. R. Grandin, et al.
Defendants; and

Case No. 2846, styled The Community State Bank of Bristow, Oklahoma,
Plaintiff vs. R. R. Grandin, et al., defendants;

and from bringing and prosecuting any other suits, actions or proceedings or in any wise to enforce, except in this Court in this cause, any assignment to them or any of them by Grandin of any rights under a certain contract of July 17, 1936 between R. R. Grandin and Blair, M. R. Brann and the Murphy Oil Company of Pennsylvania, or any funds due thereunder chase letters deposited in The Community State Bank at Bristow, Oklahoma, in connection said purchase letters being executed by Mid-Continent Petroleum Corporation, Gulf Oil Co Skelly Oil Company and Galvez Oil Corporation.

This order is hereby directed to the United States Marshal for the North District of Oklahoma for service upon the said defendants A. M. Frierson, R. R. Kirchner and Community State Bank of Bristow, Oklahoma, and shall be returnable ten days from this date.

4. Until the further order of this Court all other defendants to this case are hereby restrained and enjoined from instituting or prosecuting any suit, action or proceeding on account of the contract of July 17, 1936 between R. R. Grandin and the plaintiffs B. M. R. Brann and the Murphy Oil Company of Pennsylvania, or on account of assignments of the purchase letters deposited in The Community State Bank at Bristow, Oklahoma, in connection therewith.

DONE IN OPEN COURT, This 24 day of February, 1938.

F. E. KENNAMER
DISTRICT JUDGE

ENDORSED: Filed Feb 24 1938
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned to February 25, 1938.

REGULAR JANUARY 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 25, 1938

Court convened pursuant to adjournment, Friday, February 25, 1938.

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

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

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

LINCOLN NATIONAL LIFE INSURANCE COMPANY,

)
Complainant)

vs.

) IN EQUITY NO. 873 ✓

EXCHANGE NATIONAL COMPANY,

)
Defendant.)

ORDER AUTHORIZING EXECUTION OF ASSIGNMENT

Now, on this 25th day of February, 1938, this matter came on for hearing application was filed by the receiver for authority to join with the Bank Commission State of Oklahoma in an assignment of a certain judgment entered in the district court of Tulsa County, Oklahoma, on the 25th day of April, 1932, in cause numbered 22,085, foreclosing

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1938 term-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 25, 1938

mortgage dated the 14th day of August, 1938, executed by Magic City Amusement Company & National Company and recorded in the office of the County Clerk of Tulsa County, Oklahoma 774 at Page 280; and the court having been fully advised in the premises:

FINDS that Exchange National Company has no interest in said mortgage or said judgment, and that the assignment thereof proposed to be executed is proper.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that T. P. F. as receiver of Exchange National Company, be, and he hereby is, authorized and directed with the Bank Commissioner of the State of Oklahoma in the assignment of said judgment & the interests originally held by said Exchange National Company under said mortgage above described.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said receiver execute said assignment in multiple copies, each one of which shall be considered as an original, but copies together shall constitute but one and the same instrument.

ENTERED this 25th day of February, 1938.

F. E. KENNAMER
Judge

ENDORSED: Filed Feb 25 1938
H. P. Warfield, Clerk
U. S. District Court B

REGULAR JANUARY 1938 TERM EQUITY TULSA, OKLAHOMA MONDAY, FEBRUARY 28, 1938

On this 28th day of February, A. D. 1938, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1938 Term at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
Whit Y. Mauzy, United States Attorney.
John P. Logan, United States Marshal.

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

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

ELIZABETH DANIEL ALLAGE, Plaintiffs,)
-vs-) No. 1244 Equity ✓
RICHARD L. DANIEL, JR., et al., Defendants.

ORDER APPROVING RECEIVER'S REPORTS

This cause coming on for hearing before me, F. E. Kennamer, Judge of said court, on the application of the receiver herein for an order approving reports filed by him for December, 1937 and January, 1938, and the court being fully advised in the premises finds that the said reports are in all matters and things correct, and that the receiver faithfully accounted for all funds which came into his hands as such receiver, and all; and that said reports should be approved.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court

Court convened pursuant to adjournment, Tuesday, March 2, 1933.

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

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

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

Josephine Jump, nee Strikeaxe, and Joe S. McGuire, Guardian of James Strikeaxe, an incompetent, full-blood Osage Indian, Plaintiffs, NO. 1221 EQUITY

vs.

J. L. Ellis, Superintendent of the Osage Indian Agency, Defendant.

O R D E R

Now, on this 2th day of March, 1933, this matter having come on before on the 30th day of September, 1927, on the motion of the defendant, J. L. Ellis, to dismiss bill of complaint of the plaintiffs, herein, and the plaintiffs appearing by M. E. McNeil the respondent appearing by Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma, on the court after hearing arguments of counsel, instructed the parties to file in support of their contentions herein, on the briefs having been filed and the court be advised in the premises, finds that said motion to dismiss should be sustained. The defendant's motion and does his intention to stand upon the petition, or bill of complaint, and not to file an amended pleading, and the court finds that said bill of complaint, or should be dismissed.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the defendant's or respondent's motion to dismiss be, and the same hereby is sustained, and said cause be, and hereby is dismissed, to which orders and rulings of the court said plaintiff duly except exceptions are duly allowed.

F. E. KENNAMER
JUDGE

D.K. M. E. McNEIL
Attorney for Plaintiff.

WHIT Y. MAUZY
United States Attorney

CHRISTEL A. BREWER
Assistant U. S. Attorney
ATTORNEYS FOR DEFENDANT.

RECORDED: Filed Mar 3 1933
H. P. Warfield, Clerk
U. S. District Court H

Court convened pursuant to adjournment, Thursday, March 3, 1938.

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

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

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

THE LINCOLN NATIONAL LIFE INSURANCE
COMPANY,

Plaintiff,

vs.

EXCHANGE NATIONAL COMPANY,

Defendant.

)
)
) No. 373 Equity ✓

ORDER AUTHORIZING EXECUTION OF QUIT CLAIM DEED

THIS CAUSE COMING on to be heard on this the 3rd day of March, 1938, by of the regular court days of this court, on the application of T. P. Farmer for an order ing, directing and empowering him to execute a quit claim deed covering the following de premises, to-wit:

The Northwest quarter of Northeast Quarter of the Southeast Quarter, ar the Northwest Quarter of Southeast Quarter, and the East Half of Southv Quarter of Section 4, and the Northeast Quarter of Northwest Quarter, a North Half of Southeast Quarter of Northwest Quarter of Section 9, all Township 5 South, Range 5 East, Marshall County, Oklahoma,

and the court having read said application and being fully advised in the premises, find it has jurisdiction to entertain said application and enter an order thereon, and that mer, Receiver of Exchange National Company and Exchange National Company, or either of t not have any right, title, interest or estate in said premises, and that said applicati be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said tion be and it is hereby sustained, and T. P. Farmer, Receiver of Exchange National Comy and he is hereby authorized, directed, and empowered to make execute and deliver a quit deed covering said aforescribed premises to The Lincoln National Life Insurance Compa that he is further authorized, directed and empowered to do all other things necessary e in order fully and effectually to accomplish the letter and spirit of the application or order.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE

ENDORSED: Filed Mar 3 1938
H. P. Warfield, Clerk
U. S. District Court EA

I. S. NELSON, ET AL., Plaintiffs,)
vs. No. 1266 - equity. ✓
SAPULPA GAS CO. ET AL, Defendants.

Now on this 3rd day of March A. D. 1938, the above styled case is called for trial. Both sides present and announce ready for trial. Opening statements of counsel made. Thereafter, it is ordered by the Court that Plaintiff be granted ten (10) days to amend bill. It is further ordered by the Court that trial be continued until issues are set. (F.E.K. Judge).

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

B. B. Blair, M. R. Brann and The)
Murphy Oil Company of Pennsylvania,)
a corporation, Plaintiffs,)
vs. No. 1270 EQUITY ✓
Atlas Supply Company, et al, Defendants.

ORDER MAKING ADDITIONAL PARTY DEFENDANT.

On application of plaintiff and for good cause shown, it is

ORDERED that R. R. Grandin be and he is hereby made a party defendant & the plaintiffs are granted leave to amend their petition instanter by inserting the name Grandin in the caption of the bill of complaint and in the body of the bill of complaint immediately following the words "Feltens Transfer and Truck Line".

DATED this 3 day of March, 1938.

F. E. KENNAMER
DISTRICT JUDGE

ENDORSED: Filed Mar 3 1938
H. P. Warfield, Clerk
U. S. District Court EA

Court adjourned on March 4, 1938.

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

United States of America, Complainant,)
vs.) No. 1198 Equity ✓
Katie Watashe, now Respondents.)
Roubedeaux, et al

O R D E R

Now on this 6th day of March, 1938, upon motion of the United States of America, complainant in the above entitled cause of action, good cause being shown that the time for taking an appeal from the decree entered herein on January 27, 1938, is extended to April 27, 1938, including that date, and the term of this court is also extended for that purpose, to April 27, 1938, including that date.

F. E. KENNAMER
JUDGE

U.S. WHIT Y. MAJZY, United States Attorney
CHAS ER A. BREWER, Assistant U. S. Attorney

ENTERED: Filed Mar 8 1938
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to March 8, 1938

SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, MARCH 8, 1938

Court convened pursuant to adjournment, Tuesday, March 8, 1938.

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

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

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

ELIZABETH DANIEL WALLACE, et al., Plaintiffs,)
vs.) No. 1244 Equity
RICHARD T. DANIEL, Jr., et al., Defendants.)

ORDER APPROVING LEASE

This cause coming on for hearing before me, F. E. Kennamer, Judge of said court, upon motion of the said plaintiff for an order approving a lease entered into on this 6th day of March, 1938, between W. J. Buck, as receiver, as party of the first part, and Universal Credit Company, a Delaware corporation, party of the second part, covering rooms 711-715, including of approximately 1104 S. ft. under the terms and conditions of the lease heretofore executed by and between W. J. Buck, as receiver, and the said Universal Credit Company;

Court convened pursuant to adjournment, Wednesday, March 2nd, 1938.

Present: Hon. F. A. Kennamer, Judge, U. S. District Court.
H. P. Sheffield, Clerk, U. S. District Court.

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

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

Singer Steel and Metal Corporation, a corporation, Plaintiff,
vs.
Tulsa Steel Corporation, et al, Defendant.
And No. 1014 Equity Jurisdiction.
Sheffield Steel Corporation, a corporation, Plaintiff,
vs.
Tulsa Steel Corporation, a corporation, Defendant.

O R D E R

Now it being 2th day of March, 1938, it appearing to the court that the receiver filed his final report and has requested that said report be set down for hearing on a day to be hereafter ordered, adjudged and decreed by the court that the hearing on the receiver's report in the above entitled cause be and the same is hereby set for hearing before the undersigned courtrooms of the United States District Court in the Federal Building, Third and Boulder Str. the City of Tulsa, Oklahoma, at the hour of 9:30 A.M., on Friday, the 18th day of March, 1938

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that ten (10) days written notice be given to each creditor whose claim has been allowed by the court.

Dated at Tulsa, Oklahoma the day and year first above written.

F. A. KENNAMER
UNITED STATES DISTRICT JUDGE

RECORDED. Filed Mar 2 1938
H. P. Sheffield, Clerk
U. S. District Court H

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

United States of America, Complainant,
vs.
No. 1037 EQUITY
Mary Brockman, Banklisted Real Estate Company, Jack
Thomas, doing business as Thomas Hardware Company,
Edward McKeehan, M. F. Steil, Annie E. Steil, Arthur W.
Ayers, Wade Sisker, Sarah Perryman and Newman Perryman,
Respondents.

SPECIAL MARCH 1938 TERM-EQUITY SESSION OF OKLAHOMA TULSA, OKLAHOMA WEDNESDAY, MARCH 9, 1938

No. 1227 Equity Cont'd.

This matter coming on to be heard on the oral application of the respondents Perryman and Newman Perryman, and the court being advised in the premises, it is ordered said defendants have fifteen days additional time in which to plead on the above entitled

F. E. KENNAMER
JUDGE

ENDORSED: Filed Mar 9 1938
H. P. Warfield, Clerk
U. S. District Court E

Court adjourned to March 10, 1938.

SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 10, 1938

Court convened pursuant to adjournment, Thursday, March 10, 1938.

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

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

W. G. ARN, Plaintiff,)
vs.) No. 316 - Equity.
OPERATORS ROYALTY CO. ET AL, Defendants.)

Now on this 10th day of March, A. D. 1938, it is ordered by the Court Clerk file and spread of record the Mandate in the above cause, same being in words and if follows, to-wit:

UNITED STATES OF AMERICA, ss:

THE PRESIDENT OF THE UNITED STATES OF AMERICA

(SEAL)

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

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between W. G. Arn et al., Complainants and Operators Royalty and Producing Company, a corporation, et al., respondents, No. 316 of the docket of the said district court in said cause, entered on March 27, 1936, was in the following words, viz:

"It is, therefore, ordered, and decreed that the complainants as against the respondents Ray M. Bennett, James G. Cloud and W. E. Disney take nothing by reason of their bill for and on behalf of the Operators Royalty Company

NOW Operators Royalty and Producing Company, and for its use and benefit the bill in this regard be, and the same is hereby dismissed.

"It is further ordered and decreed that the complainants, W. J. Ann, Ora J. Roby, A. W. Wood, Wm. G. Harpich, C. A. Palmer, John F. Strobel, Francis B. May, H. G. Roby, Grant Ridgway, Ethel S. Ridgway, Geo. H. Periolat, Doris Ryan Olney, suing for their own use and benefit severally, take nothing as against the respondents on their bill in this regard be, and the same is hereby dismissed, however without prejudice.

"It is further ordered and decreed that the complainants recover nothing as against the First National Bank and Trust Company, trustee and the bill as to the First National Bank and Trust Company, trustee respondent, be, and the same is hereby dismissed.

"It is further ordered and decreed that Roy S. Randerson and L. Randerson have and recover nothing by reason of their bill of interve and their bill be, and the same is hereby dismissed.

"That the bill of the complainants wherein they seek to set aside and hold for naught the pledge and sale of stock of the Century Petro Company owned by the Operators Royalty Company pledged to G. W. Dulan sold under said pledge to J. R. Sharpe, be, and the same is hereby dismissed and the complainants take nothing by reason thereof, conditioned however the said J. R. Sharpe pay within ten days from this date, the purchase thereof to G. W. Dulaney of Chicago in the sum of \$7500.00 with interest to Bridges & Company of Chicago the sum of \$5000.00 with interest in title of notes for which the stock was pledged and relieve the Opera Royalty Company (now Operators Royalty & Producing Company), and Ray Dunnett and John M. Wheeler, makers of notes in the sum of \$5000.00 a Bridges & Co. On failure to pay and apply purchase price, as above stated as bid by said J. R. Sharpe, said sale is decreed to be void and held naught.

"The bill of complaint as against the International Supply Company the same is hereby dismissed.

"It is further ordered, adjudged and decreed that Jenner & Winte and they hereby are, awarded a fee of Two Hundred Fifty Dollars (\$250) for their services as attorneys for The First National Bank And Trust Company of Eugene, as trustee, and said bank is authorized and directed to pay said fee out of the principal of said Dunnett trust.

"The question of allowing attorneys' fees for the attorneys of R. Dunnett out of the trust funds held by The First National Bank and Trust Company as trustee, is hereby reserved for future determination.

"It is further ordered and decreed that the costs in this case and the same are hereby taxed against the complainants in the sum of \$... to be entered by the clerk of this Court."

* * * * *

as by the impression of the transcript of the record of the said District Court, which was into the United States Circuit Court of Appeals, Tenth Circuit, by virtue of an appeal by Ann et al., according to the act of Congress, in such case made and provided, fully and appears;

AND WHEREAS at the September Term, in the year of our Lord one thousand and thirty-seven, the said cause came on to be heard before the said United State Court of Appeals, on the transcript of the record from the said District Court and war ar counsel.

On consideration whereof, it is now here ordered, adjudged and decreed that the decree of the said District Court in this cause be and the same is hereby and that Ray W. Dunnett et al., appellees, have and recovered and from J. G. Ann, et al., their costs herein.

--December 14, 1937.

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

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United the 3th day of March, in the year of our Lord one thousand nine hundred and thirty-eight.

COSTS OF	Appellees;
Clerk,	\$Paid by appellants.
Printing Record,	\$ None
Attorney,	<u>\$20.00</u>
	\$20.00

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

ENDORSED: Filed Mar 10 1938
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to March 14, 1938.

Court convened pursuant to adjournment, Monday, March 14, 1938.

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

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

LUCY RAIL, ET AL,	Plaintiffs,)
)
-vs-)
) No. 1100 - Equity. ✓
AMERICAN NATIONAL BANK OF BRISTOW, OKLA.,)
ET AL,) Defendants.

Now on this 14th day of March, A. D. 1938, it is ordered by the Court petition of the United States for rehearing be and it is hereby denied and exceptions all Thereupon, Evelyn Burgess gives notice of appeal in open court and the Court orders appeal it is hereby allowed. (F.E.K. Judge).

offered on behalf of the Bunnie-Jessie Group and numbered respectively from 1 to ninety inclusive, and it appears that the judgment rendered against the Bunnie-Jessie Group in this case has become and now is, a final judgment; and that the exhibits offered in behalf of the Jessie Group are not needed as proof pending in said cause;

IT IS THEREFORE, ORDERED, that the Clerk of the Court is authorized to take the exhibits offered in evidence on behalf of the Bunnie-Jessie Group to J. D. Sims, one of the attorneys and take his receipt therefor, said exhibits to be returned to the Clerk of the Court at the conclusions of Jackson Barnett case in Eastern District.

F. E. KERNAMER
C L E R K

ENDORSED: Filed Mar 15 1938
H. P. Warfield, Clerk
U. S. District Court E

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

LUCY NAIL and FENEY ROGERS,

-vs-

AMERICAN NATIONAL BANK OF BRISTOW,
OKLAHOMA, et al.,

UNITED STATES OF AMERICA, ET AL.,

Complainants,

Respondents.

Intervenors.

NO. 1100 EQUITY.

PETITION FOR APPEAL
AND ORDER ALLOWING APPEAL.

To: HONORABLE F. E. KERNAMER, AND HONORABLE A. P. MURRAH, JUDGES OF THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA:

The complainants, Lucy Nail and Fenev Rogers, and the Intervenor, Go: feeling aggrieved at the decision, order and decree of the Court made and entered on Decr 1937, wherein a decree was rendered against the complainants and intervenor, and in favor of respondents, American National Bank of Bristow, Oklahoma, and Alice May Bosen, now Morris shown by the opinion rendered this Court on the 23rd day of November, 1937, and the decree entered in said cause on December 17, 1937, files this, their petition for appeal from said decree, action, order and decree in favor of said respondents to the United States Circuit Appeals for the Tenth Circuit, sitting at the City of Denver, Colorado.

Complainants and said intervenor file herewith their assignments of error and in support thereof and incorporate the same herewith by reference hereto.

Complainants and said Intervenor respectfully pray that the Court will grant this appeal.

LUCY NAIL, FENEY ROGERS and SANDRA BRUNER,
By J. B. ROGERS
E. C. McMICHAEL
and
T. L. BLAKEMORE
Attorneys.

IT IS HEREBY ORDERED that said petition for appeal be granted and the appeal allowed.

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

ENDORSED: Filed Mar 15 1938
H. P. Warfield, Clerk
U. S. District Court H

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

Lucy Nail, et al., Plaintiffs,)
)
)
-vs-)
)
American National Bank of Bristow, Oklahoma, et al., Defendants. No. 1100
United States of America and Sonora Brewer, Interveners.)

ORDER ALLOWING APPEAL, FIXING BOND AND GRANTING EXTENSION OF TIME

Now on this 15th day of March, 1938, the petition of Lucy Nail, Feney and Sonora Brewer, for allowance of appeal coming on regularly for hearing, said parties presently Charles E. Rogers, E. C. McMichael, and T. L. Blakenore, their attorneys, it is ordered that the appeal of the said appellants is hereby allowed and bond fixed at \$200.00 given by appellant on or before ten (10) days from this date; the appellants are hereby granted an extension of time of three (3) months from this date in which to prepare to issue writs, proceedings and serve and file same in the United States Circuit Court of Appeals for the Tenth Circuit.

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

ENDORSED: Filed Mar 15 1938
H. P. Warfield, Clerk
U. S. District Court H

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

Lucy Nail, et al., Complainants,)
)
)
) No. 1100 Equity
The American National Bank of Bristow, Oklahoma, et al., Respondents,)
United States of America, et al., Interveners.)

No. 1100 Equity, Continued.

This matter coming on for hearing this 4th day of March, 1938, upon petition for rehearing filed by the United States of America and said intervenor against Y. Mauzy, United States Attorney for the Northern District of Oklahoma and Chester A. Br. Assistant United States District Attorney for said District, and the American National Bank, Bristow, Oklahoma, appearing by Wallace & Wallace and Alice May Bosen, now Morrison, and W. V. Pryor and Edmond Burgess appearing by Miller, Lytle & Wildman and the court heard arguments on said petition and requests the parties to file memorandum of authorities and adjourned to the 12th day of March, 1938 and thereafter, said court was continued to the 14th March, 1938, upon which last mentioned date the court finds that said petition for rehear should be overruled, to which finding of the Court the United States of America duly excepts which exception is duly allowed.

IT IS, THEREFORE, ORDERED, ADJUDGED and DECREED that said petition and hearing filed by the United States of America, intervenor, be and the same hereby is overruled to which ruling of the court said United States of America duly excepts which exception is allowed.

AND IT IS SO ORDERED.

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

ENDORSED: Filed Mar 16 1938
H. P. Warfield, Clerk
U. S. District Court EA

ETHEL BROOKS SHAW,

Plaintiff,)

-vs-

) No. 1242 - Equity.

JOHN L. BEAUCHAMP, ET AL,

Defendants.

Now on this 15th day of March, A. D. 1938, it is ordered by the Court being fully advised in the premises, that Decree for Plaintiff be entered, in accordance with Opinion, be entered, as per Journal entry to be filed. (F.E.K. Judge).

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-

) No. 1087 - Equity.

MARY BROCKWAY, ET AL,

Defendants.

Now on this 15th day of March, A. D. 1938, it is ordered by the Court Defendant Wale Sigler he and he is hereby granted ten (10) additional days in which to file his answer herein. (F.E.K. Judge).

Court convened pursuant to adjournment, Wednesday, March 16, 1938.

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

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

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

HOWARD GRAY, as Executor of the Estate of Julia S. Pearson, deceased, Plaintiff, No. 977 Equity

vs.

EXCHANGE NATIONAL COMPANY, a corporation et al, Defendants.

ORDER AUTHORIZING TRUSTEE TO RELEASE JUDGMENT LIEN AGAINST LOT THIRTY EIGHT (38), BLOCK TWO (2), HARVARD HEIGHTS ADDITION TO THE CITY OF TULSA, TULSA COUNTY, OKLAHOMA.

On this 16th day of March, 1938, upon the application of J. H. McBirney, Trustee, for authority to release judgment lien in cause No. 59958, insofar as the same of Thirty Eight (38), Block Two (2), Harvard Heights Addition to the City of Tulsa, Tulsa County, Oklahoma; and it appearing that among the assets coming into the hands of said Trustee was a lot owned by Forrest J. Welch and Blanche R. Welch, for the principal sum of Four Thousand One Hundred Ninety Eight & 100/100 Dollars (\$4,198.20), as well as interest, costs and attorney's fees, said lot being covered by mortgages covering the following described real estate, to-wit:

Lot Four (4), Block Two (2), in Halsey's Subdivision of Lots Seven (7) and Eight (8), in Block Twenty Eight (28) in Park Place Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof;

and it further appearing that said Trustee instituted cause No. 59958, in the District Court of Tulsa County, Oklahoma, for judgment lien against Forrest J. Welch and Blanche R. Welch, on the 13th day of June, 1933; and it further appearing that said real estate there described was lawfully purchased by said trustee, but that a deficiency judgment remains unpaid thereon; and it appearing that the receiver of the Exchange National Company instituted and 13th day of August, 1937, for the foreclosure of a second real estate mortgage in the principal sum of Five Hundred Fifty Dollars (\$450.00), together with interest and attorney's fees, on the balance of said first mortgage, to-wit, the Bank Commissioner of the State of Oklahoma, George W. Wilkins and assets of Exchange Trust Company, and Mrs. Edna Billingslee; and it further appearing that said action for the foreclosure of the said real estate mortgage, and a deficiency judgment in the sum of Two Thousand Three Hundred Twenty Nine & 98/100 Dollars (\$2,329.98); that the said real estate above described was sold pursuant to said judgment lien and the proceeds entered in said cause on the 13th day of January, 1938, having been applied to pay the principal sum of Five Hundred Dollars (\$500.00), and the balance of the first mortgage on said real property for the sum of Two Thousand Three Hundred Thirty Five Dollars (\$2,335.00), which balance then was judgment obtained by them; that at the time of said sale the said principal balance upon said real estate amounted to Four Hundred Ninety Five Dollars (\$495.00); that the balance of the second mortgage obtained nothing by reason of a mortgage lien judgment and the first mortgage was not satisfied by said sale; and it appearing that said judgment lien of J. H. McBirney, Successor Trustee, was subsequent and to the said second mortgage covering said real estate, and that said lien, insofar as it affects said real estate is without value; and it further appearing that the said judgment

in cause No. 59958 constitutes a cloud against said title, but that the said title is of no value, and that the said Trustee, J. H. McBirney, cannot obtain any money or recovery by or said lien insofar as the same affects the real estate above described, to-wit:

Lot Thirty Eight (38), Block Two (2), Harvard Heights
Addition to the City of Tulsa, Tulsa County, Oklahoma,

and for other good cause,

IT IS ORDERED that J. H. McBirney, Successor Trustee, he and he is to be authorized to execute and deliver a realease of the judgment obtained by him against Ferris Welch and Blanche R. Welch, in cause No. 59958, District Court of Tulsa County, Oklahoma as the said judgment lien affects

Lot Thirty Eight (38), Block Two (2), Harvard Heights
Addition to the City of Tulsa, Tulsa County, Oklahoma.

F. J. KENNAMER
UNITED STATES DISTRICT JUDGE

ENDORSED: FILED MAR 16 1938
H. P. Warfield, Clerk
U. S. District Court B

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

Mollie Davis, nee Jones,

Plaintiff,)

No. 1036 Equity ✓

vs.
Back H. Mills, et al,

Defendants.)

O R D E R

Now on this 26th day of Feb., 1938, this matter coming on before the court and it appearing that heretofore, and on the 8th day of November, 1937, the return of the sheriff's sale was filed herin by Geo. P. Logan, United States Marshal for the Northern District of Oklahoma. That said return shows that the property described as

Southwest quarter of Southwest Quarter; South
Half of Southwest Quarter of Southwest Quarter;
South Half of South Half of North Half of South-
west Quarter of Southwest Quarter of Section Ten,
Township Seventeen North, Range Thirteen East,
Tulsa County, Oklahoma,

was sold on November 8, 1937, at the west front door of the Tulsa County Court House in the City of Pawhuska, Oklahoma, at 3 o'clock P.M. of said date, to the plaintiff for the sum of \$100.00. That said property was shown to have been sold to the Tulsa County Court House in the City of Pawhuska, Oklahoma, through inadvertence and error, and that said return to speak the truth should and ought to read on said date at the west front door of the Tulsa County Court House in the City of Tulsa, Oklahoma.

IT IS WHEREFORE THE ORDER of the Court that Geo. P. Logan, United States Marshal for the Northern District of Oklahoma, be, and he hereby is directed to amend his Marshal's sale by crossing out the word "Pawhuska" in line 13 of the first page of said

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U. S. DISTRICT COURT OF THE NORTHERN DISTRICT OF OKLAHOMA
DISTRICT OF OKLAHOMA
FEDERAL BUILDING
TULSA, OKLAHOMA
DECEMBER 17, 1937

sole, and inserting in its place the word "Tulsa".

F. E. KENNAMER
JUDGE

J. Z. WHIP Y. LAUZY
United States Attorney

CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Mar 18 1938
H. P. Warfield, Clerk
U. S. District Court B

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

LUOY NAIL AND FENEY ROGERS,	Complainants,	
vs.		
AMERICAN NATIONAL BANK OF BRISTOW, OKLAHOMA, et al,	Respondents.	NO. 1100 EQUITY
UNITED STATES OF AMERICA, et al,	Intervenor.	

PETITION FOR APPEAL
AND
ORDER ALLOWING APPEAL

TO HONORABLE F. E. KENNAMER AND HONORABLE A. P. LUMBRAH, JUDGES OF THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA:

The Intervenor, United States of America, feeling aggrieved at the said order and decree of the court made and entered on December 17, 1937 wherein a decree was granted in favor of the complainants and intervenors and in favor of the respondents, American National Bank of Bristow, Oklahoma and Alice May Posen, now Harrison, as shown by the opinion rendered by the court on the 23 day of November, 1937, and the formal decree entered in said cause on Dec 17, 1937, files this its petition for appeal from said decision, action, order and decree of the court to the United States Circuit Court of Appeals for the Tenth Circuit, at the City of Denver, Colorado.

Intervenor files herewith its assignment of errors and independent grounds hereunto by reference hereto.

Intervenor respectfully prays that the Court make its order granting appeal.

J. Z. WHIP Y. LAUZY
United States Attorney.

CHESTER A. BREWER
Assistant United States Attorney

No. 1100 Equity Continued.

IT IS HEREBY ORDERED that said petition for appeal be and it is here and the appeal allowed.

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

ENDORSED: Filed Mar 16 1938
H. P. Warfield, Clerk
U. S. District Court

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

Lucy Nail, et al,

Complainants,)

vs.

NO. 1100 EQUITY

American National Bank of Bristol,
Oklahoma, et al,

Respondents.)

United States of America, et al,

Interveners.)

O R D E R

NOW, on this 16th day of March, 1938, this matter coming on before the Court and it appearing that the Intervener, United States of America, has taken an appeal from a decree of the Court entered herein on December 27, 1937, and it further appearing, on good cause shown, that additional time should be granted for preparing the record and lodging said record with the Circuit Court of Appeals for the Tenth Circuit,

IT IS, THEREFORE, THE ORDER OF THE COURT that the Intervener, United States of America, be and hereby is granted Three (3) Months additional time from this date with which to prepare the record and lodge its appeal in the Circuit Court of Appeals for the Tenth Circuit.

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

ENDORSED: Filed Mar 17 1938
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to March 17, 1938.

Court convened pursuant to adjournment. Thursday, March 16, 1933.

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

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

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

H. C. SOLVIN, TRUSTEE, Plaintiff)
vs.) No. 957 Equity
J. E. CROSBIE, ET AL., Defendants.)

ORDER ENLARGING TIME

THIS CAUSE COMING on to be heard on this the 12th day of March, 1933, application of the complainant for an enlargement and extension of time within which to file an appeal in the Circuit Court of Appeals for the Tenth Circuit, and for good cause such application is sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that the time within which to lodge an appeal in the Circuit Court of Appeals be and it is hereby enjoined extended for a period to and including March 27th, 1933, for the lodging of said appeal in the Circuit Court of Appeals for the Tenth Circuit.

ALFRED P. MURPHY
UNITED STATES DISTRICT JUDGE

ENTERED: Filed March 17, 1933
H. P. Warfield, Clerk
U. S. District Court E

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

ELIZABETH EMILIE ALMAGE, ET AL., Plaintiff)
vs.) No. 1244 Equity
RICHARD B. DE WIL, JR., ET AL., Defendants.)

ORDER APPROVING RECEIVER'S REPORT

This is a proceeding on for hearing before me, F. E. Kammner, Judge of Court, on the application of the receiver herein for an order approving a report for the receiver, to-wit: all the assets being fully disclosed in the premises filed that the said report is correct and true as of the date of February 1, 1933 is in all matters and things correct, and that it is in full compliance with all laws which govern the discharge of such receiver's duties, and that said report should be approved.

IT IS, THEREFORE, ORDERED, CONSIDERED, ADJUDGED AND DECREED by the Court on this 15th day of February, 1933, of the receiver, which is attached to this

UNITED STATES DISTRICT COURT
DISTRICT OF OKLAHOMA
SPECIAL TERM OF REGULAR SESSION WHEAT, OKLAHOMA COUNTY, MARCH 21, 1917

vs. Charles A. Rogers, Assistant United States Attorney for said District, and it being known that the respondents, F. A. Blank, Edith Blank, Emily Blank and Charles Blank have been served with proper publication notice in this cause more than six months prior to this day and that each of said respondents has failed to appear, answer, demur or otherwise plead, they are by the Court declared to be in default, and the Court finds that complainant is entitled to judgment as prayed in its bill of complaint herein.

The Court further finds that Killley England, now Jones, is a full-blood Cherokee Indian, appearing opposite Roll No. 19082, and that by virtue of said Roll No. 19082 he was duly allotted the following described land, to-wit:

The Northeast Quarter of the Northwest Quarter of Section Twenty-four Township Twenty-three North, Range Thirteen East, Twp. 23N, R. 13E, Co. 10W, Oklahoma.

That at the time of said allotment, and ever since, said land was restricted against alienation, except with the consent and approval of the Secretary of Interior. That the restrictions against alienation of said land have not been removed.

The Court further finds that the deed executed June 9, 1910, by Killley England, now Jones, to F. A. Blank, purporting to convey to the said F. A. Blank the above described land, was without authority of law and is void because said land was restricted, and said deed never approved by the Secretary of the Interior. That said deed should be canceled, title to said land quieted in the name of Killley England, now Jones, restricted Cherokee Roll No. 19082.

IT IS THEREFORE THE ORDER AND JUDGMENT of the Court that the deed as June 9, 1910, by Killley England, now Jones, to F. A. Blank, and shown in the bill of complaint in this cause as Exhibit "B" No. 1, and the same is hereby canceled and held for naught, as to respondents F. A. Blank, Edith Blank, Charles Blank and Birdie Blank, if living, or their unknown heirs, executors, administrators, devisees, trustees and assigns, in said bill of complaint, and all persons claiming them as a result of said deed, be, as they are for all time claiming any right, title or interest in or to said land, or any part thereof, the title to said land be, and the same hereby is quieted in the name of Killley England, now Jones, restricted Cherokee Roll No. 19082, and the complainant recover its costs as

F. E. HENNINGER
JUDGE

W. W. CHITTY, CLERK
United States Attorney

CHARLES A. ROGERS
Assistant United States Attorney

APPEARER: JAMES H. JONES
Clerk
T. B. Garfield, Clerk
U. S. District Court W

IN SENATE
JANUARY 10, 1934

IN SENATE
JANUARY 10, 1934

United States,
vs.
J. B. Williams,

Defendant,
Respondent.

W. H. HARRIS, JR.

D E C R E E

Now on this 21st day of March, 1934, this matter being on a writ of habeas corpus, assignment, for the complainant, Dallas Drake, appearing by W. H. Harris, District Attorney for the Northern District of Oklahoma, and The Hon. A. Dallas, Assistant District Attorney for said District, and the respondent, J. B. Williams, appearing without counsel by attorney, and it further appearing to the Court that the respondent, J. B. Williams, was lawfully and legally served with subpoena in a writ of habeas corpus, and that said respondent had failed to appear, and that the bill of complaint, herein, is by the Court found to be true.

The Court further finds that the respondent, J. B. Williams, is a resident of the County of Lincoln, the following described land, located in Township Twenty-three North, Range Eight East, Northwest quarter of Section one quarter of Section one, Township Twenty-three North, Range Eight East.

That said land is restricted and controlled by the provisions of certain orders of the Interior, and that said respondent, J. B. Williams, should be restricted from interfering with the possession and control of said land by the Government, and that said respondent should be restricted.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the respondent, J. B. Williams, should be restricted from interfering with the possession and control of said land by the Government, and that said respondent should be restricted.

Northwest quarter of Section one quarter of Section one, Township Twenty-three North, Range Eight East, Range Eight East, Range Eight East.

IT IS THE FURTHER ORDER OF THE COURT that the respondent, J. B. Williams, should be restricted from interfering with the possession and control of said land by the Government, and that said respondent should be restricted.

W. H. HARRIS, JR.
Attorney for Complainant

W. H. HARRIS, JR.
Attorney for Complainant

APPEARANCE: Dallas Drake, Complainant
W. H. Harris, Jr., Attorney
J. B. Williams, Respondent

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

United States of America, Complainant, vs. No. 1018 Equity

Chas. A. Nichols, Florence Nichols, Walter F. Nichols and Bruce Nichols; Respondents.

JOURNAL ENTRY OF JUDGMENT

Now on this 21st day of March, 1933, this cause came on to be heard in Court before Honorable F. B. Keenan, Judge presiding, in the Court Room, United States District Court, District of Columbia, and Chester A. Brewer, Assistant United States Attorney for the Northern District of Columbia, and Walter F. Mandy, United States Attorney for the Northern District of Columbia, being shown to the Court that each of the above named respondents had not regularly or with due care in equity more than 60 days prior to this date, ...

The Court further finds that complainant, United States of America, ... is entitled to the ... of the property covered by a ...

The Court further finds that complainant is entitled to have a ...

IT IS THE FURTHER JUDGMENT AND ORDER of the Court that the complainant ... in the sum of \$18,000, ...

IT IS THE FURTHER JUDGMENT AND ORDER of the Court that the complainant, ...

That the ... of the ...

That the ...

That the ... of ...

IT IS FURTHER ORDERED that the original return and return be filed
judgment.

F. E. KENNEDY
JUDGE

W. H. MAURY
United States Attorney

CHESTER A. BREWER
Assistant United States Attorney

RECORDED: Filed in Open Court
Mar 31 1938
H. P. Macfield, Clerk
U. S. District Court H

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

United States of America, Complainant,
vs.

Dora May Henry, Pat Henry, Citizens vs. 1938 Equity
National Bank of Pawhuska, Oklahoma, and the
unknown heirs, executors, administrators,
devisees, trustees and assigns, immediate and
remote, of Pat Henry, deceased, Respondents.

JOURNAL ENTRY OF JUDGMENT

NOW on this 31st day of March, 1938, this Court came to regularly sit
in open court before Honorable F. E. Kennedy, Judge presiding, the Federal Court, United
of America, being represented by W. H. Maury, United States Attorney for the Northern
of Oklahoma, and Chester A. Brewer, Assistant United States Attorney for said District,
being shown to the Court, that the respondents, Dora May Henry and Citizens National Bank
of Pawhuska, Oklahoma, have been regularly served with subpoenas in equity in this cause on
30 days prior to this date; and that the liquidating agent for the respondent, Citizens
National Bank of Pawhuska, Oklahoma, has filed a disclaimer, disclaiming any right, title
interest in and to the property involved herein; that the unknown heirs, executors, adminis-
trators, devisees, trustees and assigns, immediate and remote, of Pat Henry, deceased, have
regularly served by publication notice in addition to those that it says, due to this case,
with the unknown heirs, executors, administrators, devisees, trustees and assigns of
Henry, deceased, and the respondent, Dora May Henry, has answered, answered as parties
and they are by the Court found to be in default, and the Court, being fully advised in
the premises that complaint is entitled to judgment as prayed for therein, do hereby
filed herein.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the
United States of America, its lawfully authorized agents, and the United States Marshal
for the Northern District of Oklahoma, have judgment against the respondent, Dora May Henry,
in the sum of \$200.00, plus interest thereon at the rate of 6% per annum from the date of
judgment until paid, and that the respondent, Dora May Henry, shall pay the sum of \$200.00,
plus interest thereon, to the United States Marshal for the Northern District of Oklahoma,
at the place where the same are to be paid, within the time specified in the writ of execution
issued in this cause.

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

Respondents in this case, in the charge of the property involved, collect the rents for the oil interest property and leave this court to await the further orders of the Court.

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

F. E. KENNAMER
JUDGE

O.K. WHIT Y. MAUZY
United States Attorney

CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed In Open Court
Mar 21 1938
H. P. Warfield, Clerk
U. S. District Court H

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

United States of America, Complainant,)
)
vs.)
) No. 1256 Equity
Board of County Commissioners of)
Washington County, Oklahoma, and)
Frank Little, Respondents.)

JOURNAL ENTRY OF JUDGMENT

Now on this 21st day of March, 1938, this cause came on to be heard court before Honorable F. E. Kennamer, Judge presiding, the complaint, United States being represented by Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma, and Chester A. Brewer, Assistant United States Attorney for said district, and it shown to the Court that the respondents, Board of County Commissioners of Washington County, Oklahoma, and Frank Little, have been regularly served with subpoena in equity in this more than 60 days prior to this date, and that said respondents have failed to appear, answer or otherwise plead to the bill of complaint herein, they are by the Court found to be in default. The Court further finds that complainant is entitled to judgment as prayed in its bill of complaint herein.

The Court further finds that Grover C. Smith, a restricted half-blood Cherokee Indian, enrolled opposite Roll No. 1065, was allotted as homestead the following described lands of the Cherokee Nation, to-wit:

The Northeast Quarter of the Southeast Quarter of the Southwest Quarter of the South Half of the Southeast Quarter of the Southwest Quarter of Section Thirty-one, Township Twenty-four North, Range Thirteen East, Washington County, Oklahoma.

That the said Grover Smith died, intestate, on September 21, 1911, seized and possessed the above described land. That he left surviving him as his sole and only heirs at law his wife, Ida Mannus, nee Smith, Cherokee Allottee appearing opposite Roll No. 28238, Stonewall

unenrolled Cherokee Indian, born October 5, 1911, who inherited said allotment upon the death of Grover C. Smith, share and share alike. That thereafter Ida Mannus, nee Smith, married Jose who is a full-blood Cherokee Indian. That the said Ida Mannus, nee Smith, died during the y leaving as her sole and only heirs at law, her husband, Joseph Mannus, and her two children, Cleveland Smith and Stonewall Smith, who inherited the interest of the said Ida Mannus, nee in and to the above described land.

That under the provisions of the Act of Congress of July 2, 1902, the above bed land was restricted against alienation or taxation during the time it was held by the or allottee. That under the provisions of the Act of Congress of April 12, 1906, all restricti inst alienation or taxation were continued where a member of the Five Civilized Tribes of on or more Indian blood, died, leaving issue born since March 4, 1906. That the said Cleveland and Stonewall Smith each were born subsequent to March 4, 1906. That the above described la not subject to taxation by reason of the restrictions contained in the above mentioned Act o gress.

That the re-sale tax deed dated May 14, 1929, from F. W. Wenner, the then C Treasurer of Washington County, Oklahoma, to R. E. Boggess, Chairman of the Board of County missioners of Washington County, Oklahoma, which deed is recorded in the office of the Coun Clerk of Washington County, Oklahoma, in deed record book 70, at page 1, and the deed dated 14, 1931, from G. H. Scudder, the then Chairman of the Board of County Commissioners of Wash County, Oklahoma, to Frank Little, which deed is recorded in the office of the County Clerk Washington County, Oklahoma, in deed record book 72, at page 399, each deed purporting to co above described land, are void and of no force and effect, and should be canceled, set aside held for naught, and the title to said land quieted in the said Joseph Mannus, Cleveland Smi Stonewall Smith.

IT IS THEREFORE THE ORDER AND JUDGEMENT of the Court that the re-sale tax d dated May 14, 1929, from F. W. Wenner, the then County Treasurer of Washington County, Oklah R. E. Boggess, Chairman of the Board of County Commissioners of Washington County, Oklahoma, deed is recorded in the office of the County Clerk of Washington County, Oklahoma, in deed r ok 70, at page 1, and the deed dated April 14, 1931, from G. D. Scudder, the then Chairman o Board of County Commissioners of Washington County, Oklahoma, to Frank Little, which deed is in the office of the County Clerk of Washington County, Oklahoma, in deed record book 72, at be, and they are hereby canceled, set aside and held for naught, and the Board of County Com ers of Washington County, Oklahoma, Frank Little, and all persons claiming by, through or un as a result of the above mentioned deeds, be, and they are hereby forever restrained and enjo from claiming or asserting any right, title or interest in or to the following described lan in Washington County, Oklahoma, to-wit:

The Northeast Quarter of the Southeast Quarter of the Southwest Quarter;
South Half of the Southeast Quarter of the Southwest Quarter of Section
Thirty-one, Township Twenty-four North, Range Thirteen East,

or any part thereof, and that the title to said land is hereby quieted in Joseph Mannus, Sto Smith and Cleveland Smith.

IT IS THE FURTHER JUDGMENT AND DECREE of the Court that the complainant be recover all costs of action from the respondents, Board of County Commissioners of Washingto ty, Oklahoma, and Frank Little.

F. E. KENNAMER
JUDGE

C. K. WHIT Y. MAUZY, United States Attorney
CHESTER A. BREWER, Assistant United States Attorney

ENDORSED: Filed In Open Court
Mar 21 1938
H. P. Warfield, Clerk, U. S. District Court

1. That Bonds Nos. 51 to 55, both inclusive, being Series M, issued by Commercial Investment Corporation, in the amount of \$1,000 each, and being the First Mor 5 1/2% Serial Gold Bonds of said Company, of Tulsa, Oklahoma, be and they are hereby ordered delivered into Court.

2. That H. P. Warfield, Clerk of this Court be, and he is hereby, authorized and directed to pay to Ralph D. Griffin, Special Deputy Commissioner in charge of Scrugg Vandervoort & Barney Bank, in liquidation, from the registry of the Court the sum of \$17 with respect to each of said bonds.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Mar 23 1938
H. P. Warfield, Clerk
U. S. District Court ME

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

Josephine Jump, nee Strikeaxe, and Joe)
S. McGuire, Guardian James Strickaxe,)
an incompetent, full-blood Osage Indian,)
Plaintiffs,) No. 1221 Equity.
-vs-)
C. L. Ellis, Superintendent, Osage)
Indian Agency,) Defendant.

ORDER ALLOWING APPEAL AND FIXING SECURITY FOR COSTS AND GRANTING
ADDITIONAL TIME TO PREPARE AND FILE BILL OF EXCEPTIONS AND TO
COMPLETE AND LODGE APPEAL.

Now on this 23rd day of March, 1938, upon the Petition of the Plaintiff Ordered that an appeal from the judgment dated March 8, 1938, to the United States Circuit of Appeals for the Tenth Circuit be, and the same is hereby allowed;

It is further ordered that bond for costs be and the same is hereby fixed the sum of \$100.00, to be filed within ten days;

It is further ordered that Plaintiff's be, and they are hereby granted fifteen additional from this date within which to complete the record and file and lodge the appeal with the United States Circuit Court of Appeals for the Tenth Circuit.

F. E. KENNAMER
District Judge.

ENDORSED: Filed Mar 23 1938
H. P. Warfield, Clerk
U. S. District Court ME

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE TERRITORY
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1938 term-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, MARCH 23, 1938

receiver to assert such proceedings as he may deem proper to reduce the taxes heretofore and outstanding against the property in the hands of the receiver herein, and to endeavor to reduce the assessed valuation of the properties, whether in this court or in the District of Tulsa County, Oklahoma; and the court being fully advised in the premises finds that an order should be made.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court that the receiver herein be and he is hereby authorized to take such proceedings as he may deem proper in an effort to reduce the outstanding taxes now due and assessed against the property in the hands of the receiver herein, whether by suit or compromise, in this court or the District Court of Tulsa County, Oklahoma, and to take such action as he may deem proper whether by suit or otherwise, in this court or in the District Court of Tulsa County, Oklahoma, in an effort to reduce the assessed valuation of the property in controversy to such a point as will be reasonable and just as a basis for taxation.

The receiver is hereby authorized to pay out of his hands such costs and incidental expenses as may be necessary in the prosecution of the said claims, and to charge the same against his accounts as receiver.

DONE in open court this 23 day of March, 1938.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Mar 23 1938
H. P. Warfield, Clerk
U. S. District Court H

FEDERAL LIFE INSURANCE COMPANY, Plaintiff,)
)
-vs-) No. 1245 - Equity. ✓
)
FRED B. F. SMITH, ET AL, Defendants.)

Now on this 23rd day of March, A. D. 1938, the above styled case is called for trial. Plaintiff present and announces ready. All Defendants are present with the exception of The First National Bank and Sam Smith who are adjudged to be in default by the Court. Thereupon, note, mortgage and certified copy of Journal Entry of Judgment from the Court of Common Pleas of Tulsa County, Oklahoma, in case No. 22015 are introduced and considered as evidence. And thereafter, upon being fully advised in the premises, it is ordered by the court that Decree for Plaintiff and defendant First National Bank be entered, as per journal entry to be filed. It is further ordered by the Court that Richard L. Wheatley be and he is hereby appointed Special Master herein to make sale. (F.E.K. Judge).

EAGLE OIL CO., A CORP., Plaintiff,)
)
-vs-) No. 1251 - Equity. ✓
)
SINCLAIR PRAIRIE OIL CO. A CORP., ET AL., Defendants.)

Now on this 23rd day of March, A. D. 1938, the above styled case is called for trial. All parties are present and announce ready for trial. Thereupon, Case No. 28 is consolidated with this cause for trial. Thereafter, opening statements of counsel are

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 24, 1938

NOW THEREFORE, IT IS ORDERED AND DECREED that the defendants-appellants named be and they hereby are allowed until the 1st day of May, 1938, within which to have prepared and filed the record of appeal herein in the United States Circuit Court of Appeal Tenth Circuit.

F. E. KENNAMER
J U D G E

ENDORSED: Filed Mar 24 1938
H. P. Warfield, Clerk
U. S. District Court H

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

Hugh Christie, Plaintiff,)
vs.) No. 1214 - E.
Worthington Machinery Corporation, et al,)
Defendants.)

O R D E R

For good cause shown, the defendant, Worthington Machinery Corporation, hereby granted an extension of 20 days within which time to plead or answer in the above cause.

Dated this 23rd day of March, 1938, at Tulsa, Oklahoma.

F. E. KENNAMER
J U D G E

ENDORSED: Filed Mar 24 1938
H. P. Warfield, Clerk
U. S. District Court B

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

HUGH W. CHRISTIE, Plaintiff,)
vs) No. 1214 In Equity
WORTHINGTON MACHINERY CORPORATION OF OKLAHOMA,)
a corporation, et al, Defendants.)

O R D E R

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

Now on this 24th day of March, 1938, this cause comes on for hearing on motion of defendant, The Springrose Drilling Company, for additional time to plead, said appearing by his Attorneys, R. V. Lewis and Ed. L. Jones, and defendant, The Springrose Company, appearing by its Attorney Paul H. White, and the Court being advised in the pre finds that the motion should be granted.

DISTRICT OF OKLAHOMA
SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 24, 1938

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that defer Springrose Drilling Company, be and it hereby is granted 15 days additional time within plead to plaintiff's Bill of Complaint heretofore filed herein.

F. E. KENNAMER
JUDGE

O.K. R. V. LEWIS

Attorneys for Plaintiff

O.K. PAUL H. WHITE

Attorney for defendant,
The Springrose Drilling Company

ENDORSED: Filed Mar 24 1938
H. P. Warfield, Clerk
U. S. District Court H

C. E. BOND, ET AL,

Plaintiff,)

-vs-

) No. 1257 - Equity.

EUCHEE TOM, ET AL,

Defendants.)

Now on this 24th day of March, A. D. 1938, the above styled case is called for trial. All sides present and announce ready for trial. Thereupon, it is ordered by the Court upon motion of the Plaintiff that cause be dismissed as to Gulf Oil Corporation. And that it is ordered by the Court that Plaintiff be granted leave to amend by interlineation. statements of counsel are made and it is ordered by the Court that case stand submitted etc. Plaintiff given twenty (20) days to file brief. United States given twenty (20) days to file brief. Plaintiff given ten (10) days thereafter, to file reply. Stipulation of facts produced and considered in evidence herein. It is further ordered by the Court that peremptory writs be granted United States to file requested findings of fact and conclusions of law. (P.

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

United States of America,

Complainant,)

vs.

) No. 1260 Equity

Albert Jackson and Rae Jackson,

Respondents.)

ORDER APPOINTING RECEIVER

Now on this 24th day of March, 1938, this cause came on to be heard in court before Honorable F. E. Kennamer, Judge presiding, on the application of the complainant herein in the bill of complaint filed in this cause January 18, 1938, for the appointment of a Receiver, and it being shown to the Court that on March 18, 1938, proper notice was served on respondents, Albert Jackson and Rae Jackson to appear in this court on March 24, 1938, at 10 o'clock A.M., or as soon thereafter as the Judge of said court could hear the application for the appointment of a Receiver in this cause; and it being further shown to the Court that the facts set out in the Bill of complaint herein are sufficient cause for the appointment of a Receiver in said

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 24, 1938

IT IS THEREFORE THE ORDER of the Court that W. H. Rudrauff, being a fit is hereby appointed Receiver in this cause, to take charge of and collect the rents and from the following described property, to-wit:

Lot Seven, Block Five, original town of Pawhuska, Osage County, Oklahoma,

and to make return of all proceeds coming into his hands as such Receiver, and as a res this order, or as the Court may hereafter direct.

F. E. KENNAMER
JUDGE

C.K. WHIT Y. MAUZY,
United States Attorney

CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Mar 24 1938
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to March 25, 1938.

SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, MARCH 25, 1938

Court convened pursuant to adjournment, Friday, March 25, 1938.

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

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

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

Now on this 25th day of March, A. D. 1938, it is ordered by the Court t Receiver be and he is hereby allowed an additional \$1,000.00 herein and remainder in est attorneys for Receiver. It is further ordered by the Court that report be approved and closed. (F.E.K. Judge).

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

General American Life Insurance Company,)
a corporation, Plaintiff,)

vs.)

Sapulpa Lodge No. 1118, Benevolent No. 1204 in Equity.
and Protective Order of Elks, and
E. M. McMachel, N. R. Bennett, and
H. H. Boulton, as members of the Board
of Trustees of Sapulpa Lodge No. 1118,
Benevolent and Protective Order of
Elks, Defendants.

O R D E R

Now upon this 24th day of March, 1938, there came on for hearing the plaintiff's supplemental motion for appointment of receiver, the plaintiff appearing by Roscoe E. Harper, and the defendants appearing by R. K. Robertson, and after statement of counsel and consideration of the verified supplemental motion for appointment of receiver and motion for appointment of receiver, the Court finds that said motion should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the appointment heretofore made of Dr. B. C. Schwab as receiver, made in the decree of September 14, 1937, be and it is hereby set aside and held for naught, the said Dr. B. C. Schwab not having heretofore qualified as such receiver.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that DON McMASTERS be and it is hereby appointed receiver of the mortgaged premises described in plaintiff's bill of costs also described in the decree of foreclosure entered herein on September 14, 1937, the same

All of Lot Five (5) and the South Eleven and 6/10ths (11.6)
feet of Lot Four (4), in Block Forty-five (45) in the City of
Sapulpa, together with the building and the improvements thereon;

and that he also be and he is hereby appointed receiver of all the personal property of the defendants mentioned in said motion and such other personal property of the defendants the defendants may own, said property being chairs, tables, billiard tables, pool tables, lounge, club furniture, kitchen ware and decorations in said building, and the receiver is hereby ordered to take and hold said personal property and account for the same, subject to the further orders of this Court; and the receiver shall file as inventory of the personal property in this case within thirty days from this date. It is ordered that such personal property shall be held by the receiver for and on account of such deficiency decree as may hereinafter be obtained hereon. It is hereby ordered, adjudged and decreed that said defendants, their agents, servants or any other persons, are hereby enjoined and restrained from interfering with the said receiver in his possession or control of said property. Said receiver to serve without compensation and that his bond be fixed in the sum of \$1,000.00.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the receiver shall receive and collect the rents from the mortgaged premises and the personal property and shall hold the same subject to the further orders of this Court, and in the event of deficiency, such moneys collected shall be applied thereon.

F. E. KENNAMER
JUDGE

ROSCOE E. HARPER, Atty for Plaintiff
C.K. R. K. ROBERTSON, Atty for Defendants
ENDORSED: Filed Mar 25 1938
H. P. Warfield, Clerk,
U. S. District Court H

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

FRED W. SEYMOUR, Trustee, Plaintiff,)
)
vs.) No. 1277 In Equity
)
GILMORT OIL COMPANY, a corporation, Defendant.

ORDER APPOINTING RECEIVERS

The above entitled cause coming on for hearing on this the 24th day of 1938, upon the application of the plaintiff for the appointment of a receiver of the Gil Oil Company; and the plaintiff appearing by his attorney, Lawrence Mills, and the defendant by its attorney, Floyd L. Rheam; whereupon the said defendant filed with this court its consent to the appointment of said receiver, and joined with the plaintiff in the request for such appointment; and the court, being fully advised in the premises, is of the opinion one or more receivers should be appointed for the said defendant and for all its proper assets wherever located.

It is therefore ORDERED, ADJUDGED, and DECREED, as follows:

(1) That L. L. Wiles and Wilbur J. Holleman are hereby appointed receivers of all the properties, assets, and business of the defendant, Gilmort Oil Company, a corporation, real, personal, and mixed, of whatever kind and description, situated within the State of Oklahoma, including all lands, buildings, oil and gas leases, drilling rigs, casing, and all of whatsoever kind or nature, controlled, leased, or operated by said defendant, and all tools, machinery, furniture, supplies, books of account, records, and other papers, books of accounts, cash on hand, in bank or on deposit, things in action, credits, stocks, bonds, notes, leases, deeds, contracts and accounts receivable, and all rents, issues, profits, accruing and to accrue from said assets, properties, and business, with authority to take possession of said assets and property and to continue said business as a going concern.

(2) The defendant, its officers and employees, and any person acting in their direction, shall deliver to the receivers any and all property of the defendant, real, personal, or mixed, in their possession or under their control.

(3) All creditors, stockholders and all persons claiming or acting by or under them, and all sheriffs, and marshals and other officers, agents, attorneys, or representatives, servants and employees, and all other persons, associations and corporations are hereby enjoined and restrained from instituting or prosecuting any action of law or equity or proceeding in equity against the defendant in any court of law, or equity, or before an arbitration, organization or arbitration board of arbitration by referee or umpire, or before any court or tribunal, or otherwise, or from executing or issuing or causing the execution of any writ, process, summons, attachment, subpoena, or other proceeding for the purpose of impounding or taking possession of or interfering with any property owned by or in the possession of said defendant or of the receivers or owned by the defendant and in the possession of any of its officers, agents or employees; and all sheriffs, marshals, and other officers and their deputies, representatives and servants and all other persons, associations and corporations are hereby enjoined and restrained from removing, transferring, disposing of or attempting in any way to remove, transfer or dispose of or in any way to interfere with any property, assets, or effects in the possession of the defendant or of the receivers, or owned by the defendant and in its possession, or the possession of any officers, agents or employees; and from doing any act or thing whatsoever to interfere with the possession and management by the receivers of the property and assets of the defendant or in any way to interfere with the receivers in the discharge of their duties, or to interfere in any manner with the administration and disposition in this suit of the property and affairs of the defendant.

(4) Said receivers are hereby authorized forthwith to take and have exclusive control, possession and custody of all the property and assets of the defendant, real, personal, and mixed, of every kind, character, and description and all persons, firms, and corporations, including the defendant, its officers, agents, and employees, shall forthwith to the receivers all property and assets of the defendant in their possession.

(5) The receivers are hereby authorized until the further order of the court to continue, manage, and operate the business of the defendant with full power and authority to carry on, manage, and operate the business and properties of the defendant, and to continue the production of oil or gas from the producing properties of said defendant, and to continue operations upon any well now drilling or begun by said defendant, which, in the judgment of the receivers, should be completed, and particularly to carry out, perform, and fulfill the contracts and obligations of the defendant, and to enter into new contracts incidental to the operation of its business to the extent that the receivers may determine that it is for the best interests of the receivership estate so to do, and to appoint and employ such managers, agents, employees and accountants, as may in the judgment of the receivers be advisable and necessary in the management, conduct, control, or custody of the receivership estate, and the receivers are hereby authorized to make such payments and disbursements out of the moneys now on hand or hereafter accruing, as may be needful or proper for the preservation and operation of the property and business of the defendant; provided, that no moneys derived from interests heretofore held by the defendant, or from the proceeds of oil heretofore assigned by said defendant for the payment of valid obligations incurred by said defendant, or oil payments assigned for the payment of valid obligations of said company, shall be used except in discharge of the obligations to which said moneys were pledged, without any order of this court made upon notice to the firms or corporations to whom said oil payments may be due.

(6) The receivers are hereby authorized to receive and collect rents, royalties, and profits of any of the property of the defendant, whether the same are now or shall hereafter become due and payable, and to do such things, enter into such agreements, and employ such persons in connection with the management, care, preservation, and operation of the properties of the defendant as the receivers may deem advisable, and to make such expenses and disbursements as in the judgment of the receivers be necessary or advisable.

(7) The receivers are hereby authorized and empowered to institute, prosecute, defend, compromise, adjust, intervene in or become a party to such suits, actions, proceedings at law or in equity, including ancillary proceedings in state or federal courts as may in the judgment of the receivers be necessary or proper for the protection, maintenance and preservation of the property and assets of the defendant and the conduct of its business, or to carry out the terms and provisions of this order, and likewise to defend, compromise and adjust, compromise, or otherwise dispose of, any and all suits, actions and proceedings instituted against them as receiver or against the defendant, and also to appear in and conduct the prosecution or defense of any action, suit or proceeding or to adjust or compromise any action, suit or proceeding now pending in any court by or against the defendant where such prosecution, defense or other disposition of such action, suit or proceeding will in the judgment of the receivers be advisable or proper for the protection of the property and assets of the defendant, and in their discretion to execute and settle with all debtors of the defendant, with persons having possession of its property in any way responsible at law or in equity to the defendant upon such terms and in such manner as the receivers shall deem just and beneficial to the defendant and its creditors.

(8) The receivers are hereby given a period of thirty (30) days from the date hereof within which to arrive at a determination as to what contracts of the defendant they should affirm or disaffirm and within that time to make their election in that respect and the court reserves the right if so advised from time to time to extend or diminish the time granted to the receivers within which to make such election.

(9) The receivers shall retain possession and continue to discharge t and duties aforesaid until the further order of this court in the premises; but shall f to time apply to this court for such other and further orders and directions as they ma necessary or advisable for the dne administration of the receivership; and the receiver are hereby vested, in addition to the powers aforesaid, with all the general powers of in cases of this kind, subject to the direction of this court, and the receivers shall to time, or when directed by the Court, render to the Court reports of their proceeding accountings with respect to all moneys received and disbursed by them or their agents.

(10) The bond of each of the receivers in the sum of \$10,000.00 condit that he will well and truly perform the duties of his office and duly account for all m and property which may come into his hands and abide and perform all things which he sh directed to do by this court, with sufficient sureties to be approved by a judge of thi shall be forthwith filed in the office of the Clerk of this Court.

It is further ORDERED that Lawrence Mills and E. J. Doerner be and are appointed attorneys for said receivers, to serve until the further order of this court, compensation to be fixed and allowed by this court.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Mar 25 1938
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to March 28, 1938.

SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, MARCH 28, 1938

Court convened pursuant to adjournment, Monday, March 28th, 1938.

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

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

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

Sheridan P. Tschappat and Harold)
Callahan,) Plaintiffs,)
) No. 1662 Equity
vs.)
Hinderliter Tool Company,) Defendant.)

O R D E R

On motion of attorneys for the defendant in the above entitled cause, i ordered that the Clerk be, and he is, directed to certify to the United States Circuit C of Appeals for the Tenth Circuit, in the appeal now there pending entitled, Sheridan P. and Harold Callahan, Appellants, vs. Hinderliter Tool Company, Appellee, No. 1662, the following original documents from the files of this court:

1. The original transcript of the evidence;
2. The original stipulation signed by the parties, and to which is at original book of blue prints, which was introduced as Defendant's Exhibit 4 at the trial case;
3. The original blue prints bearing pasters thereon, which pasters be words, "Plaintiff's Exhibit No. 2", "Plaintiff's Exhibit No. 3", and "Plaintiff's Exhibit No. 4";
4. Defendant's Exhibit 17, Defendant's Exhibit 18, and Defendant's Exhibit 19;
5. Plaintiff's Exhibit 10.

Dated at Tulsa, Oklahoma, this March 28, 1938.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Mar 28 1938
H. P. Warfield, Clerk
U. S. District Court ME

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

United States of America, Complainant,)
)
vs.)
)
S. S. Kennedy, Amy Kennedy, and E. H. Ryan, if living, or if dead, his unknown heirs, executors, administrators, devisees, trustees and assigns, immediate and remote, Respondents.) No. 1155 Equity

ORDER FOR SERVICE BY PUBLICATION

Now on this 28th day of March, 1938, on application of the complainant United States of America, and by proper showing, it appearing to the undersigned Judge of the United States District Court for the Northern District of Oklahoma, that the above named respondent, E. H. Ryan, has not been served with process in this cause; that proper subpoena in equity has been duly issued herein, directed to said respondent, E. H. Ryan, in the Northern District of Oklahoma, and that the United States Marshal for said district has made return showing that respondent, E. H. Ryan, could not be located in this district, and showing further that respondent, E. H. Ryan, has departed this life, the Court finds that proper service by this Court should be directed to E. H. Ryan, if living, or if dead to his unknown heirs, administrators, devisees, trustees and assigns, immediate and remote, as provided by law, Title 28, U.S.C.A., directing them to appear on a day certain to plead or answer to the bill of complaint herein.

IT IS THEREFORE THE ORDER of the Court that the respondent, E. H. Ryan, or if dead, his unknown heirs, executors, administrators, devisees, trustees and assigns, immediate and remote, appear and plead or answer to the bill of complaint wherein complainant seeks judgment against said respondents foreclosing the mortgage covering the following described

All of Lots Three and Four; East Half of Southwest Quarter of Section Seven; Northeast Quarter and East Half of Northwest Quarter of Section Eighteen, all in Township Twenty-six, Range Ten. And all that part of the Northeast Quarter of Section Twelve lying south of the Pawhuska-Bartlesville Highway; the North Half

NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, MARCH 28, 1938

of the Southeast Quarter of Section Twelve less 7.79 acres for right-of-way of Pawhuska-Bartlesville Highway; all of the Northwest Quarter of Section Twelve except the right-of-way of the Osage County and Santa Fe Railroad, containing 20.75 acres; all of the East Half of the Northeast Quarter of Section Twenty-three except .24 acres for right-of-way of the Pawhuska-Bartlesville Highway; all that part of the Southwest Quarter of Section Twenty-three lying east of the Pawhuska-Bartlesville Highway; all of the South Half of the Northwest Quarter of Section Twenty-four; all that part of the North Half of the Northwest Quarter of Section Twenty-six lying east of the right-of-way and of the Osage County and Santa Fe Railroad and lying south and east of the Pawhuska-Bartlesville Highway, all in Township Twenty-six North, Range Nine East, Osage County, Oklahoma.

IT IS FURTHER ORDERED that this order be published once a week for six consecutive weeks, beginning March 29, 1938, and that the respondent, E. E. Ryan, if living, or his unknown heirs, executors, administrators, devisees, trustees and assigns, immediately appear and answer or otherwise plead to the bill of complaint herein on or before the 10th of May, 1938, or all of the facts and things pleaded in said bill of complaint will be taken and judgment will be rendered accordingly, and said respondents will be forever barred from any right, title, interest or equity in and to the property hereinabove described.

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

F. E. KENNAMER
JUDGE

ENDORSED: Filed Mar 29 1938
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to March 31, 1938.

SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 31, 1938

Court convened pursuant to adjournment, Thursday, March 31, 1938.

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

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

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE
 NORTHERN DISTRICT OF OKLAHOMA
 SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 31, 1938

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

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

ORDER AUTHORIZING SALE OF PROPERTY

THIS CAUSE COMING on to be heard on this the 31st day of March, 1938, a verified application of T. P. Farmer, Receiver of Exchange National Company for authority to following described premises, to-wit:

The East Half of Northwest Quarter, and the East 20 acres of Lot One (1) and all of Lot Two (2) and the Southwest Quarter of Northwest Quarter of Northeast quarter and West Half of Southwest Quarter of Northeast Quarter of Section 18, Township 4 North, Range 6 East, situated in Pontotoc County, Oklahoma,

to W. M. Blankenship if he should be the highest bidder at said sale, or to such other persons the most therefor, at public sale, after advertising the same in a newspaper of general circulation as required by law, and the court being fully advised in the premises finds that it has jurisdiction to entertain said application and enter an order thereon, and further finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application be and it is hereby sustained, and the said T. P. Farmer, receiver of the Exchange National Company be and he is hereby directed to advertise and sell at public sale the above described premises to W. M. Blankenship or to such other person making the highest bid therefor, for the \$2400.00 or more, as in said application set forth, and said receiver be and he is further authorized and empowered to do all other things necessary and proper in order fully and effect to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
 United States District Judge

ENDORSED: Filed Mar 31 1938
 H. P. Warfield, Clerk
 U. S. District Court EA

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

Singer Steel and Metal Corporation, a)
 corporation, et al.,) Plaintiff,)
 vs.)
 Tulsa Steel Corporation, et al.,) Defendant.)
 and) No. 1014 - Equity Consolidated.
 Sheffield Steel Corporation, a corporation,) Plaintiff,)
 vs.)
 Tulsa Steel Corporation, a corporation,) Defendant.)

DISTRICT OF OKLAHOMA
SPECIAL MARCH 1938 TERM- EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 31, 1938

NO. 1014 Equity Consolidated, Continued.

ORDER APPROVING FINAL REPORT AND DISCHARGING RECEIVER.

Now on this 25th day of March, 1938 came on for hearing the final report of T. H. Steffens, Receiver appointed by the court in the above entitled cause, and the Receiver being present in court in person and by his counsel, E. J. Doerner, and it appearing to the court that notice of the hearing has been given to all parties interested and to each of the creditors as required by the order of this court dated the 13th day of March, 1938, and it further appearing to the court that no exceptions have been filed to said final report by any of the parties interested and the court having heard the evidence and being fully advised in the premises that the said report in all things should be confirmed and approved.

The Court further finds that the said T. H. Steffens, Receiver, has in all respects managed the property and assets placed in his hands and disposed of the same according to the orders and directions of this court, and that he has in all respects carried out the orders and directions of the court and that he is entitled to be discharged and his bondsmen released from further liability.

The court further finds that L. H. Juengling, an employee of the said receiver, is entitled to the sum of One Thousand Dollars (\$1,000.00) as the reasonable value of his services rendered the Receiver since the 22nd day of April, 1936 to date of final report.

The court further finds that the Receiver is entitled to further compensation in the sum of Five Hundred Thirty-Two Dollars and Sixty-Six Cents (\$532.66).

The court further finds that E. J. Doerner, attorney for the Receiver, is entitled to a further allowance in the sum of Five Hundred Thirty-Two Dollars and Sixty-Six Cents (\$532.66), as additional allowance for counsel fees.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the said T. H. Steffens, Receiver, be and he is hereby directed to pay the allowances herein made.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the court that the final report of T. H. Steffens, as Receiver of the Tulsa Steel Corporation, be and the same is hereby confirmed and the said T. H. Steffens is hereby discharged as such Receiver and the sureties on his bond are released from further liability.

Done at Tulsa, Oklahoma, the day and year first above written.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE

ENDORSED: Filed Mar 31 1938
H. P. Warfield, Clerk
U. S. District Court 3

IN RE: ANDREW JOHNSON,) No. 1033 - Equity.

Now on this 31st day of March, A. D. 1938, it is ordered by the Court Geo. H. Jennings and Miller, Lytle & Wildman, be and they are hereby granted thirty-five cent of the estate's value. It is further ordered that J. R. Small be and he is hereby appointed appraiser to appraise the value of realty in estate. (F.E.K. Judge).

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA
United States of America, Complainant,)
vs.) No. 1243 Equity
Dora May Henry, et al, Respondents.

ORDER NUNC PRO TUNC

Now on this 31st day of March, 1938, on application of the above named complainant for an order nunc pro tunc correcting the journal entry of judgment entered here March 21, 1938; and it appearing to the Court that said judgment was entered during the p of this court, and that certain clerical errors were made in said journal entry of judgment set out in the application herein;

IT IS THEREFORE THE ORDER of the Court that the year "1933" shown in the second page of said journal entry of judgment be corrected to read "1935", and the year shown in line 17 of the third page of said journal entry of judgment be corrected to read

F. E. KENNAMER
JUDGE

ENDORSED: Filed Mar 31 1938
H. P. Warfield, Clerk
U. S. District Court EA

Court adjourned to April 5, 1938.

Court convened pursuant to adjournment, Tuesday, April 5, 1938.

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

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

NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, APRIL 5, 1938.

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

Federal Life Insurance Company, a
corporation,

Plaintiff,

vs.

No. 1245 Equity

Fred B. F. Smith, also known as Fred
B. Smith, also known as Fred Smith,
et al.,

Defendants.

FINAL DECREE

Now, on this 23d day of March, 1938, this cause comes on to be heard regular order pursuant to assignment on the trial docket of this court, and the plaintiff appeared by and through its attorneys of record and announced ready, and the defendant, National Bank & Trust Company of Tulsa, a corporation, appeared by its attorney of record announced ready. The defendants, Fred B. F. Smith, also known as Fred B. Smith, and als Fred Smith, Lizzie Smith, his wife, Wade Miller, C. S. Walker, and Sam Smith appeared no in person or by attorney.

The court, having examined the files herein and upon proof produced this court, finds that the defendants, Fred B. F. Smith, also known as Fred B. Smith, al Fred Smith, Lizzie Smith, his wife, Wade Miller, C. S. Walker, and Sam Smith, were each regularly served with chancery subpoena in this cause, and that more than 20 days have e since the service thereof on the said named defendants, and that the said defendant, C. has filed herein his disclaimer of any right, title, or interest in and to the real esta in this suit, but that all other named defendants have failed to file any pleading or ap herein, and each are adjudged in default.

The court further finds that the defendant, the First National Bank & Trust Company of Tulsa, a corporation, has filed its answer and appears herein on this day.

The court further finds that plaintiff is a citizen and resident of Illinois with its principal place of business in the city of Chicago in said State, and defendants are citizens and residents of the State of Oklahoma, and that the subject of is for the recovery of money judgment in a sum exceeding \$3,000.00, exclusive of interest costs, and for the foreclosure of mortgages on real estate lying and situate in Craig and Counties, State of Oklahoma, and within this district, and that this court has jurisdiction the subject of the suit and the persons of the defendants.

The court further finds that J. R. Carter, Clara B. Carter, Samuel C. and Margaret Chatterton were named defendants herein, but that such persons are not nece parties defendant in this suit, and upon motion of the plaintiff duly made in open court miss this suit as against the said named persons, which motion is by the court sustained, this suit dismissed as to the said named persons, J. R. Carter, Clara B. Carter, Samuel C. and Margaret Chatterton.

The plaintiff having introduced its evidence, including the notes and mortgages sued on, rested, and the defendant, the First National Bank & Trust Company of Tulsa, having introduced its evidence, rested; and the court, being well and sufficiently advised in the premises, finds generally in favor of the plaintiff and against the defendants.

The court further finds that the defendants, Fred B. F. Smith, also known as Fred B. Smith, and also known as Fred Smith, and Lizzie Smith, are justly indebted to

plaintiff under the allegations contained in Count 1 of Plaintiff's bill on the note the out and sued on, and on account of taxes paid and expended by the plaintiff to protect i and preparation for this suit in extending the abstract of title, the sum of \$3,195.00 p with interest thereon at ten per cent per annum from March 1, 1933, in amount to this da \$1,619.30, the sum of \$197.85 taxes paid and interest thereon from May 7, 1936, at ten p annum, in amount of \$36.18 to this date, the further sum of \$27.04 taxes advanced, with thereon from February 25, 1937, at ten per cent per annum, the amount \$2.92 to this date further sum of \$30.50 abstract expense, being an aggregate of both principal sums and th thereon of \$5,109.29, for which sum plaintiff is entitled to judgment against the said d Fred B. F. Smith, also known as Fred B. Smith, also known as Fred Smith, and Lizzie Smi interest thereon from this date until paid at ten per cent per annum, and the further su attorney's fees, and all costs of this suit.

The court further finds that, un er and by virtue of the mortgaged s the plaintiff and set forth in Count 1 of its bill, that plaintiff has a first, prior, a lien on and against the following-described real estate situated in Craig County and May Oklahoma, to-wit:

The Southwest Quarter of the Southwest Quarter of Section Thirty-three (33), and the Northwest Quarter of the Southeast Quarter, and the North Half of the Southeast Quarter of the Southeast Quarter, and the Southwest Quarter of the Southeast Quarter of the Southeast Quarter of Section Thirty-two (32), Township Twenty-four (24) North, Range Twenty (20* East of the Indian Meridian in Craig County, Oklahoma; also Lot Two (2) and the Southwest Quarter of the Northeast Quarter of Section Five (5), Township Twenty-three (23) North, Range Twenty (20), East in Mayes County, Oklahoma.

The court further finds that the terms and conditions of the said mo owned and held by the plaintiff have been breached, and the sums secured thereby are due able and have not been paid, and by reason thereof, plaintiff is entitled to a foreclosu said mortgage and to a sale of the property above described, without appraisalment, as is cally provided in the mortgage, for the satisfaction of the sums due to the plaintiff, t with inter st, costs, and attorney's fees.

The court further finds that the said defendants, Fred B. F. Smith, known as Fred B. Smith, and also known as Fred Smith, and Lizzie Smith, his wife, are fu indebted to the plaintiff on the note and mortgage sued on and set forth in plaintiff's count of its bill in the sum of \$2,120.00, with interest thereon at ten per cent per ann March 1, 1933, in amount to this date of \$1,072.57, the sum of \$43.14 taxes advanced and by the plaintiff, with interest thereon from May 7, 1936, at ten per cent per annum in a \$7.91 to this date, the further sum of \$5.64 advanced for taxes, with interest thereon f February 25, 1937, at ten per cent per annum in amount 61 cents to this date, the furth \$13.75 abstract fees and expense, an aggregate of both principal items and the interest in the sum of \$3,281.61, and plaintiff is entitled to judgment on the second count of it against the said defendants, Fred B. F. Smith, also known as Fred B. Smith, also known a Smith, and Lizzie Smith, for said sum of \$3281.61 and interest thereon from this date at of ten per cent per annum, the further sum of \$200.00 attorney's fees, and costs.

The court further finds that, under and by virtue of the mortgage su and set forth in plaintiff's second count of its bill, that plaintiff has a first, prior superior lien on and against the following-described real estate situated in Craig Count oma, to-wit:

The Southwest Quarter of the Northwest Quarter, and the North Half of the Northwest Quarter of the Southwest Quarter, and the Northwest Quarter of the Northeast Quarter of the Southwest Quarter of Section Thirty-three (33), Township Twenty-four (24) North, Range Twenty (20) East of the Indian Meridian,

as security for the payment of the sums last above set forth, as alleged in plaintiff's first count of its bill.

The court further finds that the terms and conditions of the mortgage and held by the plaintiff, as set forth in Count 2 of its bill, have been breached, as alleged by the plaintiff; that the sums due and secured thereby are past due and remain wholly unpaid and by reason thereof, plaintiff is entitled to judgment of foreclosure of the mortgage on the land last above described and a sale of the property without appraisal, as is specifically provided in the said mortgage to satisfy the claims due as last above set forth.

The court further finds that the First National Bank & Trust Company, a corporation, under and by virtue of a judgment entered in the court of common pleas within Tulsa County, State of Oklahoma, on May 23, 1937, which was by the plaintiff duly tried and filed in the District Court of Craig County, State of Oklahoma, and docketed in said County as case No. 7932 in said court as a valid and subsisting lien on and against the real estate hereinabove described, lying and situate in Craig County, State of Oklahoma, for the principal sum of \$220.64, with interest thereon from May 28, 1937, at the rate of ten per cent per annum, the further sum of \$36.43 attorney's fees and costs in the sum of \$12.45, which is superior to the right, title, and interest of the defendants above named, but is subject to the right, title, lien and interest of the plaintiff herein; and that the said defendant First National Bank & Trust Company, of Tulsa, a corporation, is entitled to be paid the proceeds of any proceeds of the sale of the said lands in Craig County, State of Oklahoma hereinabove described, after payment in full of the sums due to the plaintiff as hereinabove set forth to be due to the said plaintiff.

The court further finds that all the claims, rights, title, liens, equities, and interests of the defendants, and each of them, in and to the real estate hereinabove described are subject and inferior to the right, title, equity, and lien of the plaintiff, and that the plaintiff is entitled to judgment of foreclosure against the said defendants and all persons claiming through the said defendants, or either of them, forever barring the said defendants, and each of them, from asserting or claiming any right, title, equity, or interest in and to the real estate hereinabove described, from and after the sale thereof, as hereinafter ordered.

IT IS THEREFORE, ORDERED, ADJUDGED, AND DECREED that the plaintiff has a lien against the defendants, Fred B. F. Smith, also known as Fred B. Smith, also known as Fred B. Smith, and Lizzie Smith, his wife, on its first count and cause of action in the sum of \$220.64 with interest thereon at ten per cent per annum from this date until paid, the further sum of \$36.43 attorney's fees, and the costs of this suit.

It is further ordered, adjudged and decreed that the sums aforesaid due to the plaintiff, under and by virtue of the mortgage set forth in plaintiff's first count of its bill, be, and the same hereby are fixed as a first, prior, and superior lien on and against the following described real estate situated in Craig and Mayes Counties, Oklahoma, to-wit:

The Southwest Quarter of Southwest Quarter of Section Thirty-three (33), and the Northwest Quarter of the Southeast Quarter and North Half of Southeast Quarter of Southeast Quarter and Southwest Quarter of Southeast Quarter of Southeast Quarter of Section Thirty-two (32), Township Twenty-four (24) North, Range Twenty-(20) East in Craig County, Oklahoma,; also Lot Two (2) and Southwest Quarter of Northeast Quarter of Section Five (5),

Township Twenty-three (23), North, Range Twenty-(20) East
in Mayes County, Oklahoma, of Indian Meridian contain-
ing 189.82 acres, more or less;

and that said lien and mortgage is hereby foreclosed; and that, in the event the said de-
fendant fail for six months from the date of this judgment to pay to the plaintiff its judgment
with interest, attorney's fees, and costs, that the Clerk of this Court issue an executi-
on order of sale directed to the special master hereinafter named, commanding him to levy u-
pon, advertise, and sell, without appraisement and according to law, the real estate last above
described and to apply the proceeds of said sale (1) to the costs of this suit and of said sale; (2)
to the payment of the judgment and lien of the plaintiff, with interest, costs, and attorney's
fees; (3) to the judgment and lien of the defendant, the First National Bank & Trust Company a
corporation; and (4) the residue, if any, to be paid to the Clerk of this Court to abide
further order of the court.

It is further ordered, adjudged, and decreed that the plaintiff have
covered over and from the defendants, Fred B. F. Smith, also known as Fred B. Smith, also kn-
own as Fred Smith, and Lizzie Smith, a further judgment on its second count of its bill in the
sum of \$3,281.61, with interest thereon from this date at ten per cent per annum until paid, \$
attorney's fees, and costs.

It is further ordered, adjudged, and decreed that the sum due, as last
set forth under and by virtue of the mortgage described and sued on by plaintiff in its
first count of its bill, be, and the same hereby is fixed as a first, prior, and superior lien
against the following described real estate situated in Craig County, State of Oklahoma,

Southwest quarter of Northwest Quarter and North Half
of Northwest Quarter of Southwest Quarter and Northwest
quarter of Northeast Quarter of Southwest Quarter of
Section Thirty-three (33), Township Twenty-four (24)
North, Range Twenty (20) East of the Indian Meridian,
containing 70 acres, more or less;

and the mortgage and lien of the plaintiff is hereby foreclosed, and in the event the def-
endant fail to pay the sum due to the plaintiff, as last aforesaid set forth, within six months
date hereof, the Clerk of this Court shall issue an execution and order of sale directed
to the special master hereinafter named, commanding him to levy upon, advertise, and sell the p-
roperty last above described, without appraisement and according to law; and apply the proceeds
(1) to the payment of the costs of suit and of sale; (2) to the payment of the judgment
of the plaintiff last aforesaid set forth; (3) any sum remaining due to the defendant, the First
National Bank & Trust Company of Tulsa; and (4) the residue, if any, to be paid to the Clerk
of this Court to abide the further order of the Court.

It is further ordered, adjudged, and decreed that, from and after the
date of this judgment the real estate hereinabove described, the defendants, and each of them, and all persons
claiming by or through the defendants, and each of them, and all persons claiming by or through the
defendants, or either of them, be, and they hereby are, forever barred from asserting or claim-
ing any right, title, equity, or interest in or to the real estate hereinabove described, or any
part thereof.

It is further ordered, adjudged, and decreed that Richard L. Wheatle
of Vinita, Oklahoma, be, and he hereby is appointed special master for the purpose of levying,
advertising, and selling the real estate hereinabove described, as under this decree in
said special master shall make a prompt and true and full return of his proceedings here-

and said parties further agreeing and stipulating that the notice of the taking of same legal and reasonable, and said parties further stipulating that the deposition of said witness be taken at the time and place aforesaid, for the use of Mabel E. Schafer nee Penn, notwithstanding the time for the taking of depositions herein has expired pursuant to E.C. 36, and the parties further stipulating that said witness lives at a greater distance from place of trial, to-wit, Tulsa County, State of Oklahoma, than 100 miles,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Mabel E. Schafer nee Penn, intervenor herein, be and she hereby is given leave and granted authority to take the deposition of W. Eugene Craven before Marie Keller, a duly appointed and authorized Notary Public, at Broadway in the City of Los Angeles, Los Angeles County, State of California, on the 1st day of April, 1938, at the hour of ten o'clock in the forenoon of said day. It is further ordered and decreed that the testimony of said witness cannot be had orally on the trial of the above cause for the reason that said witness lives and resides at a greater distance than 100 miles from the place of trial, to-wit, Tulsa County, State of Oklahoma, and that the testimony of said witness is necessary in support of the case of Mabel E. Schafer nee Penn, intervenor in the above cause, on the trial of the same.

And the parties further stipulating that Mabel E. Schafer nee Penn, intervenor herein, may file her amended bill of intervention and answer in the above entitled cause on or before the 21st day of April, 1938, without prejudice to the trial of said cause on the 21st day of April, 1938.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Mabel E. Schafer nee Penn, intervenor herein, is hereby granted leave to file herein on or before the 8th day of April, 1938, her amended bill of intervention and answer herein.

It being further stipulated by all the parties herein now having or claiming an interest in the above entitled cause that the defendants, Secretary of the Interior and John R. Pearson, Executor of the Estate of Wayne M. Penn, deceased, shall have a period of 8 days from the 8th day of April, 1938, within which to file hereunto their amended answers or responses to the amended bill of intervention and answer of Mabel E. Schafer, nee Penn, intervenor herein, to be filed within the time fixed aforesaid.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the defendants, Secretary of the Interior and John R. Pearson, Executor of the Estate of Wayne M. Penn, deceased, shall have a period of 8 days from the 8th day of April, 1938, within which to file hereunto their amended answers or responses to the amended bill of intervention and answer of Mabel E. Schafer, nee Penn, intervenor herein, and that leave to file and the filing of all such amended pleadings herein shall be without prejudice to the trial of the above entitled cause on the 21st day of April, 1938.

It being further stipulated and agreed that the order of this Court of May 19, 1935, ordering submission of the above entitled cause upon an agreed statement of facts may be altered and modified so as to permit the interested parties herein, or any of the parties herein, to offer documentary evidence and the testimony of witnesses orally at the time of trial, in addition to the agreed statement of facts to be filed herein, subject to objections to the same upon the grounds of immateriality, irrelevancy or incompetency, or any other legal ground,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the order of this Court of May 19, 1935, be and the same hereby is modified and altered so as to allow any of the parties herein to offer documentary evidence and the testimony of witnesses orally at the time of trial in support of his or her case, subject to objection upon the grounds of immateriality, irrelevancy or incompetency, or any other legal ground, in addition to and supplementing the agreed statement of facts to be filed herein by the parties.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Apr 5 1938
H. P. Warfield, Clerk
U. S. District Court EA

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

United States of America, Complainant,)
vs. No. 1273 Equity
Arley Robinson, Clarice Robinson,
R. N. Cook, et al, Respondents.

ORDER FOR SERVICE BY PUBLICATION

Now on this 5th day of April, 1938, on application of the complainant and by proper showing, it appearing to the undersigned Judge of the United States District for the Northern District of Oklahoma, that the above named respondents, Arley Robinson, Robinson and R. N. Cook have not been served with process in this cause; that proper sub in equity has been regularly issued herein, directed to said respondents in the Northern trict of Oklanoma, and that the United States Marshal for said district has made return that said respondents cannot be found in this district, and that proper service by order Court should be directed to each of said respondents, as provided by law, Section 118, F U.S.C.A., directing them to appear on a day certain to plead or answer to the bill of co herein, as hereinafter ordered.

IT IS THEREFORE THE ORDER of the Court that the respondents, Arley R Clarice Robinson and R. N. Cook appear and plead or answer to the bill of complaint in t wherein the complainant seeks judgment foreclosing a mortgage covering the following des land, to-wit:

Lots 20 and 21 in Block 6, Tallchief Addition to the town of Fairfax, Osage County, Oklahoma.

IT IS FURTHER ORDERED that this order be published once a week for s tive weeks, beginning April 6th, 1938, and that said respondents, Arley Robinson, Claric and R. N. Cook, appear and answer or plead to the bill of complaint herein on or before 1938, or all of the facts and things pleaded in said bill of complaint will be taken as and judgment will be rendered for complainant accordingly, and said respondents will be from any right, title, interest or equity in or to the land hereinabove described.

WITNESS, the undersigned Judge of the United States District Court f Northern District of Oklahoma.

F. E. KENNAMER
JUDGE

The above named respondents, Arley Robinson, Clarice Robinson and R. N. Cook are hereby t that unless they file an answer or other defense in said cause in the Clerk's office on fore May 6th, 1938, the bill of complaint in this cause may be taken as pro confesso an judgment rendered accordingly.

(SEAL)

H. P. WARFIELD
Clerk of the United States Distric
Court for the Northern District of
Oklahoma.
By BENJAMIN B. BALLENGER
Deputy

ENDORSED: Filed Apr 6 1938
H. P. Warfield, Clerk
U. S. District Court B

and said parties further agreeing and stipulating that the notice of the taking of same legal and reasonable, and said parties further stipulating that the deposition of said witness be taken at the time and place aforesaid, for the use of Mabel E. Schafer nee Penn, into notwithstanding the time for the taking of depositions herein has expired pursuant to Eq 55, and the parties further stipulating that said witness lives at a greater distance from place of trial, to-wit, Tulsa County, State of Oklahoma, than 100 miles,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Mabel E. Schafer nee intervenor herein, be and she hereby is given leave and granted authority to take the deposition of W. Eugene Craven before Marie Keller, a duly appointed and authorized Notary Public, at Broadway in the City of Los Angeles, Los Angeles County, State of California, on the 1st April, 1938, at the hour of ten o'clock in the forenoon of said day. It is further ordered, judged and decreed that the testimony of said witness cannot be had orally on the trial cause for the reason that said witness lives and resides at a greater distance than 100 miles from the place of trial, to-wit, Tulsa County, State of Oklahoma, and that the testimony of said witness is necessary in support of the case of Mabel E. Schafer nee Penn, intervenor in the above cause, on the trial of the same.

And the parties further stipulating that Mabel E. Schafer nee Penn, herein, may file her amended bill of intervention and answer in the above entitled cause without prejudice to the trial of said cause on the 21st day of April, 1938.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Mabel E. Schafer nee intervenor herein, is hereby granted leave to file herein on or before the 3th day of April, 1938, her amended bill of intervention and answer herein.

It being further stipulated by all the parties herein now having or claiming an interest in the above entitled cause that the defendants, Secretary of the Interior and John R. Pearson, Executor of the Estate of Wayne M. Penn, deceased, shall have a period of 8 days within which to file their amended answers or responses to the amended bill of intervention and answer of Mabel E. Schafer, nee Penn, intervenor herein, to be filed within the time fixed aforesaid.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the defendants, Secretary of the Interior and John R. Pearson, Executor of the Estate of Wayne M. Penn, deceased, shall have a period of 8 days from the 8th day of April, 1938, within which to file here their amended answers or responses to the amended bill of intervention and answer of Mabel E. Schafer, nee Penn, and that leave to file and the filing of all such amended pleadings herein shall be without prejudice to the trial of the above entitled cause on the 21st day of April, 1938.

It being further stipulated and agreed that the order of this Court of May 19, 1935, ordering submission of the above entitled cause upon an agreed statement of facts may be altered and modified so as to permit the interested parties herein, or any of the parties herein, to offer documentary evidence and the testimony of witnesses orally at the time of trial, in addition to the agreed statement of facts to be filed herein, subject to objections to the same upon the grounds of immateriality, irrelevancy or incompetency, or any other legal ground,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the order of this Court of May 19, 1935, be and the same hereby is modified and altered so as to allow any of the parties herein to offer documentary evidence and the testimony of witnesses orally at the time of trial in support of his or her case, subject to objection upon the grounds of immateriality, irrelevancy or incompetency, or any other legal ground, in addition to and supplementing the statement of facts to be filed herein by the parties.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Apr 6 1938
H. P. Warfield, Clerk
U. S. District Court EA