

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

KATHLEEN C. WILSON, ET AL,

Plaintiffs,)

vs.

) No. 856 Civil

SINCLAIR PRAIRIE OIL COMPANY, A
CORPORATION, ET AL.,

Defendants.)

O R D E R

Upon application of counsel for the defendants and with the consent and approval of counsel for the plaintiffs it is ordered that the defendant Phillips Petroleum Company be and is hereby granted Fifteen days from September 7, 1942, in which to file its answer herein.

Dated September 2, 1942.

ROYCE H. SAVAGE
Judge of the United States District
Court

ENDORSED: Filed Sep 2 1942
H. P. Warfield, Clerk
U. S. District Court H

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

ALFRED J. DIESCHER, ET AL,

Plaintiffs,)

vs.

) No. 857 Civil

SINCLAIR PRAIRIE OIL COMPANY, A
CORPORATION, ET AL.,

Defendants.)

O R D E R

Upon application of counsel for the defendants and with the consent and approval of counsel for the plaintiffs it is ordered that the defendant Phillips Petroleum Company be and is hereby granted Fifteen days from September 7, 1942, in which to file its answer herein.

Dated September 2, 1942.

ROYCE H. SAVAGE
Judge of the United States District
Court

ENDORSED: Filed Sep 2 1942
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to September 5, 1942

On this 3rd day of September, A. D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage, Judge, present and presiding.

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

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

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

UNITED STATES OF AMERICA,	Petitioner,)
)
-vs-) No. 652 Civil
) Tract No. D-34
15,500 acres of land, more or less, situate in Mayes County, Oklahoma, and John W. Niehaus, Jr., et al,	Respondents.)

ORDER DIRECTING PUBLICATION NOTICE

AND NOW on this the 3day of September, 1942, the same being a Judicial Day of a Regular Term of the above styled court, the above entitled and numbered cause comes on for hearing, in its regular order, upon the application, or motion, of Dennis Nivens, for an order directing Publication Notice in so far as said cause affects, or touches, the following described real property and premises, situate in Mayes County, Oklahoma, to-wit:

The South Half of the Southeast Quarter of the Northeast
Quarter and the Northeast quarter of the Southeast
Quarter of Section 21, Township 20 North, Range 19
East of the Indian Base and Meridian,

with the respondent, Dennis Nivens, appearing by Ernest R. Brown, his attorney, and with no other person, or persons, appearing, and it appearing to the satisfaction of the court that before distribution of said funds should be given the other respondents, claimants to said funds should be given notice and an opportunity to be heard before said funds are disbursed, and being fully advised in the premises:

IT IS ORDERED that the respondent, Dennis Nivens, give publication notice to said parties to appear and present cause, if any they have, why said funds should not be disbursed and said to said Dennis Nivens as appraised in said cause, and that notice of said hearing be given by publication, as required by the statutes of the State of Oklahoma, for a period of forty-one days in the manner and form required by law.

ROYCE H. SAVAGE
United States Judge

ENDORSED: Filed Sep 3 1942
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to September 4, 1942

On this 4th day of September, A.D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage, Judge, present and presiding.

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

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

MISCELLANEOUS - ADMISSION TO BAR.

Now on this 4th day of September, A. D. 1942, it being made satisfactorily to appear that Alfred L. Deaton is duly qualified for admission to the Bar of the Court, the oath prescribed by law is duly administered and said attorney is declared admitted to the Bar.

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

SAMMONS-ROBERTSON COMPANY, a corporation,)
Plaintiff,)
vs.) No. 443 Civil
MASSMAN CONSTRUCTION COMPANY,)
a corporation, et al,) Defendants.)

ORDER PERMITTING THE FILING OF OBJECTIONS AND MOTION TO SUPPRESS
CERTAIN REQUESTED ADMISSIONS OF MATTERS OF FACT

On application of the defendant Massman Construction Company, a corporation, and the eighteen surety company defendants, referred to in this cause as "Surety company defendants", it is ordered that said defendant Massman Construction Company and the surety company defendants be, and they are hereby given leave and permission to file herein, objections and motion to suppress certain requests for admission of fact heretofore served on defendants by plaintiff, on this date, the same to be disposed of in any event before said defendants shall be required to submit their respective responses under Rule 36 of the Federal Rules of Civil Procedure as to such requests challenged by said objections and motion.

DATED this 4 day of September, 1942.

ROYCE H. SAVAGE
JUDGE, U. S. DISTRICT COURT

ENDORSED: Filed Sep 4 1942
H. P. Warfield, Clerk
U. S. District Court B

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

Ernest Hays, Grace Elam and Floreine
Hegwer, Plaintiffs,)

-v-

William Scullawl and Ellen Scullawl, his wife,)
Richard Scullawl and Maggie Scullawl, his wife,)
and the creditors, heirs, executors, adminis-)
trators, devisees, trustees and assigns, immediate)
and remote, known and unknown of Caroline Scullawl,)
nee Jackson, enrolled on the Cherokee Rolls opposite)
No. 27711, deceased, and John Scullawl, enrolled on)
the Cherokee Rolls opposite No. 10171, deceased,)
and of Mary Hays, deceased, and the State of)
Oklahoma, Defendants.)

CIVIL NO. 660

JOURNAL ENTRY OF JUDGMENT

Now on this 24th day of August, 1942, the above entitled cause comes on for hearing in its regular order. The plaintiffs appear by Richard K. Harris, their attorney; the United States of America appears by Whit Y. Mauzy, United States Attorney; M. S. Robertson, United States Probate Attorney appears in his official capacity, and the defendants, William Scullawl and Ellen Scullawl, his wife, Richard Scullawl and Maggie Scullawl, his wife, appears by their attorney, Charles W. Pennel, and the creditors, heirs, executors, administrators, devisees, trustees and assigns, immediate and remote, known and unknown of Caroline Scullawl, nee Jackson, enrolled on the Cherokee Rolls opposite No. 27711, deceased, and John Scullawl, enrolled on the Cherokee Rolls opposite No. 10171, deceased, and of Mary Hays, deceased, appear not, nor any of them appear either in person or by attorney, and are in default.

The court having examined the records and files herein and having examined the service of process against said defendants and each and all of them finds:

That this action was commenced in the District Court of Washington County, Oklahoma, on July 12, 1941, upon the petition filed by the plaintiffs herein in case No. 13930, and on said date a praecipe was filed for summons to be directed to the Sheriff of Washington County, Oklahoma to notify the defendants, William Scullawl and Ellen Scullawl, his wife, and Richard Scullawl and Maggie Scullawl, his wife, that they had been sued and must answer to the petition in said court on or before the 11th day of August, 1941; that thereafter on the 1st day of August 1941 the said defendants filed their answer in said cause; that on the 16th day of July 1941 a duplicate notice containing certified copies of all pleadings up to that time in said cause was served upon the Superintendent of the Five Civilized Tribes by the United States Marshall for the Eastern District of Oklahoma, as required by the Acts of Congress; that the defendants, the creditors, heirs, executors, administrators, devisees, trustees and assigns, immediate and remote, known and unknown of Caroline Scullawl, nee Jackson, enrolled on the Cherokee Rolls opposite No. 27711, deceased, and John Scullawl, enrolled on the Cherokee Rolls opposite No. 10171, deceased, and of Mary Hays, deceased, have been duly and legally served by publication in this case, and the court having examined the notice by publication thereof, proof of service by publication, the affidavit to obtain service by publication, and the affidavit in lieu of mailing petition and notice filed in this case, the court hereby approves and confirms said service as against each and all of said defendants in this case; that said case was removed to the Federal Court and said court has jurisdiction of the parties.

The court further finds that M. S. Robertson, United States Probate Attorney has filed his answer herein on behalf of all the defendants who may have been or are now in the military service of America, and that the provisions of the Soldiers and Sailors Relief Civil Act of 1940 have been fully complied with and said cause stands ready for trial at this time.

The court further finds that the intervenor, the United States of America had filed a motion to dismiss this cause as to partition for want of jurisdiction, which motion was overruled by this court and exception allowed and no appeal or further action has been taken by said intervenor, the United States of America, and that said cause now stands ready for trial.

The jury is waived and the case is tried by the court, and the court having examined the records and files herein and having heard the evidence introduced by the plaintiffs and the defendants and having heard the statements of counsel, and being fully and sufficiently advised in the premises finds:

That the plaintiffs are each legal and equitable owners of an undivided one-ninth (1/9) interest in and to the following described real estate and premises situate in Washington County, Oklahoma;

The East Half of the Southwest Quarter of the Northeast Quarter (E/2 SW/4 NE/4) and the Northeast Quarter of the Southeast Quarter (NE/4 SE/4) and the Northeast Ten (10) acres of Lot Three (3) and the Northwest Seventy-Two Hundredths (.72) acres of Lot Three (3), and the Southwest Quarter of the Southwest Quarter of the Northeast Quarter (SW/4 SW/4 NE/4) and the Northwest Quarter of the Southeast Quarter (NE/4 SE/4) of Section Twenty Six (26), Township Twenty-five (25) Range Twelve East (12E) and the Northeast Quarter of the Southeast Quarter (NE/4 SE/4) and the Southeast Quarter of the Southeast Quarter (SE/4 SE/4) and the East Half of the Southwest Quarter of the Southeast Quarter (E/2 SW/4 SE/4) of Section Eleven (11), Township Twenty-five (25), Range Twelve East (12E) and the Southwest Ten (10) Acres of Lot Three (3) and the Southwest Seventy-two hundredths (.72) acres of Lot Three (3), Section Twenty-six (26), Township Twenty-five (25), Range Twelve East (12E)

and that they and their predecessors in interest have been the owners of said interest and in the peaceable possession of said real estate for more than fifteen years last past.

The Court further finds that the East Half of the Southwest Quarter of the Northeast Quarter (E/2 SW/4 NE/4) and the Northeast Quarter of the Southeast Quarter (NE/4 SE/4), Section Twenty-six (26), Township Twenty-five (25), Range Twelve East (12E) was conveyed by the Cherokee Nation to Caroline Scullawl, nee Jackson, a full blood Indian enrolled on the Cherokee Rolls opposite No. 27711 as a part of the distributive lands of the Cherokee Nation to which the said Caroline Scullawl, nee Jackson, was entitled by virtue of her blood and membership in the Cherokee Tribe of Indians by allotment Deed approved by the Secretary of the Interior on the 5th day of May, 1905, and thereafter duly recorded in A. and H. Record 11 at page 303.

That the Northeast Ten Acres (NE 10 acres) of the Northwest Seventy-Two Hundredths Acres (NW .72) of lot Three (3) and the Southwest Quarter of the Southwest Quarter of the Northeast Quarter (SW/4 SW/4 NE/4) and the Northwest Quarter of the Southeast Quarter (NW/4 SE/4) of Section Twenty-Six (26), Township Twenty-five (25), Range Twelve East (12E), was conveyed by the Cherokee Nation to the said Caroline Scullawl, nee Jackson, a full blood Indian enrolled on the Cherokee Rolls opposite No. 27711, as a part of the distributive lands of the Cherokee Nation to which the said Caroline Scullawl nee Jackson, was entitled by virtue of her blood and membership in the Cherokee Tribe of Indians, by homestead deed approved by the Secretary of the Interior on May 5, 1905, and thereafter duly recorded in A. and H. Record 11, at page 303, in the office of the County Clerk of Washington County, Oklahoma.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1942 TERM TULSA, OKLAHOMA FRIDAY, SEPTEMBER 4, 1942

The court further finds that the said Caroline Scullawl, nee Jackson, departed this life at Matoka, in Washington County, Oklahoma on or about the 8th day of September, 1934, intestate, the owner of the above described lands; that the said Caroline Scullawl, nee Jackson, at the time of her death left surviving her as her sole and only heir at law her husband, John Scullawl, and that she left no child or children, father, mother, brothers or sisters, and that by reason thereof the said John Scullawl inherited the allotment of said Caroline Scullawl, nee Jackson.

The court further finds that the Southeast Quarter of the Southeast Quarter (SE/4 SE/4) and the East Half of the Southwest Quarter (E/2 SW/4) of the Southeast Quarter (SE/4), Section Eleven (11), and the South Ten and Seventy-Two Hundredths acres (S 10.72) acres of Lot Three (3), Section Twenty-Six (26), Township Twenty-five (25), Range Twelve East (12E) was conveyed by the Cherokee Nation to John Scullawl a full blood Indian enrolled on the Cherokee Rolls opposite No. 10171, as a part of the distributive lands of the Cherokee Nation to which the said John Scullawl was entitled by virtue of his blood and membership in said Cherokee Tribe of Indians, by allotment deed approved by the Secretary of the Interior on the 20th day of April 1905 and thereafter duly recorded in A. and H. Record 11 at Page 54 in the office of the County Clerk of Washington County, Oklahoma.

That the Northeast Quarter of the Southeast Quarter (NE/4 SE/4) of Section Eleven (11), Township Twenty-five (25), Range Twelve East (12E) was conveyed by the Cherokee Nation to said John Scullawl, a full blood Indian enrolled on the Cherokee Rolls opposite No. 10171 as a part of the distributive lands of the Cherokee Nation to which the said John Scullawl was entitled by virtue of his blood and membership in said Cherokee Tribe of Indians, by homestead deed approved by the Secretary of the Interior on the 20th day of April 1904, and thereafter duly recorded in A. and H. Record 12, at page 67 in the office of the County Clerk in and for Washington County, Oklahoma.

The court further finds that the said John Scullawl departed this life in Washington County, Oklahoma on or about the 25th day of August, 1939, intestate, the owner of all the lands above described; and that the said John Scullawl was married first to Jennie Scullawl and that of said marriage there were three children born; namely, William Scullawl, a son, Richard Scullawl, a son, and Mary Hays, a daughter; that said Jennie Scullawl died in 1908 and thereafter the said John Scullawl married Caroline Jackson, who was a full blood Cherokee Indian, and allotted the lands above described, that the said Mary Hays, daughter of John Scullawl and Jennie Scullawl, died intestate in Washington County, Oklahoma on February 17, 1920, and that she left surviving her as her sole and only heirs at law three children, the plaintiffs, Floreine Hays, Ernest Hays, and Grace Elam; that at the time of the said John Scullawl died he left surviving him as his sole and only heirs at law a son, William Scullawl, a son Richard Scullawl and Grace Hays, nee Elam, Floreine Hays, nee Hegwer, and Ernest Hays, his grandchildren, and children of his deceased daughter Mary Hays.

The court further finds that the said land described in Section Eleven (11), Township Twenty-five (25), Range Twelve East (12E) is subject to an oil and gas lease under the terms of which the plaintiffs and the defendants are entitled to a One-Eighth (1/8) royalty.

The court further finds that all the real estate above described has at all times been and is now exempt from all taxes, and has at all times been and is now less than Fifteen Thousand and no/100 (\$15,000 Dollars) in value, and that the State of Oklahoma has no right, title or interest therein for inheritance or transfer taxes.

The court further finds that the plaintiffs and the defendants are the owners of said real estate and said oil and gas lease in the following proportions, to-wit:

Plaintiff, Ernest Hays, an undivided 1/9 interest
Plaintiff, Grace Elam, an undivided 1/9 interest
Plaintiff, Floreine Hegwer, an undivided 1/9 interest
Defendant, William Scullawl, an undivided 1/3 interest
Defendant, Richard Scullawl, an undivided 1/3 interest

The court further finds that the defendants, the creditors, heirs, executors, administrators, devisees, trustees and assigns, immediate and remote, known and unknown of Caroline Scullawl, nee Jackson, enrolled on the Cherokee Rolls opposite No. 27711, deceased, and John Scullawl, enrolled on the Cherokee rolls opposite No. 10171, deceased, and Mary Hays, deceased, are asserting some claims or some right, title or interest in and to the lands above described adverse to the right, title or interest to the plaintiffs and the defendants, Ernest Hays, Grace Elam, Floreine Hegwer, William Scullawl and Richard Scullawl, but any such right, title or interest, or claim asserted by them or any of them if any they have are junior, inferior and subordinate to and void against the claim, right, title or interest of the plaintiffs and the defendants as hereinabove set out.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED, ADJUDGED AND DECREED that the title and possession of the plaintiffs and the defendants in and to the real property and premises above described and in their petition and answer described be, and the same is forever barred and quieted in the respective persons and portions to-wit:

Plaintiff, Ernest Hays, an undivided 1/9 interest
Plaintiff, Grace Elam, an undivided 1/9 interest
Plaintiff, Floreine Hegwer, an undivided 1/9 interest
Defendant, William Scullawl, an undivided 1/3 interest
Defendant, Richard Scullawl, an undivided 1/3 interest

and that all other defendants and each and all of them and all persons claiming under them or any of them are hereby cancelled and removed as clouds upon the title of the plaintiffs and the defendants above named in and to the above described real estate and premises and each and every part thereof, and that the said plaintiffs and the defendants are hereby adjudged and decreed to hold a valid and perfect fee simple title in and to said real estate and each and every part thereof in the proportion as above set forth, and that all of the other defendants and each and all of them are perpetually barred and enjoined from setting up or asserting any right, title or interest in or to or claim against said real estate or premises and each and every part thereof adverse to the right, title and interest of the plaintiffs and defendants herein and hereto.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that John Scullawl departed this life in Washington County, Oklahoma on or about the 25th day of August, 1939, intestate, the owner of all the land above described; that the said John Scullawl was married first to Jennie Scullawl, and that of said marriage there were three children born, namely, William Scullawl, a son, Richard Scullawl, a son, and Mary Hays, a daughter, and that he left no other child or children; that the said Jennie Scullawl died in 1908 and thereafter the said John Scullawl married Caroline Scullawl, nee Jackson, who was a full blood Cherokee Indian, and allotted the lands above described; that the said Caroline Scullawl, nee Jackson died intestate in Washington County, Oklahoma on the 8th day of September, 1934, and at the time of her death she left surviving her as her sole and only heir at law her husband, John Scullawl, and that she left no child or children, father, mother, brother or sister; that said Mary Hays, daughter of John Scullawl and Jennie Scullawl, died intestate in Washington County, Oklahoma, on February 17, 1920, and that she left surviving her as her sole and only heirs at law three children, the plaintiffs herein; Floreine Hegwer, nee Hays, Ernest Hays and Grace Elam, nee Hays; that at the time said John Scullawl died he left surviving him as his sole and only heirs at law, and each inherited as follows,

Ernest Hays, grandson, an undivided 1/9 interest
Grace Elam, nee Hays, granddaughter, an undivided 1/9 interest
Floreine Hegwer, nee Hays, Granddaughter, an undivided 1/9 interest
William Scullawl, a son, an undivided 1/3 interest
Richard Scullawl, a son, an undivided 1/3 interest

It is further ordered, adjudged and decreed that J. F. Pickens, Tom V. Williams and Woodrow Tiger be, and they are hereby appointed commissioners to appraise and partition the above described land except the oil and gas rights among the owners thereof as aforesaid according to law,

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1942 TERM TULSA, OKLAHOMA FRIDAY, SEPTEMBER 4, 1942

herein, said summons and service thereof is by the court approved; that said cause, as to the defendant Bert Coday, is by the court, on motion of the plaintiff, dismissed. That the heirs, executors, administrators, devisees, trustees, creditors and assigns, immediate and remote, known and unknown of Annie Beaver, nee Sanders, Cherokee Roll Number 12190, have each and all been duly and legally served by publication notice in the manner and form provided by law, which said publication notice, and all proceedings upon which it rests, are by the court severally examined, severally found, good, valid and sufficient and severally approved.

That the Superintendent of the Five Civilized Tribes in Muskogee, Oklahoma, has been duly served with notice of the pendency of this action. That the United States of America appears herein by the Honorable Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma. That each and all of the non-appearing defendants being called three times aloud at the Bar of the Court to appear, plead, answer, except or demur, and each coming not are by the Court adjudged wholly in default; and, the plaintiff having filed herein his Affidavit with Reference to Military Service of the non-appearing defendants, the court finds that it has jurisdiction to proceed in said cause, notwithstanding the exception filed herein by the United States Attorney to the jurisdiction of this court, which said Exception is by the court overruled, and the United States Attorney given an exception to the ruling and order of this court.

THEREUPON said cause proceeds in its usual course and from the evidence adduced the court finds all the issues generally in favor of the plaintiff and against the defendants, and each of them, and being fully advised in the premises;

IT IS THEREFORE THE ORDER, JUDGMENT AND DECREE OF THIS COURT: That Annie Beaver, nee Sanders, during her lifetime was a member of the Cherokee Tribe of Indians, duly enrolled as such, as a full blood, opposite Cherokee Roll Number 12190, as shown by the Dawes Commission Rolls as approved by the Secretary of the Interior. That as such member of said Tribe of Indians the said Annie Beaver nee Sanders, was entitled to and did have conveyed to her, by proper deeds of conveyance, from the Cherokee Nation of Indians the following described real property and premises, situate in Mayes County, Oklahoma, to-wit:

The South Half of the Southeast Quarter of Section 7,
Township 20 North, Range 21 East, of the Indian
Base and Meridian,

That while the owner of said property and premises, and each and every part and parcel thereof, and on or about the 10th day of March, 1937, the said Annie Beaver, nee Sanders, departed this life and left surviving her the following named heirs, under the laws of Intestate Succession of the State of Oklahoma, to-wit:

William Beaver, a full blood Cherokee Indian enrolled as such,
opposite Cherokee Roll Number 26182, her husband and,

Jack Wagon, a non enrolled Cherokee Indian of one-half degree of
blood, her son,

That she left no other child, or children, or the issue of any deceased child, or children, and the above named heirs inherited the whole of her estate, each taking an undivided one-half interest therein.

That the title in, of and to the hereinabove described real property and premises be, and the same is hereby quieted and confirmed in the plaintiff and in the defendant, Jack Wagon.

That the defendants, the heirs, executors, administrators, devisees, trustees and assigns, immediate and remote, known and unknown of Annie Beaver, nee Sanders, Cherokee Roll Number 12190, be and each of them, and any and all persons coming within the appellation of any of said terms be, and the same are hereby barred, restrained and forever forbidden to set up or claim any interest in or to said property and premises or any part or parcel thereof adverse to the plaintiff.

That by reason of the character, nature and description of said premises, and its location, and the interest of the parties therein, the same cannot be used to advantage by said persons jointly, and the same should be partitioned in the manner and form provided by law.

That Walter Gum, Henry L. Byrris, and W. L. Mayes, each and all of Mayes County, Oklahoma, be, and they are hereby appointed commissioners to partition, or appraise, said premises in the manner and form provided by law, and that the Clerk issue writ of partition.

ROYCE H. SAVAGE
United States Judge

ENDORSED: Filed Sep 4 1942
H. P. Warfield, Clerk
U. S. District Court ME

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

Leonard Berryhill,	Plaintiff,)	
)	
vs.)	
)	
WillieBerryhill, otherwise known as)	
William Berryhill, Charley Berryhill, Sammie)	No. 731 Civil
Berryhill, otherwise known as Sam Berryhill,)	
Tommie Berryhill, Pearl B. Jackson, and the)	
Unknown Heirs, Executors, Administrators,)	
Devises, Trustees and Assigns, immediate and)	
remote of Willie Berryhill, deceased,	Defendants.)	

ORDER CONFIRMING COMMISSIONERS REPORT AND DIRECTING THE
SALE OF REAL ESTATE

The above case coming on for hearing this the 4th day of September, 1942, before the Honorable Royce E. Savage, United States Distfict Judge in and for the Northern District of Oklahom, a the plaintiff appearing by his attorney John S. Severson; the defendant Sammie Berryhill, appearing by the Hon. M.S. Robertson, his guardian ad litem, who also appears in his official capacity as United States Probate Attorney; the defendant Pearl B. Jackson, appearing by her attorney of record Frank Leslie; the United States of America appearing by Whit Y. Mauzy, United States District Attorney for the Northern District of Oklahoma, who also appears for the restricted Indian defendants, and the court having heard the evidence adduced and having examined the report of the Commissioners filed herein and the motion of the Plaintiff to confirm the same and the objections filed by the United States, and having heard argument of counsel and being fully advised finds:

That the objections of the United States of America filed herein on jurisdictional grounds, should be overruled, and that the Commissioners Report should in all things be approved and confirmed and made firm and effectual forever; that the appraised price as fixed by the Commissioners to-wit: \$1260.00 is fair and reasonable and that the lands involved herein should be sold pursuant to statutes State and Federal in like cases made and provided.

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

REGULAR JANUARY 1942 TERM

FRIDAY, SEPTEMBER 4, 1942

It is therefore ordered, adjudged and decreed by the court, that said Commissioners' report be and same is in all things approved and confirmed, and made firm and effectual forever, and that a sale of the premises involved should be had unless the United States of America, intervener herein, or any one of the parties to this action should elect to take said premises at the appraised price within ten days after the date of this decree.

Therefore, it is further ordered, adjudged and decreed by the court, that the Hon. John P. Logan, United States Marshall for the Northern District of Oklahoma, proceed, after ten days from the date hereof, to advertise and sell the real estate involved herein described as follows, to-wit:

The North Half of the Northwest Quarter of Section 1, Township 18 North, Range 10 East, Creek County, Oklahoma, the same being allotted to Willie Berryhill Creek Indian Roll No. 6418,

the said land to be sold for cash, in the same manner as in the case of sales of real estate under execution under the laws of the State of Oklahoma, and to be made for not less than two thirds of the appraised value as fixed by the Commissioners, which was the sum of \$1260.00, and that said United States Marshall make due return of his proceedings hereunder to this court for confirmation and further orders of this court, and that this order is made pursuant to the jurisdiction conferred on this court by the Acts of Congress and in accordance with the procedural provisions of the Statutes of the State of Oklahoma, in like cases made and provided, and that the further proceedings in this case be postponed awaiting the right of election to take by the United States Government or any or all of the parties to this action.

ROYCE H. SAVAGE
United States District Judge

ENDORSED: Filed Sep 4 1942
H. P. Warfield, Clerk
U. S. District Court H

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

UNITED STATES OF AMERICA, Petitioner,)
-vs-)
CIVIL NO. 762)
CERTAIN PARCELS OF LAND IN MAYES COUNTY,)
OKLAHOMA; and Russell Cole, et al. Defendants.)

ORDER DISMISSING DEMAND FOR JURY TRIAL AS TO TRACT NO. 1 (307 - 40.1 Rev)

NOW, on this the 4th day of September, 1942, coming on for hearing the Motion of the petitioner, United States of America, to dismiss its Demand for Jury Trial, and the Court, being fully advised in the premises, finds that said motion should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by this Court that Demand for Trial by jury filed by the petitioner, United States of America, be, and is hereby dismissed as to Tract No. 1 (307 - 40.1 Rev).

ROYCE H. SAVAGE
JUDGE OF THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA

ENDORSED: Filed Sep 4 1942
H. P. Warfield, Clerk
U. S. District Court H

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

UNITED STATES OF AMERICA, Petitioner,)
)
-vs-) No. 762 CIVIL
)
CERTAIN PARCELS OF LAND IN MAYES COUNTY)
OKLAHOMA; and Russell Cole, et al., Defendants.)

ORDER DISMISSING DEMAND FOR JURY TRIAL AS TO TRACT NO. 4 (307 - 40.5 Rev)

NOW, on this the 4th day of September, 1942, coming on for hearing the Motion of the petitioner, United States of America, to dismiss its Demand for Jury Trial, and the Court, being fully advised in the premises, finds that said motion should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by this Court that Demand for Trial by Jury filed by the petitioner, United States of America, be, and is hereby dismissed as to Tract No. 4 (307 - 40.5 Rev).

ROYCE H. SAVAGE
JUDGE OF THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA

ENDORSED: Filed Sep 4 1942
H. P. Warfield, Clerk
U. S. District Court H

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

UNITED STATES OF AMERICA, Petitioner,)
)
-vs-) CIVIL NO. 762
)
CERTAIN PARCELS OF LAND IN MAYES COUNTY,)
OKLAHOMA; and Russell Cole, et al.,)
Defendants.)

ORDER DISMISSING DEMAND FOR JURY TRIAL AS TO TRACT NO. 5 (307 - 42.1)

NOW, on this the 4th day of September, 1942, coming on for hearing the Motion of the petitioner, United States of America, to dismiss its Demand for Jury Trial, and the Court, being fully advised in the premises, finds that said motion should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by this Court that Demand for Trial by Jury filed by the petitioner, United States of America, be, and is hereby dismissed as to Tract No. 5 (307 - 42.1).

ROYCE H. SAVAGE
JUDGE OF THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA

ENDORSED: Filed Sep 4 1942
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 1942 TERM TULSA, OKLAHOMA FRIDAY, SEPTEMBER 4, 1942

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

UNITED STATES OF AMERICA, Petitioner,)
)
-vs-) CIVIL NO. 762
)
CERTAIN PARCELS OF LAND IN MAYES COUNTY,)
OKLAHOMA; and Russell Cole, et al, Defendants.)

ORDER DISMISSING DEMAND FOR JURY TRIAL AS TO TRACT NO. 6
(307 - 42.2 & 42.4 Rev)

NOW, on this the 4th day of September, 1942, coming on for hearing the Motion of the petitioner, United States of America, to dismiss its Demand for Jury Trial, and the Court, being fully advised in the premises, finds that said motion should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by this Court that Demand for Trial by Jury filed by the petitioner, United States of America, be, and is hereby dismissed as to Tract No. 6 (307 - 42.2 & 42.4 Rev).

ROYCE H. SAVAGE
JUDGE OF THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA

ENDORSED: Filed Sep 4 1942
H. P. Warfield, Clerk
U.S. District Court H

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

UNITED STATES OF AMERICA, Petitioner,)
)
-vs-) CIVIL NO. 762
)
CERTAIN PARCELS OF LAND IN MAYES COUNTY,)
OKLAHOMA; and Russell Cole, et al, Defendants.)

ORDER DISMISSING DEMAND FOR JURY TRIAL AS TO TRACT NO. 7
(307 - 42.3)

NOW, on this the 4th day of September, 1942, coming on for hearing the motion of the petitioner, United States of America, to dismiss its Demand for Jury Trial, and the Court, being fully advised in the premises, finds that said motion should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by this Court that Demand for Jury trial filed by the petitioner, United States of America, be, and is hereby dismissed as to Tract No. 7 (307 - 42.3).

ROYCE H. SAVAGE
JUDGE OF THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA

ENDORSED: Filed Sep 4 1942
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
TULSA, OKLAHOMA
REGULAR JANUARY 1942 TERM
FRIDAY, SEPTEMBER 4, 1942

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

UNITED STATES OF AMERICA, Petitioner,)
)
-vs-) CIVIL NO. 762
)
CERTAIN PARCELS OF LAND IN MAYES COUNTY)
OKLAHOMA; and Russell Cole, et al., Defendants.)

ORDER DISMISSING DEMAND FOR JURY TRIAL AS TO TRACT NO. 8 (307 - 42.6).

NOW, on this the 4th day of September, 1942, coming on for hearing the Motion of the petitioner, United States of America, to dismiss its Demand for Jury Trial, and the Court, being fully advised in the premises, finds that said motion should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by this Court that Demand for Trial by Jury filed by the petitioner, United States of America, be, and is hereby dismissed as to Tract No. 8 (307 - 42.6).

ROYCE H. SAVAGE
JUDGE OF THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA

ENDORSED: Filed Sep 4 1942
H. P. Warfield, Clerk
U. S. District Court H

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

UNITED STATES OF AMERICA, Petitioner,)
)
-vs-) CIVIL NO. 762
)
CERTAIN PARCELS OF LAND IN MAYES COUNTY,)
OKLAHOMA; and Russell Cole, et al., Defendants.)

ORDER DISMISSING DEMAND FOR JURY TRIAL AS TO TRACT NO. 11 (307 - 44.1)

NOW, on this the 4th day of September, 1942, coming on for hearing the Motion of the petitioner, United States of America, to dismiss its Demand for Jury Trial, and the Court, being fully advised in the premises, finds that said motion should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by this Court that Demand for Trial by Jury filed by the petitioner, United States of America, be, and is hereby dismissed as to Tract No. 11 (307 - 44.1).

ROYCE H. SAVAGE
JUDGE OF THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA

ENDORSED: Filed Sep 4 1942
H. P. Warfield, Clerk
U. S. District Court H

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

Sarah P. Gillespie, as administratrix of the)
estate of C. F. Gillespie, deceased,)
Plaintiff,)
-vs-) No. 803 Civil
Evans-Wallower Zinc, Inc., a)
corporation,)
Defendant.)

O R D E R

Now this 4th day of September, 1942 the same being a judicial day of said court, sitting in the City of Tulsa, Oklahoma, this matter comes on for hearing in its regular order of setting on the motion docket of the court, on the motion of the defendant asking the order of the court requiring plaintiff to make a more specific statement of fact in its complaint. The parties litigant appear by their respective attorneys of record, whereupon said motion is presented to and considered by the Court, and the Court being well advised in the premises:

IT IS ORDERED that Grounds 1, 2, 3 and 4 of the Motion are overruled, to which ruling defendant is allowed an exception; that Ground 5 of said Motion is sustained and accordingly, Paragraph 4 E of the Petition is stricken.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 5 1942
H. P. Warfield, Clerk
U. S. District Court ME.

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

MABLE C. BRADEN,)
Plaintiff,)
vs.)
No. 804 Civil
CONNECTICUT MUTUAL LIFE INSURANCE)
COMPANY OF HARTFORD, CONNECTICUT,)
a corporation,)
Defendant.)

JOURNAL ENTRY OF ORDER SUSTAINING MOTION TO MAKE
DEFINITE AND CERTAIN

On this 4th day of September, 1942, pursuant to regular setting, the above matter came on to be heard upon the motion of the defendant for further and better statement of claim, and the plaintiff and defendant both appeared by their respective counsel and thereupon over the objection of the plaintiff,

IT WAS ORDERED that plaintiff, within five days from this date, make the petition herein more definite and certain by stating, in paragraph 2 on page 2 of her petition, the facts upon which she bases the conclusion that the defendant herein was guilty of negligence in failing to accept or reject the application for insurance referred to in said paragraph within a reasonable time;

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

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and by stating the facts upon which she bases the conclusion that she has been damaged in the sum of \$10,000.00.

IT IS FURTHER ORDERED that the defendant, Within ten days after service of copy of the amended petition, shall plead or answer thereto.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 9 1942
H. P. Warfield, Clerk
U. S. District Court H

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

Ned Puppy, known also as Ned Flinn et al,)
Plaintiffs,)
vs.)
The Heirs of Annie Sawney, known also as) No. 837
Annie Flinn, et al,)
Defendants.)

JOURNAL ENTRY

Now on this 4th day of September, 1942, come the plaintiffs by H. F. Fulling, their attorney and comes also the United States of America by Whit Y. Mauzy, United States Attorney and it appears and the court finds that on the 17th day of August, 1942, this court made an order for partition of the following described real estate in Washington County, Oklahoma, to-wit:

The northeast quarter of the southwest quarter and the southeast quarter of the northwest quarter of Section 5, Township 27 North, Range 14 East, containing 80 acres more or less,

And it further appears that the court appointed J. F. Pickens, Elmer Vick, and C. C. Weber as commissioners to make partition of said real estate in accordance with the order of court and pursuant thereto said commissioners took the oath required by law and viewed said real estate and on August 31, 1942, filed their report from which it appears and they report that said real estate cannot be partitioned in accordance with the interests of the parties as found by the court without manifest injury and they made a valuation and appraisal of said real estate at the sum of \$1100.

And the court further finds that time should be given for any of the interested parties to elect to take said real estate at its appraised value as provided by law.

IT IS THEREFORE CONSIDERED, adjudged and ordered by the court that further action upon the report of said commissioners be and the same is hereby withheld and any of the interested parties are now given ten days from this date in which to elect to take said property at its appraised value as provided by law.

ROYCE H. SAVAGE
United States District Judge

ENDORSED: Filed Sep 4 1942
H. P. Warfield, Clerk
U. S. District Court H

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

THE FIRST NATIONAL BANK AND TRUST COMPANY)
OF TULSA, Successor Trustee for Mary)
Frances Walter, Plaintiff,)
vs.) In Equity No. 1195
Oklahoma Hospital, Inc., a corporation, et al.,)
Defendants.)

ORDER FOR REVIVOR

Now on the 4 day of Sept., 1942, there came on regularly for hearing in the above entitled cause, the Motion of Allie N. Crossland for a Revivor of the Judgment heretofore rendered in this action on the 17th day of September, 1937 in favor of The Federal National Bank of Shawnee as Guardian of the estate of Charline Naomi Crossland, a minor, now deceased and against; Oklahoma Hospital, Inc., a corporation, Oklahoma Hospital Corporation, a corporation, Oklahoma Hospital, a corporation, Fred S. Clinton and Jane H. Clinton, his wife, and each of them in the sum of \$23,690.00 with interest at the rate of ten per cent (10%) per annum from February 1, 1942 until paid, as well as the further sum of \$222.66 with interest thereon at the rate of ten percent (10%) per annum from January 1, 1937 until paid and an attorney's fee in the amount of \$2300.00, and

It further appearing to the Court that Charline Naomi Crossland, also known as Charlene Naomi Crossland, died inestate on the 3rd day of November, 1940, a resident of Pottawatomie County, Oklahoma and that in Case #5762, in the County Court of Pottawatomie County, Oklahoma, Allie N. Crossland, was on the 19th day of November, 1940 granted Letters of Administration upon said estate and on the 19th day of August, 1941, Final Decree was duly entered in said proceedings finding and decreeing the said Allie N. Crossland to be the one and only heir of the said Charline Naomi Crossland, same party as Charlene Naomi Crossland, deceased, and distributing the entire residue of said estate, which included the judgment aforesaid, to the said Allie N. Crossland who is now the owner and holder thereof, and

It further appearing to the Court that due Notice of the hearing of the Motion to Revive Judgment aforesaid has been given to the debtors as above named in the manner as provided by the Federal Rules of Civil Procedure, now in force and effect, and that said Notice, Service and Return thereof has been fully examined and is hereby approved and declared valid, and

It further appearing to the Court that it has full and complete jurisdiction of all parties hereto and of the subject matter thereof and that no part of said judgment has been paid or satisfied and that said judgment is still a first lien upon the real estate and premises described in the Decree of Foreclosure and Sale rendered herein which property is located in Tulsa County, Oklahoma, and more particularly described as follows, to-wit:

All of Block Four (4) in Riverview Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof and all of Out Lot "E" in Norvell Park Addition (formerly Horsley Hill Addition) to the City of Tulsa, Oklahoma, according to the recorded plat thereof and all rents, profits and issues thereof.

Now, therefore, it is hereby ordered, adjudged and decreed by the Court that the action and judgment aforesaid, insofar as it pertains to the action and judgment rendered in favor of The Federal National Bank of Shawnee, as Guardian of the estate of Charline, same party as Charlene Naomi Crossland, a minor, now deceased, be and the same is hereby revived in the name of Allie N.

Crossland, the only heir of the said Charline, same party as Charlene Naomi Crossland, now deceased, and the distributee of the entire residue of her estate which residue included the judgment aforesaid.

It is further ordered that all further proceedings in this cause pertaining to said action and judgment herein revived be in the name of the said Allie N. Crossland.

Done in open court, this 4th day of September, 1942.

ROYCE H. SAVAGE
United States District Judge

ENDORSED: Filed In Open Court
Sep 4 1942
H. P. Warfield, Clerk
U. S. District Court B

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

THE FIRST NATIONAL BANK AND TRUST COMPANY)
OF TULSA, Successor Trustee for Mary Frances)
Walter, Plaintiff,) In Equity No. 1195.
vs.)
Oklahoma Hospital, Inc., a corporation,)
et al, Defendant.)

DECREE ORDERING SALE OF PROPERTY

Now on this 4 day of September, 1942, comes the complaintant, Allie N. Crossland, and presents her application for a decree ordering the sale of the property described in the decree of foreclosure and sale rendered herein on the 17th day of September, 1937, said property so described being located in Tulsa County, Oklahoma and more particularly described as follows, to-wit:

All of Block Four (4) in Riverview Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof, and all of out Lot "E" Norvell Park Addition (formerly Horsley Hill Addition) to the City of Tulsa, Oklahoma, according to the recorded plat thereof

and it appearing to the Court that the judgment heretofore rendered on the 17th day of September, 1937 in this Court and action in favor of The Federal National Bank of Shawnee, Guardian of the estate of Charline Naomi Crossland, a minor, now deceased, and thereafter revived in the name of Allie N. Crossland in the amount of \$23,690.00 with interest thereon at the rate of 10% per annum from February 1, 1932 until paid as well as a further sum of \$222.66 with interest thereon at the rate of 10% per annum from January 1, 1937 until paid and an attorney fee in the amount of \$2,300.00 and against Oklahoma Hospital, a corporation, Oklahoma Hospital Corporation, a corporation, Oklahoma Hospital Inc., a corporation, Fred S. Clinton and Jane H. Clinton, his wife and each of them has not been paid in whole or in part but at this time remains wholly unpaid, and

It further appearing to the Court that more than six months has elapsed since judgment and decree as aforesaid was entered and said defendats aforesaid, or any of them, have made no attempt to pay said judgment and that said judgment together with the other judgments named in said decree of foreclosure, as aforesaid, has in said decree adjudicated as a first lien upon the

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

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TULSA, OKLAHOMA

FRIDAY, SEPTEMBER 4, 1942

Real estate, property and premises as aforesaid and said property ordered sold at Special Masters Sale, and the proceeds of such sale applied to the payment of said judgments, costs and attorneys fees, and

It further appearing to the Court that on the 20th day of July, 1942, prior to the revivor of the judgment of The Federal National Bank of Shawnee as Guardian of the estate of Charline Naomi Crossland, a minor now deceased, as aforesaid, this Court entered a decree ordering the sale of said property above described and that the sale of said property is now being advertised to be had at 10:00 o'clock A.M., on the 8th day of September, 1942 by George Lessley, Special Master.

Now, therefore, it is ordered, adjudged and decreed that George Lessley, Special Master, as appointed and designated in the decree of September 17, 1937, as aforesaid, be and he is hereby directed to forthwith to proceed with the holding of the foreclosure sale of the property described in said decree of foreclosure and herein described, which sale shall be conducted in the manner and in accordance with the direction set forth in said decree of foreclosure provided, however, that the plaintiff in this action and or the various judgment creditors under the terms of said decree shall have the right to bid in said property at said sale and in such case no advance deposit shall be required to accompany the bid of it or them.

It is further ordered that inasmuch as a decree of sale was heretofore ordered on the 20th day of July, 1942, and that notice of sale is at this time being published pursuant to said order to be held on the 8th day of September, 1942 at 10:00 o'clock A.M., that this order shall relate back as of the 20th day of July, 1942 and shall be effective as through made and entered upon that date.

Done in open Court, this 4th day of September, 1942.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed In Open Court
Sep 4 1942
H. P. Warfield, Clerk
U. S. District Court B.

Court adjourned to September 8, 1942

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

TUESDAY, SEPTEMBER 8, 1942

On this 8th day of September, A.D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage and Hon. F. E. Kennamer, Judges, present and presiding.

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

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

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

TUESDAY, SEPTEMBER 8, 1942

CLYDE ALEXANDER, Plaintiff,)
- vs -) No. 159 Civil
PHILLIPS PETROLEUM CO. ET AL, Defendants.

Now on this 8th day of September, A.D. 1942, it is ordered by the Court that the Clerk file and spread of record the Mandate in the above styled cause, same being in words and figures as follows, to-wit:

UNITED STATES OF AMERICA, ss:

THE PRESIDENT OF THE UNITED STATES OF AMERICA

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

(SEAL)

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between Clyde Alexander, Plaintiff, and Phillips Petroleum Company, a corporation, and Reda Pump Company, a corporation, defendant, C. C. Brown, and The First National Bank in Bartlesville, a corporation, third party defendants, No. 159 Civil, the judgment of the said district court in said cause, entered on September 29, 1941, was in the following words, viz:

"It is therefore ordered, adjudged and decreed as follows:

"1. That the plaintiff's complaint be dismissed with prejudice.

"2. That the counterclaim, cross-claim and third party complaint of Reda Pump Company be dismissed with prejudice.

"3. On August 26, 1935, Phillips Petroleum Company became the owner of 135,950 shares of common stock and 36,500 shares of preferred stock of Reda Pump Company, which preferred stock was subsequently converted into 73,000 shares of common stock making a total of 208,950 shares of common stock owned by the defendant Phillips Petroleum Company free and clear of any claim of the plaintiff or any other party to this action; that the defendant Phillips Petroleum Company subsequently transferred and assigned 36,000 shares of said common stock and that said defendant now owns 172,950 shares of said stock free and clear of any claim of the plaintiff or of any other party to this action; that the third party defendant C. C. Brown, is now and has been since April 17, 1937, the owner of 6,000 shares of the common stock transferred and assigned by Phillips Petroleum Company. That all dividends paid by Reda Pump Company to Phillips Petroleum Company or its assigns on said 135,930 shares of common and 36,500 shares of preferred stock, or the 73,000 shares of common stock into which the said preferred stock was converted, were paid to the proper parties; that all dividends heretofore declared upon said stock but withheld by Reda Pump Company from Phillips Petroleum Company, or its assigns, including the 6,000 shares of C. C. Brown, be paid by Reda Pump Company to the owner and holder of said stock as adjudged herein."

as by the inspection of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals, Tenth Circuit, by virtue of an appeal by Clyde Alexander, agreeably to the act of Congress, in such case made and provided, fully and at large appears;

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

On consideration whereof, it is now here ordered and adjudged by this court that the judgment of the said district court in this cause be and the same is hereby affirmed; and that Clyde Alexander, Phillips Petroleum Company, a corporation, and C. G. Brown, appellees, have and recover of and from Reda Pump Company, a corporation, appellant, their costs herein.

-- July 28, 1942

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

WITNESS, the Honorable HARLAN F. STONE, Chief Justice of the United States, the 4th day of September, in the year of our Lord one thousand nine hundred and forty-two.

COSTS OF	Appellees:
Clerk	\$-- --
Printing Record	\$-- --
Attorney	\$20.00
	<u>\$20.00</u>

ROBERT B. CARTWRIGHT
Clerk of the United States Circuit Court of Appeals
Tenth Circuit

ENDORSED: Filed Sep 8 1942
H. P. Warfield, Clerk
U. S. District Court H

CLYDE ALEXANDER,	Plaintiff,)
)
-vs-) No. 159 - Civil
)
PHILLIPS PETROLEUM CO. ET AL,	Defendants.)

Now on this 8th day of September, A. D. 1942, it is ordered by the Court that the Clerk file and spread of record the Mandate in the above cause, said Mandate being in words and figures as 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 THE
UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between Clyde Alexander, plaintiff,

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

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TUESDAY, SEPTEMBER 8, 1942

and Phillips Petroleum Company, a corporation, and Reda Pump Company, a corporation, C.C. Brown, and The First National Bank in Bartlesville, a corporation, defendants, No. 159, Civil, the judgment of the said district court in said cause, entered on September 29, 1941, was in the following words, viz:

* * * * *

"It is therefore ordered, adjudged and decreed as follows:

- "1. That the plaintiff's complaint be dismissed with prejudice.
- "2. That the counterclaim, cross-claim and third party complaint of Reda Pump Company be dismissed with prejudice.

"3. On August 26, 1935, Phillips Petroleum Company became the owner of 135,950 shares of common stock and 36,500 shares of preferred stock of Reda Pump Company, which preferred stock was subsequently converted into 73,000 shares of common stock, making a total of 208,950 shares of common stock owned by the defendant Phillips Petroleum Company free and clear of any claim of the plaintiff or any other party to this action; that the defendant Phillips Petroleum Company subsequently transferred and assigned 36,000 shares of said common stock and that said defendant now owns 172,950 shares of said stock free and clear of any claim of the plaintiff or of any other party to this action; that the third party defendant, C.C. Brown, is now and has been since April 17, 1937, the owner of 6,000 shares of the common stock transferred and assigned by Phillips Petroleum Company. That all dividends paid by Reda Pump Company to Phillips Petroleum Company or its assigns on said 135,930 shares of common and 36,500 shares of preferred stock, or the 73,000 shares of common stock into which the said preferred stock was converted, were paid to the proper parties; that all dividends heretofore declared upon said stock but withheld by Reda Pump Company from Phillips Petroleum Company, or its assigns, including the 6,000 shares of C. C. Brown, be, paid by Reda Pump Company to the owner and holder of said stock as adjudged herein."

as by the inspection of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals, Tenth Circuit, by virtue of an appeal by Clyde Alexander, agreeably to the act of Congress, in such case made and provided, fully and at large appears;

AND WHEREAS, at the March Term, in the year of our Lord one thousand nine hundred and forty-two, the said cause came on to be heard before the said United States Circuit Court of Appeals, on the Transcript of the record from said district court and was argued by counsel.

On consideration whereof, it is now here ordered and adjudged by this Court that the judgment of the said district court in this cause be and the same is hereby affirmed; and that Phillips Petroleum Company, a corporation, Reda Pump Company, a corporation, and C. C. Brown, appellees, have and recover of and from Clyde Alexander, their costs herein.

-- July 28, 1942.

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

TUESDAY, SEPTEMBER 8, 1942

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

WITNESS, the Honorable HARLAN F. STONE, Chief Justice of the United States, the 4th day of September, in the year of our Lord one thousand nine hundred and forty-two.

COSTS OF	Appellees:
Clerk	\$-- --
Printing Record	\$-- --
Attorney	\$20.00
	<u>\$20.00</u>

ROBERT B. CARTWRIGHT
Clerk of the United States Circuit Court of Appeals, Tenth Circuit

ENDORSED: Filed Sep 8 1942
H. P. Warfield, Clerk
U. S. District Court H

S. N. VAN WERT, Plaintiff,)
 vs.) No. 160 Civil
 PHILLIPS PETROLEUM COMPANY, et al, Defendants.)

Now on this 8th day of September, A. D. 1942, it is ordered by the Court that the Clerk file and spread of record the Mandate in the above cause, same being in words and figures as follows, to-wit:

UNITED STATES OF AMERICA, ss:

THE PRESIDENT OF THE UNITED STATES OF AMERICA

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

(SEAL)

GREETING:

Whereas, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between S. N. Van Wert, plaintiff, and Phillips Petroleum Company, a corporation, and Reda Pump Company, a corporation, defendant, C.C. Brown and The First National Bank in Bartlesville, a corporation, Third Party defendants, No. 160, Civil, the judgment of the said district court in said cause, entered on September 29, 1941, was in the following words, viz:

* * * * *

"It is therefore ordered, adjudged and decreed as follows:

- "1. That the plaintiff's complaint be dismissed with prejudice.
- "2. That the counterclaim, cross-claim, and third party complaint of Reda Pump Company be dismissed with prejudice.
- "3. On August 26, 1935, Phillips Petroleum Company became the owner of 135,950 shares of common stock and 36,500 shares

of preferred stock of Reda Pump Company, which preferred stock was subsequently converted into 73,000 shares of common stock, making a total of 208,950 shares of common stock owned by the defendant Phillips Petroleum Company free and clear of any claim of the plaintiff or any other party to this action; that the defendant Phillips Petroleum Company subsequently transferred and assigned 36,000 shares of said common stock and that said defendant now owns 172,950 shares of said stock free and clear of any claim of the plaintiff or of any other party to this action; that the third party defendant, C. C. Brown, is now and has been since April 17, 1937, the owner of 6,000 shares of the common stock transferred and assigned by Phillips Petroleum Company. That all dividends paid by Reda Pump Company to Phillips Petroleum Company or its assigns on said 135,930 shares of common and 36,500 shares of preferred stock, or the 73,000 shares of common stock into which the said preferred stock was converted, were paid to the proper parties; that all dividends heretofore declared upon said stock but withheld by Reda Pump Company from Phillips Petroleum Company, or its assigns, including the 6,000 shares of C. C. Brown, be paid by Reda Pump Company to the owner and holder of said stock as adjudged herein."

as by the inspection of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals, Tenth Circuit, by virtue of an appeal by S. N. Van Wert, agreeably to the act of Congress, in such case made and provided, fully and at large appears;

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

On consideration whereof, it is now here ordered and adjudged by this court that the judgment of the said district court in this cause be and the same is hereby affirmed; and that S. N. Van Wert, Phillips Petroleum Company, a corporation, and C. C. Brown, appellees, have and recover of and from Reda Pump Company, a corporation, appellant, their costs herein.

-- July 28, 1942.

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

WITNESS, the Honorable HARLAN F. STONE, Chief Justice of the United States, the 4th day of September, in the year of our Lord one thousand nine hundred and forty-two.

COSTS OF	Appellees:
Clerk	\$---
Printing Record	\$---
Attorney	<u>\$20.00</u>
	<u>\$20.00</u>

ROBERT B. CARTWRIGHT
Clerk of the United States Circuit Court of Appeals, Tenth Circuit

ENDORSED: Filed Sep 8 1942
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
TULSA, OKLAHOMA

REGULAR JANUARY 1942 TERM

TUESDAY, SEPTEMBER 8, 1942

as by the inspection of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals, Tenth Circuit, by virtue of an appeal by S. N. Van Wert, agreeably to the act of Congress, in such case made and provided, fully and at large appears;

AND WHEREAS, at the March Term, in theyear of our Lord one thousand nine hundred and forty-two, the said cause came on to be heard before the said United States Circuit Court of Appeals, on the transcript of the record from said district court and was argued by counsel.

On consideration whereof, it is now here ordered and adjudged by this court that the judgment of the said district court in this cause be and the same is hereby affirmed; and that Phillips Petroleum Company, a corporation, Reda Pump Company, a corporation, and C. C. Brown appellees, have and recover of and from S. N. Van Wert, appellant, their costs herein.

-- July 28, 1942.

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

WITNESS, the Honorable HARIAN P. STONE, Chief Justice of the United States, the 4th day of September, in the year of our Lord one thousand nine hundred and forty-two.

COSTS OF	APPELLEES:
Clerk	\$-- --
Printing Record	\$-- --
Attorney	<u>\$20.00</u>
	\$20.00

ROBERT B. CARTWRIGHT
Clerk of the United States Circuit Court of Appeals,
Tenth Circuit

ENDORSED: Filed Sep 8 1942
H. P. Warfield, Clerk
U. S. District Court H

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

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	
)	No. 516 Civil
FRED G. DRUMMOND, R. C. DRUMMOND,)	
ALFRED A. DRUMMOND, W. C. FRANKS, AND)	
UNITED STATES FIDELITY AND GUARANTY)	
COMPANY,	Defendants.)	

JOURNAL ENTRY OF JUDGMENT

Now on August 26, 1942, the cause of action having come on before the court pursuant to regular assignment at Vinita, Oklahoma, the plaintiff appearing by Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma, and Wm. Knight Powers, Assistant United States Attorney for the Northern District of Oklahoma, and the defendants appearing by their attorneys, Wm. S. Hamilton and Matthew J. Kane, and the court having previously heard the evidence herein and briefs having been filed, the court on this day hears argument of counsel.

The court, being fully advised in the premises, makes special findings of fact and conclusions of law which are filed herein. In conformity with said findings of fact and conclusions of law, the court renders judgment herein in favor of the defendants and against the plaintiff.

It is therefore the judgment of the court that the plaintiff recover nothing on its bill of complaint filed herein; that judgment be and hereby is rendered in favor of the defendants and each of them, denying the plaintiff any relief. To the findings of fact, conclusions of law and judgment the plaintiff excepts and its exceptions are allowed.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Sep 8 1942
H. P. Warfield, Clerk
U. S. District Court B

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

W. Harrison, Administrator of Estate of)
Betsie Beaver, Deceased, Plaintiff,)
vs.) No. 705 Civil
LeRoy Proctor, Defendant.)

JOURNAL ENTRY

AND NOW on this the 24th day of August, 1942, the same being a Judicial Day of a Regular Term of the United States District Court for the Northern District of Oklahoma, the above entitled and numbered cause comes on for hearing, in its regular order, before the undersigned Judge of said Court, with W. Harrison, the administrator of the estate of Betsie Beaver, deceased, appearing by Ernest R. Brown, his attorney, and with LeRoy Proctor, the defendant, appearing by Allen R. Shaw, his Guardian Ad Litem, and the United States of America appearing by Honorable Whit Y. Mauzy, United States Attorney for the Northern District Of Oklahoma, and upon call each and all of the parties announce ready.

WHEREUPON the court proceeds to hear the testimony of witnesses sworn and examined in open court and therefore finds all the issues generally in favor of the plaintiff, and against the defendants, and each of them, and being fully advised in the premises:

IT IS THE ORDER, JUDGMENT AND DECREE OF THE COURT:

That the exception of the United States Attorney, for and on behalf of the United States of America, that this Court is without jurisdiction, is without merit, and said Objection overruled, to which the Honorable Whit Y. Mauzy, United States Attorney, excepts and exceptions are allowed.

That the lands involved herein were allotted by the Cherokee Nation of Indians to Walker Proctor, full blood Cherokee Indian, opposite Cherokee Roll Number 7453, and are situated in Washington County, Oklahoma, and described as follows, to-wit:

The North Half of the Northeast Quarter and the East Half of the Northeast Quarter of the Northwest Quarter, and the Southeast Quarter of the Southeast Quarter of the Northwest Quarter of Section 12, Township 28 North, Range 12 East, of the Indian Base and Meridian,

That while the owner thereof the said Walker Proctor departed this life married and intestate, all as set out in plaintiff's petition, that his heirs have been judicially determined in the manner and form provided by law, in the County Court of Delaware County, Oklahoma.

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

TUESDAY, SEPTEMBER 8, 1942

That the title in, of and to said property and premises be, and the same are hereby quieted and confirmed in the estate of Betsie Beaver, deceased, and in LeRoy Proctor, each taking an undivided one-half thereof.

That W. Harrison is the duly appointed, legally qualified and acting administrator of the estate of Betsie Beaver, deceased.

That Betsie Beaver, during her lifetime, was a full blood, non-enrolled Cherokee Indian, and that the defendant, LeRoy Proctor is a full blood, non-enrolled Cherokee Indian. That the lands involved herein are restricted and tax exempt. That by reason of the interest of the parties in said lands, especially since the death of Betsie Beaver, its location, and the character thereof the same cannot be used to an advantage by the parties, jointly, and should be partitioned. That J.F. Pickens, Woodrow Tiger, and Tom B. Williams are hereby appointed commissioners to partition said lands in the manner and form provided by law.

That the matter of attorney fees for plaintiff's attorney and of Allen R. Shaw, as guardian ad litem of LeRoy Proctor be, and the same are hereby continued to a future judicial day.

ROYCE H. SAVAGE
United States Judge

ENDORSED: Filed Sep 8 1942
H. P. Warfield, Clerk
U. S. District Court B

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

UNITED STATES OF AMERICA, Petitioner,)
-vs-) CIVIL NO. 785
CERTAIN PARCELS OF LAND IN MAYES COUNTY,)
OKLAHOMA; and Laura E. Jones, et al, Defendants.)

ORDER FIXING TITLE, DECREERING JUST COMPENSATION AND MAKING DISTRIBUTION AS TO TRACT NO. 20 (306 - 23.5)

NOW, on this 8th day of September, 1942, there coming on for hearing the application of the defendant, State Life Insurance Company, a corporation, for an order fixing title, decreeing just compensation and making distribution as to Tract No. 20 (306 - 23.5), and the Court being fully advised in the premises, finds:

That the defendant, Marbon L. Manley and Melda Manley, were the owners of the land designated as Tract No. 20 (306 - 23.5) when this proceeding was commenced; that the petitioner filed a declaration of taking and deposited in the registry of this court the estimated just compensation in the sum of \$50.00 for the taking of a perpetual easement for transmission line purposes, upon, over and across said tract of land; and that this Court entered a judgment upon said Declaration of Taking filed by the petitioner, thereby vesting in the petitioner, United States of America, a perpetual easement for transmission line purposes, and decreed that the owners and those having any right, title or interest in and to said land have and recover just compensation for the taking of said perpetual easement.

The Court further finds that the defendants, Marion L. Manley and Melda Manley, in writing, agreed to grant and sell to the petitioner a perpetual right, privilege and authority to erect, operate and maintain a line or lines of poles, towers, or other structures, wires, cables and fixtures for the transmission of electric current, for the sum of \$50.00 which was accepted by the petitioner.

The Court further finds that the sum of \$50.00 is just compensation for the injuries and damages sustained by said defendants, Marion L. Manley and Melda Manley.

The Court further finds that no person, firm, corporation, or taxing subdivision of the State, other than said defendants, Marion L. Manley, Melda Manley, and the State Life Insurance Company, a corporation, have any right, title or interest in and to said just compensation; that the defendants, Marion L. Manley and Melda Manley, have consented in writing that said compensation be paid to the said defendant, State Life Insurance Company, a corporation, holder of a mortgage on said premises, to apply on said mortgage indebtedness.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by this Court that the defendants, Marion L. Manley and Melda Manley, were the owners of the land designated as Tract No. 20 (306 - 23.5) when this proceeding was commenced, and that the sum of \$50.00 is just compensation for the damages sustained by said defendants; that the defendant, State Life Insurance Company, a corporation, is the only defendant having any right, title or interest in and to said just compensation, the defendants, Marion L. Manley and Melda Manley, having waived any claim to said compensation.

IT IS FURTHER ORDERED that the Clerk of this Court be, and he is hereby authorized and directed to make distribution from the funds on deposit as just compensation for the taking of said tract as follows, to-wit:

TO: State Life Insurance Company, a corporation,
holder of a mortgage - Tract No. 20 (306 - 23.5)

\$50.00

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 8 1942
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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

TUESDAY, SEPTEMBER 8, 1942

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

UNITED STATES OF AMERICA,	Petitioner,)
)
-vs-) CIVIL NO. 806
)
CERTAIN PARCELS OF LAND IN MAYES COUNTY,)
OKLAHOMA, and R. D. Hudson, et al.,)
	Defendants.)

ORDER FIXING INTEREST, DECREERING JUST COMPENSATION AND MAKING DISTRIBUTION OF FUNDS AS TO TRACT NO. 7 (306 - 2.4)

NOW, on this 8th day of September, 1942, there coming on for hearing the application of the defendant, Carl West, for an order fixing interest, decreeing just compensation and making distribution as to Tract No. 7 (306 - 2.4), and the Court being fully advised in the premises, finds:

That the defendant, Carl West, is the tenant on the land described as Tract No. 7 (306 - 2.4); that the petitioner filed a Declaration of Taking and deposited in the registry of this Court the estimated just compensation in the sum of \$67.25 for the taking of a perpetual easement for transmission line purposes, upon, over and across said tract of land; and that this Court entered a judgment upon said Declaration of Taking filed by the petitioner, thereby vesting in the petitioner, United States of America, a perpetual easement for transmission line purposes, and decreed that the owners and those having any right, title or interest in and to said land, have and recover just compensation for the taking of said perpetual easement.

The Court further finds that the defendant, Carl West, tenant on Tract No. 7 (306-2.4) in writing, agreed to release and discharge the petitioner from any and all demands and claims for damages upon the payment of the sum of \$5.00, which was accepted by the petitioner.

The Court further finds that the sum of \$5.00 is just compensation for the injuries and damages sustained by said defendant, Carl West, as tenant on Tract No. 7 (306 - 2.4).

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by this Court that the defendant, Carl West, is the tenant upon the land described as Tract No. 7 (306 - 2.4), and that the sum of \$5.00 is just compensation for the damages sustained by the defendant, Carl West, tenant upon said Tract No. 7 (306 - 2.4).

IT IS FURTHER ORDERED that the Clerk of this Court be, and he is hereby authorized and directed to make distribution from the funds deposited as just compensation for the taking of said tract, as follows, to-wit:

Carl West, tenant, Tract No. 7 (306 - 2.4)	\$5.00
--------------------------------------------	--------

ROYCE H. SAVAGE
J U D G E

ENDORSED: Filed Sep 8 1942
H. P. Warfield, Clerk
U. S. District Court B

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

UNITED STATES OF AMERICA, Petitioner,)
)
-vs-) CIVIL NO. 806.
)
CERTAIN PARCELS OF LAND IN MAYES COUNTY,)
OKLAHOMA; and R.D. Hudson, et al, Defendants.)

ORDER FIXING INTEREST, DECREERING JUST COMPENSATION AND
MAKING DISTRIBUTION OF FUNDS AS TO TRACT NO. 8 (306 - 3.1)

NOW, on this 8th day of September, 1942, there coming on for hearing the application of the defendant, Carl West, for an order fixing interest, decreeing just compensation and making distribution as to Tract No. 8 (306 - 3.1), and the Court being fully advised in the premises, finds:

That the defendant, Carl West, is the tenant on the land described as Tract No. 8 (306 - 3.1); that the petitioner filed a Declaration of Taking and deposited in the registry of this Court the estimated just compensation in the sum of \$78.00 for the taking of a perpetual easement for transmission line purposes, upon, over and across said tract of land; and that this Court entered a judgment upon said Declaration of Taking filed by the petitioner, thereby vesting in the petitioner United States of America a perpetual easement for transmission line purposes, and decreed that the owners and those having any right, title or interest in and to said land, have and recover just compensation for the taking of said perpetual easement.

The Court further finds that the defendant, Carl West tenant, on Tract No. 8 (306-3.1) in writing, agreed to release and discharge the petitioner from any and all demands and claims for damages upon the payment of the sum of \$5.00, which was accepted by the petitioner.

The Court further finds that the sum of \$5.00 is just compensation for the injuries and damages sustained by said defendant, Carl West, as tenant on Tract No. 8 (306 - 3.1), and that the sum of \$5.00 is just compensation for the damages sustained by the defendant, Carl West, tenant upon said Tract No. 8 (306 - 3.1).

IT IS, THEREFORE ORDERED, ADJUDGED AND DECREED by this Court that the defendant, Carl West, is the tenant upon the land described as Tract No. 8 (306 - 3.1), and that the sum of \$5.00 is just compensation for the damages sustained by the defendant, Carl West, tenant upon said Tract No. 8 (306 - 3.1).

IT IS FURTHER ORDERED that the Clerk of this Court be, and he is hereby authorized and directed to make distribution from the funds deposited on just compensation for the taking of said tract, as follows, to-wit:

Carl West, tenant, Tract No.8 (306 - 3.1) \$ 5.00

ROYCE H. SAVAGE
J U D G E

ENDORSED: Filed Sep 8 1942
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to September 9, 1942

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
 DISTRICT OF OKLAHOMA
 REGULAR JANUARY 1942 TERM TULSA, OKLAHOMA WEDNESDAY, SEPTEMBER 9, 1942

On this 9th day of September, A.D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage, Judge, present and presiding.

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

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

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

THE National Life & Accident Insurance Company, a corporation,)	Plaintiff,)	
				No. 651 Civil
-vs-				
Joe T. Parkinson, et al,		Defendants.)	

JUDGMENT

It is, therefore, adjudged, found and decreed that the plaintiff take nothing as to the defendant, Joe T. Parkinson, County Treasurer, and his successor in office, and that the amounts due as taxes on the property in question, to-wit: Lot Seventeen (17) in Block One-hundred-seventeen (117) in the original town of Tulsa, Oklahoma, are as follows, to-wit:

- For 1931, \$1863.31, with penalty since January 1st, 1941;
- For 1932, \$1690.38, with penalty since January 1st, 1941;
- For 1935, \$1303.45, with penalty since January 1st, 1941.

The court retains jurisdiction hereof to make such further orders as may be necessary in connection with the penalties on said taxes and sale of the land therefor by the county treasurer.

ROYCE H. SAVAGE
 JUDGE

ENDORSED: Filed Sep 9 1942
 H. P. Warfield, Clerk
 U. S. District Court ME

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

Ernest Hays, Grace Elam and Floreine Hegwer,)	Plaintiffs,)	
				CIVIL NO. 660
-v-				
William Scullawl, et al,		Defendants.)	

ORDER APPOINTING ATTORNEY UNDER SOLDIERS AND SAILORS
 CIVIL RELIEF ACT OF 1940

Now on this 24th day of August, 1942, the plaintiffs in the above entitled cause having filed herein their affidavit showing that they are unable to determine whether or not the defendants; creditors, heirs, executors, administrators, devisees, trustees and assigns, immediate

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

WEDNESDAY, SEPTEMBER 9, 1942

Farmers National Bank of Tulsa
First National Bank of Tulsa
Long Horn Oil and Gas Company
Osage & Oklahoma Company
Union Trust Company,

are either non-residents of the State of Oklahoma, or with due and reasonable diligence are not to be found in the State of Oklahoma, and that it is necessary that they be served by publication.

IT IS, THEREFORE, ORDERED AND DECREED that the petitioner's application for an order appointing commissioners to appraise the lands sought to be condemned be heard by this Court on the 20th day of October, 1942, at 9:30 o'clock A.M., or as soon thereafter as counsel may be heard, in the United States Court Room of the Federal Building in Tulsa, Oklahoma, and that there shall be published in The Tulsa Legal Record, a daily newspaper of general circulation in Tulsa County, Oklahoma, on the following dates, to-wit: on Thursday, September 10, 1942, on Thursday, September 17, 1942, on Thursday, September 24, 1942, and on Thursday, October 1, 1942, notice directing the aforesaid non-resident respondents to appear before this Court at the time and place aforesaid, and that the notification of said non-resident respondents shall be complete upon the filing of an affidavit of the publisher, managing officer or printer of said newspaper that the notice referred to above has been printed and published in said newspaper as hereby directed.

Said notice shall further notify said respondents that on said 20th day of October, 1942, at 9:30 o'clock A.M., in the United States Court Room of the Federal Building in Tulsa, Oklahoma, the Court will hear evidence and permit said respondents to present claims, and based upon said evidence and claims, will determine the rightful and lawful claims of all persons in and to the proceeds paid or to be paid into the Registry of this Court, as just compensation for the said lands and estate therein, at which time they may appear, if they so desire.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 9 1942
H. P. Warfield, Clerk
U. S. District Court H

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

United States of America, Plaintiff,)
v.) No. 830 Civil
Noah Zane, et al., Defendants.)

ORDER OF DISMISSAL

Now, on this 9th day of September, 1942, this matter coming on before the court on application of Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma, to dismiss, and the court being fully advised in the premises, finds that there has been paid to the Superintendent of the Quapaw Indian Agency the total amount sued for, with interest, and that the court costs in the sum of Twenty & 44/100 (\$20.44) Dollars have been paid to the Clerk of this Court, and that said action should be dismissed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that this action be and the same

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

WEDNESDAY, SEPTEMBER 9, 1942

hereby is dismissed.

AND IT IS SO ORDERED.

ROYCE H. SAVAGE

ENDORSED: Filed Sep 9 1942
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to September 10, 1942

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

THURSDAY, SEPTEMBER 10, 1942

On this 10th day of September, A. D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage, Judge, present and presiding.

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

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

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

Daniel Bat, otherwise known as)	
Dan Bat,)	Plaintiff,
)	No. 868 Civil
v.)	
Patsy Bat, nee Ketcher, et al,)	Defendants.

O R D E R

Now, on this 10th day of September, 1942, this matter coming on before the court on the application of the United States of America for leave to amend its Complaint in Intervention by striking out the word "plaintiff" in the fifth line of the sixth paragraph of said complaint, and it appearing to the court that said pleading should be so amended.

IT IS THEREFORE THE ORDER OF THE COURT that the United States of America be and hereby is granted permission to amend its Complaint in Intervention by striking out the word "plaintiff" if the fifth line of the sixth paragraph of said complaint.

AND IT IS SO ORDERED.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 10 1942
H. P. Warfield, Clerk
U. S. District Court LN

Court adjourned to September 11, 1942.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
 DISTRICT OF OKLAHOMA
 REGULAR JANUARY 1942 TERM TULSA, OKLAHOMA FRIDAY, SEPTEMBER 11, 1942

On this 11th day of September, A.D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage and Hon. Bower Broadus, Judges, present and presiding.

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

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

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

CONSOLIDATED CEMENT COMPANY, a Delaware corporation,	Plaintiff,)	
)	
-vs-)	No. 201 Civil
)	
BUILDERS' SUPPLY COMPANY, a corporation,	Defendant.)	

O R D E R

On application of J. M. Chandler, the duly authorized and presently acting Receiver of Builders' Supply Company, a corporation, and for cause shown, said Receiver is authorized to secure an increase of \$477.00 in the outstanding loan on policy #4712797, James T. Lynch, insured, to pay the semi-annual premium due under said policy on September 14, 1942.

Dated this 11 day of September, 1942.

ROYCE H. SAVAGE
 District Judge

ENDORSED: Filed Sep 11 1942
 H. P. Warfield, Clerk
 U. S. District Court H

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

ANNIE WATASHE, ET AL,	Plaintiffs,)	
)	
vs.)	No. 617 Civil
)	
THEODORE CROSBY, ET AL,	Defendants.)	
)	
UNITED STATES OF AMERICA	INTERVENOR.)	

ORDER APPROVING COMMISSIONERS REPORT AND
 DIRECTING SALE OF LAND

Now on this 11 day of September, 1942, comes on to be heard the motion of the plaintiffs herein for an order of this Court approving the report of the commissioners heretofore

appointed to view and appraise the following land located in Creek County, Oklahoma, to-wit:

The West Half of the Northwest Quarter of Section 17, Township 18 North, Range 11 East, containing 80 acres, more or less,

and it appearing to the Court that said commissioners have made their report in writing and filed the same in this cause, and there appearing to be no objections filed to said report,

It is therefore the order of the Court that the appraisement of the commissioners filed herein be and the same is hereby approved; and it is the further order of the Court that the United States Marshal for the Northern District of Oklahoma, is hereby appointed as Special Master to advertise and sell the above described land as provided by law in such cases made and provided and that he report his doings therein for further order of this Court and the Clerk is directed to issue an order of sale herein.

ROYCE H. SAVAGE
District Judge

ENDORSED: Filed Sep 11 1942
H. P. Warfield, Clerk
U. S. District Court LN

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

COLORADO NATIONAL BANK OF DENVER,
TRUSTEE, ET AL.,)
Plaintiffs,)
vs.) No. 717 Civil
)
)
SAPULPA MASONIC BUILDING ASSOCIATION, a)
Corporation, et al.,)
Defendants.)

ORDER CONFIRMING SALE

This cause comes on for hearing this 11th day of September, 1942, upon the petition of the plaintiffs for the entry of an order confirming the sale of property hereinafter described, pursuant to the jurisdiction of the Court reserved in its decree entered herein on March 12, 1942, the plaintiffs being represented by N. S. Scarritt and E. S. Champlin and Walter W. Blood, their respective counsel.

The Court, being fully advised, finds generally that the allegations of the petition are true and the said sale should be confirmed.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED:

That the sale made by the plaintiff trustee to George F. Collins, Jr. for the sum of \$10,000, payable in cash, without deduction of commission and without deduction for payment of taxes, if any be due and unpaid, shall be and is hereby ratified, confirmed and approved, and that the plaintiff trustee shall be and is hereby authorized and directed upon the payment of the said sum, to convey the said property to the said purchaser by quit claim deed, the said property being described as follows:

The South one hundred (100) feet of lot numbered five (5), in the block numbered fifty (50), original townsite of Sapulpa; together with all the buildings, structures, appurtenances, apparatus, engines, boilers, heating, ventilating and lighting plants, elevators, machinery of every kind whatsoever,

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
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REGULAR JANUARY 1942 TERM

FRIDAY, SEPTEMBER 11, 1942

and all other appliances and improvements, upon the said real property, in Creek County, Oklahoma.

The Court retains further jurisdiction of this cause to direct the plaintiff trustee as to its retention and disbursement, in whole or in part, of the said purchase price paid it, but without any duty, liability or obligation upon the purchasers to see to the application thereof.

Done in open Court.

BY THE COURT.

BOWER BROADDUS
United States District Judge

ENDORSED: Filed Sep 11 1942
H. P. Warfield, Clerk
U. S. District Court IN

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

COLORADO NATIONAL BANK OF DENVER,)
TRUSTEE, ET AL.,) Plaintiffs,)
))
vs.) No. 717 Civil)
))
SAPULPA MASONIC BUILDING ASSOCIATION, a)
Corporation, et al,) Defendants.)

O R D E R

This cause comes on for hearing this 11th day of September, 1942, upon the petition of the plaintiffs for the entry of an order directing the plaintiff trustee as to its holding and distributing the funds received by the plaintiff trustee upon the sale of the real property in this cause involved, the plaintiffs being represented by N. S. Scarritt and E. S. Champlin and Walter W. Blood, their respective counsel.

The Court, being fully advised, finds generally that the allegations of the said petition are true and that it is equitable and just that the plaintiff trustee be directed as herein-after ordered.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED:

1. That out of the proceeds received by the plaintiff trustee of the sum of \$10,000.00 less only such customary expenses of sale as recording and continuation of abstract, the plaintiff trustee shall be and is hereby directed to pay to the attorneys of the plaintiffs the sum of \$1,250.00 and to pay itself, as its trustee's fee, the sum of \$500.00; and to then pay and distribute to all holders of the bonds involved in this cause in the aggregate sum of \$66,000.00, who have deposited the same with the Court for cancellation their pro rata distributive shares in the balance of the sums held by the plaintiff trustee.

2. The plaintiff trustee is further directed, upon making such distribution, to report the same to this Court, showing the amounts thereof and the persons to whom made.

3. The plaintiff trustee is further ordered to forthwith deposit in Court the pro rate distributive share of the proceeds from the said sale which will be due the holders of the afore-said bonds of the par value of \$9,000.00, who have not yet surrendered their bonds for cancellation. The Clerk is hereby directed to pay to each said bond holder the pro rata share due him upon his depositing his bond, or bonds, with the Court for cancellation.

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

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FRIDAY, SEPTEMBER 11, 1942

mortgage upon said premises, and that said mortgagee has waived any right, title or interest in and to said just compensation.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by this Court that the defendant, Fred Miller, was the owner of the land designated as Tract No. 2 (302-A - 1.2 and 2.0) when this proceeding was commenced, and that the sum of \$195.00 is just compensation for the damages sustained by the defendant, Fred Miller, and that said defendant is the only person having any right, title or interest in and to said just compensation.

IT IS FURTHER ORDERED that the Clerk of this Court be, and he is hereby authorized and directed to make distribution from the funds deposited as just compensation for the taking of said tract as follows:

TO: Fred Miller, Owner
Tract No. 2 (302-A - 1.2 and 2.0)
.....\$195.00

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 11 1942
H. P. Warfield, Clerk
U. S. District Court H

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

United States of America, Libelant,)
vs.)
One 1941 Chevrolet Coach)
Automobile, Motor No.)
AA-591,339, and approximately) No. 810 Civil
42 gallons of Assorted Tax-)
paid Intoxicating Liquors)
seized therein; Robert Clasby,)
and the General Motors)
Acceptance Corporation, of Kansas,)
City, Missouri. Claimants.)

JOURNAL ENTRY OF JUDGMENT

Now on this 11th day of September, 1942, this cause of action having come on before the Court, libelant appearing by Whit Y. Mauzy, United States Attorney, and Joe W. Howard, Assistant United States Attorney, for the Northern District of Oklahoma, and the claimants, Robert Clasby, and the General Motors Acceptance Corporation of Kansas City, Missouri, having each waived the issuance and service of monition and process herein, made their general appearance herein and consented that this matter may be heard and disposed of without further notice to them, and each having failed, neglected and refused to file any pleadings nor contest this litigation, and the Court being advised in the premises, finds in favor of libelant and against said claimants.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that a forfeiture herein be, and the same is, hereby allowed as to the said 1941 Chevrolet Coach Automobile, motor No. AA-591,339, and said automobile is ordered delivered to the District Supervisor, Alcohol Tax Unit, Treasury Department, Kansas City, Missouri, for the use of the Bureau of Internal Revenue in the enforcement of the Internal Revenue Laws pursuant to Section 304 of the Liquor Law Repeal and Enforcement Act, together with all of its equipment and accessories.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
TULSA, OKLAHOMA
REGULAR JANUARY 1942 TERM
FRIDAY, SEPTEMBER 11, 1942

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

Thomas Sewell, Plaintiff,)
)
v.) No. 879 Civil
)
Lawrence Oil and Gas Corporation,)
a corporation, Defendant.)

O R D E R

Now on this 11th day of September, 1942, this matter coming on before the Court upon motion of the United States of America for permission to intervene in this cause of action, and it appearing to the Court that this action involves lands allotted to a restricted Creek Indian, and the United States of America should be a party to this action,

IT IS THEREFORE THE ORDER OF THE COURT that the United States of America be and hereb is granted permission to intervene in this cause of action.

ROYCE H. SAVAGE
JUDGE

ENDORSED: filed Sep 11 1942
H. P. Warfield, Clerk
U. S. District Court ME

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

RED BALL, INC., A CORPORATION, Petitioner,)
)
-vs-) No. 884
)
UNITED STATES OF AMERICA, Respondent.)

O R D E R

Pursuant to USCA Title 28, Section 49, application having been filed by Red Ball Inc., a corporation, in the above styled cause for a temporary restraining and suspension order, and it appearing that the complaint is brought to suspend, set aside, and enjoin the enforcement of an order of the Interstate Commerce Commission, I hereby call to my assistance for the hearing of said complaint Hon. A. P. Murrah, U. S. Circuit Judge, Hon. F. E. Kennamer, U. S. Dist. Judge.

The aforesaid application for a temporary restraining and suspension order is hereby set for hearing on the 24th day of September, 1942, at 10 o'clock A.M., in the court room of the District Court of the United States in and for the Northern District of Oklahoma in the Federal Building, at Tulsa, Oklahoma.

ROYCE H. SAVAGE
District Judge

ENDORSED: Filed Sep 11 1942
H. P. Warfield, Clerk
U. S. District Court

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

THE FIRST NATIONAL BANK AND TRUST COMPANY OF TULSA)
 Successor Trustee for MARY FRANCES WALTER,)
 Plaintiff,)

v.)

OKLAHOMA HOSPITAL, INC., a corporation; OKLAHOMA)
 HOSPITAL CORPORATION, a corporation, OKLAHOMA)
 HOSPITAL, a corporation; FRED S. CLINTON and)
 JANE H. CLINTON, his wife; EXCHANGE TRUST COMPANY,)
 a corporation; HOWARD C. JOHNSON, Bank Commissioner)
 of the State of Oklahoma; THE FIRST NATIONAL BANK)
 AND TRUST COMPANY OF TULSA, Successor Trustee of)
 the Frank H. Reed and Isabelle S. Reed Trust; THE)
 FIRST NATIONAL BANK AND TRUST COMPANY, Successor)
 Trustee for John Francis Malloy; J. C. DENTON,)
 C. H. SWEET and F. M. SOWLE, as Trustees; VIRGINIA)
 HAGAN HINTON, Successor Trustee for S. L. Canterbury;)
 FEDERAL NATIONAL BANK OF SHAWNEE, OKLAHOMA, a corpora-)
 tion, Guardian of the Estate of Harline Naomi Crossland,)
 a minor; PHILLIPS UNIVERSITY, a corporation; MOLLIE)
 DAVIS, nee Jones; HAROLD T. WRIGHT, FRANK G. COUPER;)
 TULSA GENERAL HOSPITAL; FLORENCE M. WILSON, and MUADE)
 C. MARKHAM, Executrix of the Estate of John H. Markham,)
 Deceased,)
 Defendants.)

In Equity No. 1195

O R D E R

NOW on this 4th day of September, 1942, this matter came on for hearing upon the Application of Lon R. Stansbery, Receiver herein, for an allowance for Two Hundred Fifty and No/100 (\$250.00) Dollars as payment on account for his services as such Receiver, and the Court, being of the opinion that said application and allowance should be granted, is is ORDERED that Lon R. Stansbery, be, and he hereby is, granted an allowance of Two Hundred Fifty and No/100 Dollars(\$250.00) on account for his services as Receiver herein, which sum said Receiver is directed to pay out of the Receivership funds remaining in his hands.

ROYCE H. SAVAGE
 District Judge

ENDORSED: Filed Sep 11 1942
 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
TULSA, OKLAHOMA

REGULAR JANUARY 1942 TERM

FRIDAY, SEPTEMBER 11, 1942

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

THE FIRST NATIONAL BANK AND TRUST COMPANY,)
OF TULSA, Successor Trustee for MARY FRANCES)
WALTER, Plaintiff,)

v.)

OKLAHOMA HOSPITAL, INC., a corporation; OKLAHOMA)
HOSPITAL CORPORATION, a corporation; OKLAHOMA)
HOSPITAL, a corporation; FRED S. CLINTON and)
HANE H. CLINTON, his wife; EXCHANGE TRUST COMPANY,)
a corporation; HOWARD C. JOHNSON, Bank Commissioner)
of the State of Oklahoma; THE FIRST NATIONAL BANK)
AND TRUST COMPANY OF TULSA, Successor Trustee of)
the Frank H. Reed and Isabelle S. Reed Trust; THE)
FIRST NATIONAL BANK AND TRUST COMPANY, Successor)
Trustee for John Francis Malloy; J. C. DENTON,)
C. H. SWEET and F. M. SOWLE, as Trustees; VIRGINIA)
HAGAN HINTON, Successor Trustee for S. L. Canterbury;)
FEDERAL NATIONAL BANK OF SHAWNEE, OKLAHOMA, a corpora-)
tion, Guardian of the Estate of Charline Naomi Crossland,)
a minor; PHILLIPS UNIVERSITY, a corporation; Mollie)
Davis, nee Jones, HAROLD T. WRIGHT, FRANK G. COUPER,)
TULSA GENERAL HOSPITAL; FLORENCE M. WILSON; and MAUDE)
C. MARKHAM, Executrix of the Estate of John H. Markham,)
Deceased, Defendants.)

In Equity No. 1195

O R D E R

NOW on this 11th day of September, 1942, this matter came on for hearing upon the Return and Report of Sale made and filed herein by George Lessley, Special Master, and the Court having examined and considered said Return and Report of Sale, finds and determines that no sale of the property involved herein was had because of want of bidders;

It being brought to the attention of the Court that the charge of the Tulsa World for the printing of the Notice of Sale herein is and was the sum of Five Hundred Eighty-seven and 75/100 (\$587.75) Dollars, it is ORDERED that Lon R. Stansbery, Receiver herein, be, and he hereby is, directed to pay said sum of Five Hundred Eighty-seven and 75/100 (\$587.75) Dollars to the Tulsa World out of the funds remaining in his hands as such Receiver;

IT IS FURTHER ORDERED that George Lessley be, and he hereby is, granted and allowed the sum of \$50.00 to apply on his services as Special Master herein, which sum said Receiver is directed to pay to said George Lessley out of the said funds remaining in his hands.

ROYCE H. SAVAGE
District Judge

ENDORSED: Filed Sep 11 1942
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to September 14, 1942

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 14, 1942

On this 14th day of September, A.D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer and Royce H. Savage, Judges, present and presiding.

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

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

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

NED WILSON, also Kennew Vann by Ned Wilson,
his next friend, Plaintiffs, substituted for Lila Gourd Wilson, Deceased,

vs.

Looney R. Gourd, Leon Bird, Daniel Houston, William McKay, Nellie R. Gourd, Emma Wickett, Eliza Gourd Bird, and Sadie Bird Houston -- if living; and if dead, the heirs and unknown heirs, executors, administrators, devisees, trustees and assigns, immediate and remote, of said Nellie R. Gourd, Emma Wickett, Eliza Gourd Bird, and Sadie Bird Houston, all deceased. And the Test Oil Company, C. Earl Woodard, B. F. Pallett, J. K. Montgomery, the State of Oklahoma, and W. R. Bowman and A. F. Jones and the United States of America, Defendants.

No. 629 CIVIL

JOURNAL ENTRY

Now on this 14th day of Sept., 1942, come the plaintiffs by H. F. Fulling, their attorney, and comes also the United States of America by Whit Y. Mauzy, United States Attorney and it appears and the court finds that on the 4th day of August, 1942, Commissioners J.F. Pickens, Elmer Vick and C. C. Weber, were appointed in this cause to make partition of the following described real estate involved herein in Washington County, Oklahoma, to-wit:

The south half of the southeast quarter of the southwest quarter and the northwest quarter of the southeast quarter of the southwest quarter in Section 24, Township 27 North, Range 13 East, containing 30 acres more or less,

and also,

The northeast quarter of the northwest quarter of the southeast quarter of Section 19 and the southwest quarter of the southwest quarter of the southwest quarter of Section 20 and the East Half of the Northwest Quarter of the northwest quarter and the southwest quarter of the northwest quarter of the northwest quarter and the southwest quarter of the northwest quarter of Section 29, all in Township 27 North, Range 14 East, containing 90 acres more or less,

and that said commissioners took the oath as required by law and viewed said real estate and reported that said real estate cannot be partitioned among the parties in accordance with the interests as found by the court without manifest injury and thereupon they made a valuation and appraisement of said real

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

REGULAR JANUARY 1942 TERM

MONDAY, SEPTEMBER 14, 1942

estate and appraised and valued the first described 30 acres at \$450 and the second above described 90 acres at \$1670 and the court further finds that on the 7th day of August, 1942, an order was made giving five days for any of the interested parties to elect to take said property at its appraised value and that time has past and no election has been made and now upon the motion of the plaintiffs the court finds that said report of commissioners and appraisement made by them should be in all things confirmed and approved and a sale of said real estate ordered as provided by law.

IT IS THEREFORE considered, adjudged and decreed by the court that said report of commissioners and the appraisement made by them be and the same is hereby in all things confirmed and approved.

It is further considered, adjudged and decreed by the court that said real estate should be and the same is hereby ordered sold in the same manner as in the sale of real estate on execution as provided by law and now John P. Logan, United States Marshal for the Northern District of Oklahoma, is hereby appointed by the court as Special Commissioner to sell said real estate at public sale at the Court House of Washington County, Oklahoma, the county in which said real estate is located for not less than two-thirds of the appraised value as fixed by said commissioners, and that he make previous publication of notice of such sale once a week for at least four weeks prior to such sale in at least one newspaper printed, regularly issued and having a general circulation in said Washington County, Oklahoma, and that he sell said real estate to the highest bidder for cash in hand subject to the approval of title and the approval of this court and report his actions to this court and a certified copy of this order shall be his authority to act in the premises.

ROYCE H. SAVAGE
United States District Judge

ENDORSED: Filed Sep 14 1942
H. P. Warfield, Clerk
U. S. District Court B

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

Lucy Sawney, Polly Sawney, Neva Sawney,
Joe Sawney, and Franklin Sawney, the
last three being minors, by Lucy Sawney,
their next friend, Plaintiffs,

vs.

Samuel Sawney, if living, and if dead,
the heirs and unknown heirs, executors,
administrators, devisees, trustees and
assigns, immediate and remote of Samuel
Sawney, deceased; and the State of Oklahoma
and J. A. Bockman and E. J. McAdams, Defendants.

United States of America, Intervener.

NO. 699 Civil

JOURNAL ENTRY

Now on this 14th day of Sept., 1942, come the plaintiffs by H. F. Fulling, their attorney, and comes also the United States of America by Whit Y. Mauzy, United States Attorney and it appears and the court finds that on the 4th day of August, 1942, the commissioners, J. F. Pickens, Elmer Vick and C. C. Weber, appointed to make partition in this cause made and filed their report that

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1942 TERM TULSA, OKLAHOMA MONDAY, SEPTEMBER 14, 1942

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

United States of America, Plaintiff,)
v.) No. 850 Civil
Guy A. Thompson, Trustee for the)
Missouri Pacific Railroad Company, Defendant.)

J U D G M E N T

This matter coming on for hearing this 8th day of September, 1942 in its regular order, and the United States of America appearing by Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma, and the defendant appearing by its attorney, Thomas Harper, and the court being fully advised in the premises, finds that this action was regularly brought and this court has jurisdiction to hear and determine the same, that defendant has violated the provisions of U. S. Code Title 45, Sections 61 to 64, inclusive, permitting an employee to remain on duty as such employee for a longer period than 16 consecutive hours, and that by virtue of said violation the defendant is liable to the plaintiff and the court finds that plaintiff should recover the sum of Two Hundred (\$200.00) Dollars.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the plaintiff have and recover judgment against the defendant in the sum of Two Hundred (\$200.00) Dollars, and for the cost of this action.

For all of which let execution issue.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 14 1942
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to September 15, 1942

REGULAR JANUARY 1942 TERM TULSA, OKLAHOMA TUESDAY, SEPTEMBER 15, 1942

On this 15th day of September, A.D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage, Judge, present and presiding.

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

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

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

The National Life & Accident Insurance Company, Plaintiff, vs. Joe T. Parkinson, et al, Defendants. No. 651 Civil

J U D G M E N T

Upon the findings of fact and conclusions of law heretofore made on the issues in this cause between the plaintiff and the defencants Guaranty Abstract Company, a corporation, and National Surety Corporation, a corporation, the court finds that the following judgment should be entered and the clerk is ordered and directed to enter the same.

IT IS ORDERED, ADJUDGED AND DECREED by the court that the plaintiff take nothing as against the defendants Guaranty Abstract Company and National Surety Corporation, a corporation, in this cause.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the court that the abstracts referred to in plaintiff's complaint, prepared by Guaranty Abstract Company, a corporation, and bearing certificates dated October 4, 1939 and October 28, 1939 covering the following described property, to-wit:

Lot Seven (7) in Block One Hundred Seventeen (117) in the Original Town now City of Tulsa.

be and they are hereby adjudged to be complete and correct and it is further adjudged that the same reflected the true state of the records therein certified to, and that said abstracts and said certificates were neither incomplete, imperfect, erroneous or false.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the court that the plaintiff has no cause of action or rights as against the said defendants by reason of said abstract and certificates.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the court that the defendants Guaranty Abstract Company and National Surety Company recover their costs herein.

Dated this 15 day of September, 1942.

ROYCE H. SAVAGE
United States District Judge

ENDORSED: Filed Sep 15 1942
H. P. Warfield, Clerk
U. S. District Court LN

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

TUESDAY, SEPTEMBER 15, 1942

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

UNITED STATES OF AMERICA,	Petitioner,)	
)	
-vs-)	
)	CIVIL NO. 886
CERTAIN PARCELS OF LAND IN MAYES AND)	
ROGERS COUNTY, STATE OF OKLAHOMA;)	
and T. L. Snodgreass, et al,	Defendants.)	

JUDGMENT ON DECLARATION OF TAKING

This cause coming on to be heard upon the motion of the petitioner, the United States of America, to enter a judgment on the Declaration of Taking filed in the above entitled cause on the 15th day of September, 1942, and for an order fixing the date when possession of the property herein described is to be surrendered to the United States of America, and upon consideration thereof, and of the condemnation petition filed herein, said Declaration of Taking the statutes in such cases made and provided, and the Executive Order of the President of the United States Made pursuant to the authority contained in the Act of June 10, 1920, 41 Stat. 1063 (U.S.C. Title 16, Section 809), and it appearing to the satisfaction of the Court;

FIRST: That the United States of America is entitled to acquire property by eminent domain for the purposes as set out and prayed in said petition.

SECOND: That a petition in condemnation was filed at the request of the Administrator of the Federal Works Agency, the authority empowered by law to acquire the lands described in said petition, and also, under the authority of the Attorney General of the United States;

THIRD: That said petition and Declaration of Taking state the authority under which, and the public use for which said lands were taken; that the Administrator of the Federal Works Agency is the person duly authorized and empowered by law to acquire such lands as are described in the petition for the purpose of generating and supplying power for the manufacture of explosives or munitions of war or otherwise necessary to the safety and defense of the United States, and for the construction of Public Works; and that the Attorney General of the United States is the person authorized by law to direct the institution of such condemnation proceedings.

FOURTH: That a proper description of the land sought to be taken, sufficient for identification thereof, is set out in said Declaration of Taking;

FIFTH: That said Declaration of Taking contains a statement of the estate or interest in said lands taken for said public use;

SIXTH: That a plan map showing the land taken is incorporated in said Declaration of Taking.

SEVENTH: That a statement is contained in said Declaration of Taking of a sum of money, estimated by said acquiring authority to be just compensation for said lands, in the amount of \$317.95, and that said sum was deposited in the registry of this Court for the use of the persons entitled thereto, upon, and at the time of the filing of said Declaration of Taking;

EIGHTH: That a statement is contained in said Declaration of Taking that the amount of the ultimate award of compensation for the taking of said property, in the opinion of said Administrator of the Federal Works Agency will be within any limits prescribed by Congress as to the price to be paid therefor;

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

TUESDAY, SEPTEMBER 15, 1942

IT IS THEREFORE, on this 15th day of September, 1942, ORDERED, ADJUDGED AND DECREED by this Court that a perpetual easement to erect, operate and maintain a line or lines of poles, h-frame structures, towers or other structures, wires, cables and fixtures for the transmission of electric current upon, over and across said lands situate, lying and being in the Counties of Mayes and Rogers, State of Oklahoma, and more particularly described by courses and distances as follows, to-wit:

TRACT NO. 1 (307 - 10.1) Perpetual Easement

A strip of land 100 feet in width in the NE $\frac{1}{4}$ NE $\frac{1}{4}$, Sec. 21, T 20 N - R 18 E of the Indian Base and Meridian in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the East boundary of said NE $\frac{1}{4}$ NE $\frac{1}{4}$ 743 feet from the Northeast corner thereof; thence southwesterly to a point in the West boundary of said NE $\frac{1}{4}$ NE $\frac{1}{4}$ 872 feet from the Northwest corner thereof.

TRACT NO. 2 (307 - 11.3) Perpetual Easement

A strip of land 100 feet in width in the S $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$, and the N $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, Sec. 20, T 20 N - R 18 E of the Indian Base and Meridian in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the East boundary of said S $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$, 184 feet from the Southeast corner thereof; thence southwesterly to a point in the West boundary of said N $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, 82 feet from the Northwest corner thereof.

TRACT NO. 3 (307 - 21.2) Perpetual Easement

All that part of the SE $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$, Sec. 22, T 20 N - R 16 E of the Indian Base and Meridian, in Rogers County, Oklahoma, particularly described as follows, to-wit:

Beginning at the Southeast corner of said SE $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$; thence northerly along the East boundary of said SE $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$, 45 feet; thence southwesterly to a point on the South boundary of said SE $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$; thence easterly along the South boundary of said SE $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$, 447 feet to the point of beginning.

TRACT NO. 4 (307 - 32.4) Perpetual Easement

A strip of land 100 feet in width in the S $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, and the Southeast 10.0 acres of Lot 1, Sec. 31, T 20 N - R 15 E of the Indian Base and Meridian in Rogers County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the East boundary of said S $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, 14 feet from the Northeast corner thereof; thence southwesterly to a point in the West boundary of said Southeast 10.0 acres of Lot 1, and 354 feet from the Northwest corner thereof.

together with the perpetual easement and right to cut down, remove and trim any trees, which may interfere with or endanger said transmission line or lines, or the maintenance and operation thereof, together with the perpetual easement to set the necessary guy and brace poles, and anchors and to attach all necessary guy wires thereto, be, and the same is hereby deemed to have been condemned and

taken for the use of the United States of America, and the right to just compensation for the property taken, upon the filing of the Declaration of Taking, vested in the persons entitled thereto, and the amount of compensation shall be ascertained and awarded in this proceeding and established by judgment herein pursuant to law; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the United States of America be, and it is hereby vested with a perpetual easement, upon, over and across the lands hereinabove described for the uses and purposes herein stated.

BE IT FURTHER ORDERED, ADJUDGED AND DECREED by this Court that the owners and those in possession or having any right, title or interest in and to the lands hereinbefore described, surrender and deliver up possession of said lands to the United States of America for the purpose of exercising all of the rights and privileges herein acquired on or before the 18th day of September, 1942, and this cause is held open for such other and further orders, judgment and decrees as may be necessary in the premises.

ROYCE H. SAVAGE
JUDGE OF THE UNITED STATES DISTRICT
COURT, NORTHERN DISTRICT OF OKLAHOMA

ENDORSED: Filed Sep 15 1942
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to September 16, 1942

On this 16th day of September, A.D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage, Judge, present and presiding.

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

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

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

DONALD W. McDAUGALL, et al, Plaintiffs,)
vs.) No. 585 - Civil
ZULA T. CATLETT, et al, Defendants.)

FINAL DECREE

This cause coming on regularly to be heard on this the 14th day of September, 1942, pursuant to regular assignment for trial; said plaintiffs being present by their attorneys, Roy F. Ford and Stanley Campbell, and the said defendants by their attorney, Harry H. Rogers, and both parties announcing ready for trial, the court proceeded to hear the evidence of witnesses and argument of counsel.

The court after hearing and considering said evidence and argument of counsel makes the following Findings of Fact and Conclusions of Law.

FINDINGS OF FACT

1. With respect to the Illinois royalty, there was a general understanding existing between E. C. Catlett and John Catlett that there was to be an equal division of the "wildcat royalties" that were purchased in Illinois. That John Catlett agreed to take one-half of the forty acres of royalty purchased by E. C. Catlett. That the transfer on November 17, 1938, of the twenty acres of royalty to E. C. Catlett to W. F. Catlett was in accordance with the agreement between E. C. Catlett and John Catlett.

2. There is no evidence of any fraud practiced by any of the defendants upon Donald W. McDougall. Plaintiffs' Exhibit Two, which was delivered by E. C. Catlett to Donald W. McDougall, in November, 1938, did not constitute such a misrepresentation as to the value of the properties in the E. C. Catlett account as to vitiate or nullify the settlement made between Mr. McDougall and Mrs. Zula T. Catlett. That there is no evidence which remotely suggests that E. C. Catlett was acting in bad faith at the time he prepared a list of properties and made the estimate of the value thereof. That he could not have anticipated at that time that the values placed by him on the properties would ever be relied upon by Donald W. McDougall as a basis for settlement with Mr. E. C. Catlett's widow after his death. That said statement was not intended by E. C. Catlett at the time it was submitted to Donald W. McDougall that the said Donald W. McDougall should rely upon it for making any kind of settlement.

3. That the schedule of valuations placed upon the properties by W. F. Catlett when the parties herein discussed the probability of a settlement of some character discloses that his valuations were approximately correct and those valuations were made and submitted to Donald W. McDougall several months after the values were placed upon the properties by E. C. Catlett.

4. That there is no evidence in this case of any fraud as a basis for setting aside, vacating or invalidating the settlement agreement entered into between Donald W. McDougall and Mrs. Zula T. Catlett.

The evidence discloses that Mr. McDougall put all the money into the McDougall Oil Company on behalf of the McDougall family and all the money into the McDougall-Catlett Company, a corporation, on behalf of the McDougall family and caused certain shares of stock to be issued to his wife and two children as his nominees. That while said stock was issued to his wife and two children as nominees, it was in fact owned by him.

5. That the properties transferred from the McDougall-Catlett Company to E. C. Catlett were held by him as trustee. That the proportionate interests of Mrs. McDougall and the two children were in fact owned by Donald W. McDougall. That if Donald W. McDougall did not own the entire interests of the McDougall family, that he did have absolute and complete authority from his wife and two children to deal with these properties and interests as he saw fit. That Donald W. McDougall had authority from his wife and two children to act for them in making a settlement with Mrs. Zula T. Catlett and an equitable distribution of the assets that came into her possession upon the death of her husband. That after the properties were transferred, Donald W. McDougall and his two children received the income from same and thereby ratified the settlement agreement and are bound by it. That Mrs. Donald W. McDougall left the matter entirely to her husband and was satisfied with anything he did in connection with the property and any way he handled it.

CONCLUSIONS OF LAW

The court finds:

1. That the twenty acres of royalty in the State of Illinois in controversy was legally transferred to W. F. Catlett in accordance with prior agreement between E. C. Catlett and John Catlett.

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

WEDNESDAY, SEPTEMBER 16, 1942

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

James Marshall, et al.,	Plaintiffs,)	
)	
v.)	
)	No. 616 Civil.
Ben Hagie, et al.,	Defendants,)	
)	
United States of America,	Intervener.)	

O R D E R

Now on this 16th day of September, 1942, this matter coming on before the Court on the application of the Intervener herein for permission to file an amended complaint in intervention in this cause of action, and the Court being fully advised in the premises, finds that said application should be granted.

IT IS THEREFORE THE ORDER of the Court that the Intervener, United States of America, be, and hereby is granted permission to file herein an amended complaint in intervention.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 16 1942
H. P. Warfield, Clerk
U. S. District Court H

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

United States of America,	Libelant,)	
)	
-vs-)	
)	
One 1940 Oldsmobile Coach)	No. 835 Civil
Automobile, Motor No. G-202-503, and approximately)	
2 gallons of untaxpaid whiskey; Charles R. Kaylor,)	
and the Baxter State Bank of Baxter Springs,)	
Kansas,	Claimants.)	

JOURNAL ENTRY OF JUDGMENT

Now on this 16th day of September, 1942, this cause of action having come on before the Court, pursuant to regular assignent, libelant appearing by Whit Y. Mauzy, United States Attorney, and Joe W. Howard, Assistant United States Attorney, for the Northern District of Oklahoma and the claimant, Charles R. Kaylor, having filed herein a disclaimer in and to any interest, right or title to the above described automobile or intoxicating liquors, and the claimant, Baxter State Bank of Baxter Springs, Kansas, having heretofore made its general appearance and filed its answer in this cause and asserted its defense but having failed, neglected and refused to appear at such hearing and contest said action is, by the Court, found to be in default, and the Court being otherwise advised in the premises, finds in favor of libelant and against said claimants.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that a forfeiture herein be, and the same is, hereby allowed as to the said 1940 Oldsmobile Coach Automobile, Motor No. G-202,503, and said automobile is ordered delivered to the District Director, Alcohol Tax Unit, Bureau of Internal Revenue, Treasury Department, Kansas City, Missouri, or his duly authorized representative, for the use of the Bureau of Internal Revenue in the enforcement of the Internal Revenue

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

460

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

WEDNESDAY, SEPTEMBER 16, 1942

laws pursuant to Section 304 of the Liquor Law Repeal and Enforcement Act, together with all of its equipment and accessories.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that a forfeiture herein be, and the same is, hereby allowed as to the said two (2) gallons of untaxpaid whiskey seized in and with said described automobile, which intoxicating liquors are ordered destroyed in a manner provided by law.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that all storage charges incident to the seizures herein be, and the same are, hereby ordered paid by the Treasury Department.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed In Open Court
Sep 16 1942
H. P. Warfield, Clerk.
U. S. District Court H

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

FRICK-REID SUPPLY CORPORATION, a
corporation,

Plaintiff,

Civil No. 866

-vs-

MURRAY & GRIFFEY, a copartnership,

Defendants.

O R D E R

This matter coming on to be heard on this 8th day of September, 1942, before the Honorable Royce J. Savage, Judge of the United States District Court in and for the Northern District of Oklahoma, and it being made to appear to the Court that the time within which the defendant LaGrange Ratcliffe was required to answer expired on September 1, 1942, and that an agreement was then entered into between counsel for the plaintiff and said defendant granting the latter additional time to plead and answer, and the Court, being previously advised in the premises and finding that the same should be approved.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the defendant LaGrange Ratcliffe be and he is hereby granted ten (10) days additional time from and after September 1, 1942, to plead and twenty (20) days from and after said date to answer to the complaint of the plaintiff filed herein.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 16 1942
H. P. Warfield, Clerk
U. S. District Court LN

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

WEDNESDAY, SEPTEMBER 16, 1942

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

United States of America,	Plaintiff,)
)
v.)
) No. 878 Civil
Four cans of pistachio nuts labeled in)
part "Sun Brand American Pistachio Inc.,)
New York, Extra Quality Pistachio Nuts",)
	Defendant.)

JOURNAL ENTRY OF JUDGMENT

This matter comes on for hearing this 16th day of September, 1942, pursuant to regular setting, and the plaintiff appearing by Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma, and the defendant appearing not, and the Court being fully advised in the premises, finds that no answer or other pleadings has been filed in this cause; the Court further finds that the plaintiff duly filed its Petition in Libel against four (4) cans of Pistachio nuts labeled in part "Sun Brand American Pistachio Inc., New York, Extra Quality Pistachio Nuts and that on or about the 2nd day of July, 1942, there was transported by Universal Carloading and Distribution Company, said cans of nuts from 111 Reade Street, New York, N. Y., Tulsa, Oklahoma, said cans of nuts having been shipped by the American Pistachio Corporation, 111 Reade Street, New York N. Y., to Armour & Company, Tulsa, Oklahoma, and, at the time of the filing of said complaint, were in possession of Armour & Company, Tulsa, Oklahoma, situated in the Northern District of Oklahoma; the Court further finds that said cans of nuts, when shipped in interstate commerce and at the time they were seized, were adulterated in violation of 21 U. S.C., Section 342 (a) of the Federal Food, Drug and Cosmetics Act, in that there was present in said case, nuts which were in a filthy and decomposed condition; and the Court further finds that said four (4) cans of nuts should be condemned, forfeited, confiscated and destroyed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said four (4) cans of pistachio nuts labeled in part "Sun Brand American Pistachio Inc., New York, Extra Quality Pistachio Nuts" be and the same hereby are condemned, forfeited and confiscated.

IT IS THE FURTHER ORDER AND JUDGMENT of the Court that the said four (4) cans of pistachio nuts labeled in part "Sun Brand American Pistachio Inc., New York, Extra Quality Pistachio Nuts", be destroyed, and John P. Logan, United States Marshal for the Northern District of Oklahoma, be, and he hereby is instructed and directed to destroy said nuts and report his act under this order to this Court within ten (10) days from this date.

IT IS THE FURTHER ORDER AND JUDGMENT of the Court that the plaintiff, United States of America, recover the costs of this action from Armour & Company.

AND IT IS SO ORDERED.

ROYCE H. SAVAGE
United States District Judge

ENDORSED: Filed In OpenCourt
Sep 16 1942
H. P. Warfield, Clerk
U. S. District Court LN

Court adjourned to September 17, 1942

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

THURSDAY, SEPTEMBER 17, 1942

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF
OKLAHOMA

Floyd C. Bruce,	Plaintiff,)
)
vs.) No. 755
)
Oklahoma Utilities Company, a)
corporation,	Defendant.)

JOURNAL ENTRY OF JUDGMENT

Now on this 17th day of September, 1942, this cause came on for trial on the merits before Hon. Royce H. Savage, the regular Presiding Judge of said court, after being regularly set for this day; the plaintiff being present in person and by his attorney George D. Willhite, and the defendant being present by Fletcher M. Johnson for Johnson & Jones, attorneys of record for said defendant; and it appearing to the court that the parties to this action have agreed upon a settlement of this cause on the basis of \$225.00 to plaintiff for over-time services and \$225.00 for liquidated damages, and \$150.00 to be paid to George D. Willhite as attorney's fees and the further payment by defendant of the costs herein, in the amount of \$32.79. And the Court, after examining the plaintiff in open court and upon the plaintiff's statement that he is entirely satisfied with said proposed settlement, finds that the plaintiff was employed by and worked for the defendant herein during the period from October 24, 1938, to May 24, 1940; that said employment was covered by the terms of the Fair Labor Standards Act of 1938, and that during said period plaintiff worked over-time for said defendant and that there is due plaintiff for said over-time the sum of \$225.00. The Court further finds that there is due plaintiff the sum of \$225.00 as Liquidated Damages and that plaintiff should have judgment of the defendant herein in the sum of \$450.00 for said over-time and liquidated damages. The Court further finds that plaintiff should have judgment of the defendant, herein for the sum of \$150.00 as attorney's fees to be paid plaintiff's attorney, and for costs;

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that plaintiff Floyd C. Bruce have judgment against the defendant Oklahoma Utilities Company in the amount of \$450.00, of which \$225.00 is for over-time labor and \$225.00 Liquidated Damages.

IT IS FURTHER ORDERED AND ADJUDGED by the Court that plaintiff have judgment for an additional sum of \$150.00 to be paid to his attorney, George D. Willhite, for services rendered on his behalf herein.

IT IS FURTHER ORDERED AND ADJUDGED by the Court that the plaintiff Floyd C. Bruce have judgment of the defendant for his costs herein expended, in the sum of \$32.79.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 21 1942
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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

THURSDAY, SEPTEMBER 17, 1942

Micco, deceased, to pay the same.

ROYCE H. SAVAGE
United States District Judge

ENDORSED: Filed Sep 17 1942
H. P. Warfield, Clerk
U. S. District Court H

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

IN THE MATTER OF)
THE ESTATE OF)
PETER MICCO, SEMINOLE No. 1600,) Civil No. 826
Deceased.)

ORDER APPROVING AGRICULTURAL LEASE

This matter coming on for hearing this 17 day of September 1942, upon the petition of N. B. Day, and G. Ellis Gable, the duly appointed qualified and acting Administrators, herein, Praying for the approval of a certain agricultural lease for the calendar year of 1942, reciting said petitioners, as lessors and the Continental Oil Co., as lessee, and covering an undivided three-fifths (3/5ths) interest in and to the South-west Quarter (SW $\frac{1}{4}$) of the Southeast Quarter (SE $\frac{1}{4}$) of Section Thirty-three (33) Township Eleven (11), Range Eight (8), Seminole County, Oklahoma, for a consideration of Sixty (\$60.00) Dollars, and the Court having been fully advised in the premises, finds that said lease should be forthwith approved.

IT IS THEREFORE ORDERED by the Court, that the Agricultural lease for the calendar year of 1942, between N. B. Day, and G. Ellis Gable, as lessors and Continental Oil Co. as lessee and covering an undivided three-fifths (3/5ths) interest in:

The Southwest Quarter (SW $\frac{1}{4}$) of the Southeast Quarter (SE $\frac{1}{4}$) of Section Thirty-three (33), Township Eleven (11) North, Range Eight (8) East, Seminole Co. Oklahoma.

be, and the same is hereby approved.

ROYCE H. SAVAGE
U. S. District Judge

ENDORSED: Filed Sep 17 1942
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to September 18, 1942

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

UNITED STATES OF AMERICA, Petitioner,)
)
 vs.) CIVIL NO. 833
)
 CERTAIN PARCELS OF LAND IN MAYES COUNTY,)
 OKLAHOMA; and G. R. Bracken, et al., Defendants.)

ORDER APPOINTING COMMISSIONERS

NOW, on this 21 day of Sept., 1942, the above cause came on regularly for hearing upon the petitioner of the United States of America for an order appointing commissioners, and it appearing to the Court that the United States of America has the power and authority to acquire, by eminent domain the lands hereinafter described and the acquisition of said lands is necessary for the management, operation and maintenance of the Grand River Dam Project, and for generating and supplying power for the manufacture of explosives or munitions of war, or otherwise necessary to the safety and defense of the United States.

The Court finds that pursuant to the Act of August 1, 1888, 25 Stat. 357 (U.S.C. Title 40, Sec. 257); the Act of February 26, 1931, 46 Stat. 1421 (U.S.C. Title 40, Secs. 258 (a) to 258 (e); Title II of the Act of June 16, 1933, 48 Stat. 195, 200 (U.S.C. Title 23, Sec. 9 (b) and Title 40, Secs. 401-407, 409, 411, 413 and 414), as amended and supplemented; the Act of June 10, 1920, 41 Stat. 1063 (U.S.C. Title 16, Sec. 809); and Executive Order No. 8944, dated November 19, 1941, the Administrator of the Federal Works Agency is authorized to acquire in the name of the United States of America, title to all lands and interests in lands necessary for carrying out the purposes and objects set forth in said Executive Order No. 8944.

That pursuant to and by virtue of said Authority, the Administrator of the Federal Works Agency has duly selected for acquisition by the United States for said public purposes a perpetual easement for the erection, operation and maintenance of a line or lines of poles, h-frame structures, towers, or other structures, wires, cables and fixtures, for the transmission of electric current, together with the perpetual easement and right to cut down, remove or trim any trees that may interfere with or endanger said transmission line or lines or the maintenance or operation thereof, together with the perpetual easement, right and privilege to set the necessary guy and brace poles and anchors and to attach all necessary guy wires thereto, upon, over and across the lands situate, lying and being in the County of Mayes, in the Northern District of the State of Oklahoma, and within the jurisdiction of this Court, and more particularly described by courses and distances, as follows, to-wit:

TRACT NO. 1 (305 - 33.3)
PERPETUAL EASEMENT

A strip of land 100 feet in width in the S $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ and N $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, Sec. 10, T 23 N, R 21 E of the Indian Base and Meridian in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the North boundary of said S $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ and 283.5 feet East of the NW corner thereof; thence S 22° 02' E a distance of 994.2 feet; thence Southerly to a point in the South boundary of said N $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ and 660 feet East of the SW corner thereof.

TRACT NO. 2 (305 - 33.4)
PERPETUAL EASEMENT

A strip of land 100 feet in width in the NE $\frac{1}{4}$ NW $\frac{1}{4}$ and N $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$.

Section 10, T 23 N, R 21 E of the Indian Base and Meridian in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the West boundary of said NE $\frac{1}{4}$, NW $\frac{1}{4}$ and 1281.7 feet South of the NW corner thereof; thence S 22° 02' East a distance of 755.6 feet to a point in the South boundary of said N $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$ and 283.5 feet East of the SW corner thereof.

TRACT NO. 3 (305 - 33.5)
PERPETUAL EASEMENT

A strip of land 100 feet in width in the NW $\frac{1}{4}$ NW $\frac{1}{4}$ and the E $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, Sec. 10, T 23 N, R 21 E of the Indian Base and Meridian in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the North boundary of said NW $\frac{1}{4}$ NW $\frac{1}{4}$ and 802.5 feet East of the NW corner thereof; thence S 22° 02' E a distance of 1382.7 feet to a point in the East boundary of said NW $\frac{1}{4}$ NW $\frac{1}{4}$ and 1281.7 feet South of the NE corner thereof.

TRACT NO. 4 (305 - 34.1)
PERPETUAL EASEMENT

A strip of land 100 feet in width in the NW $\frac{1}{4}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ and S $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$, Sec. 3, T 23 N, R 21 E of the Indian Base and Meridian in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the North boundary of said NW $\frac{1}{4}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ and 267.7 feet East of the NW corner thereof; thence S 22° 02' East a distance of 1425.6 feet to a point in the South boundary of said S $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$, and 802.5 feet East of the SW corner thereof.

TRACT NO. 5 (305 - 34.2)
PERPETUAL EASEMENT

A strip of land 100 feet in width in the S $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, Sec. 3, T 23 N, R 21 E of the Indian Base and Meridian in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the North boundary of said S $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ 98.4 feet from the NW corner thereof; thence Southeasterly to a point in said S $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, 234.7 feet South and 100.2 feet East of the NW corner thereof; thence Southeasterly to a point in the South boundary of said S $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, 267.7 feet East of the SW corner thereof.

TRACT NO. 6 (305 - 34.3)
PERPETUAL EASEMENT

A strip of land 100 feet in width in the SW $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ and the NW $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, Sec. 3, T 23 N, R 21 E of the Indian Base and Meridian in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the North boundary of said SW $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$, 88.4 feet from the NW corner thereof; thence Southeasterly to a point in the South boundary of said NW $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$, 98.4 feet from the SW corner thereof.

TRACT NO. 7 (305 - 34.4)
PERPETUAL EASEMENT

A strip of land 100 feet in width in the NW $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$, Sec. 3, T 23 N, R 21 E of the Indian Base and Meridian in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the North boundary of said NW $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$, 83.5 feet from the NW corner thereof; thence Southeasterly to a point in the South boundary of said NW $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ 88.4 feet from the SW corner thereof.

TRACT NO. 8 (305 - 34.5)
PERPETUAL EASEMENT

A strip of land 100 feet in width in Lot 4, Sec. 3, T 23 N, R 21 E of the Indian Base and Meridian in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the North boundary of said Lot 4, 73.5 feet from the NW corner thereof; thence Southeasterly to a point in the South boundary of said Lot 4, 83.5 feet from the SW corner thereof.

It further appears that all of those persons claiming any interest in and to said land adverse to the United States of America, and which said persons are defendants in this proceeding, have been duly served with notice of the hearing of the application for the appointment of commissioners by this Court, according to law.

The Court specifically finds that the returns of the Marshals filed herein showing service of notice of the hearing on the application and petition for the appointment of commissioners are true and correct, and service was had as stated in said returns.

The Court further specifically finds that publication service was had according to order and the law made and provided in such cases, and the affidavit of the publisher as filed herein is hereby accepted and approved by the Court.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that W. L. Mayes, of Mayes County, Oklahoma, C. C. Weber of Tulsa, County, Oklahoma and Elmer Vick, of Tulsa County, Oklahoma, each a disinterested freeholder in the Northern District of the State of Oklahoma, and not interested in any like question be, and they are hereby selected by the Judge of this Court from the regular jury list of names in this Court, and are appointed as commissioners to inspect said tracts of lands as hereinabove described and consider the injury and assess the damages said defendants as the owners thereof or having any right, title or interest therein will sustain by reason of the condemnation and appropriation of a perpetual easement for the erection, operation and maintenance of a line or lines of poles, h-frame structures, towers, or other structures, wires, cables and fixtures, for the transmission of electric current, together with the perpetual easement and right to cut down, remove and trim any trees that may interfere with or endanger said transmission line or lines, or the maintenance and operation thereof, together with the perpetual easement to set the necessary guy and brace poles and anchors and to attach all of the necessary guy wires thereto, upon, over and across said lands, by the petitioner, irrespective of any benefits from any improvements proposed, and said commissioners shall forthwith report in writing to the Clerk of this Court, setting forth the quantity and boundaries of said tracts, separately, and assessing the injury and damages to the owner or owners thereof.

IT IS FURTHER ORDERED that the United States Marshal for the Northern District of Oklahoma, be, and he is hereby directed to summons forthwith each of said commissioners, and that said commissioners report to the office of the Clerk of the United States District Court in and for the Northern District of Oklahoma, in the Federal Building, at Tulsa, Oklahoma, on the 24 day of Sept.,

1942, at 10 O'clock A.M., for the purpose of taking the oath of office and for the performance of their duties.

IT IS FURTHER ORDERED that said commissioners so selected and appointed shall receive as compensation for their services the sum of Ten Dollars (\$10.00) per day, each, and each day of service in the performance of their duties, and in addition thereto five cents (\$.05) per mile for each mile traveled in the performance of their duties.

ROYCE H. SAVAGE
JUDGE OF THE UNITED STATES DISTRICT COURT
IN AND FOR THE NORTHERN DISTRICT OF
OKLAHOMA

ENDORSED: Filed Sep 21 1942
H. P. Warfield, Clerk
U. S. District Court AC

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

Linda Fields, formerly Keener, Plaintiff,)
v.) No. 882 Civil
Robert Keener, et al, Defendants.)

O R D E R

Now on this 21st day of September, 1942, this matter coming on before the Court upon motion of the United States of America for permission to intervene in this cause of action, and it appearing to the Court that this action involves lands allotted to a restricted Cherokee Indian, and that the parties to this action are restricted Cherokee Indians and the United States of America should be a party to this action,

IT IS THEREFORE THE ORDER OF THIS COURT that the United States of America be, and it hereby is granted, permission to intervene in this cause of action.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 21 1942
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to September 22, 1942

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1942 TERM TULSA, OKLAHOMA TUESDAY, SEPTEMBER 22, 1942

On this 22nd day of September, A. D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage, Judge, present and presiding.

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

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

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

Deshalecoweney (Joe) Hay, Modie)
Hay, Eva Barnett nee Hay, and)
Lofa Hay, Plaintiffs,)
vs) No. 521 Civil
Sakcota Nay nee Staley, Defendant.)
United States of America, Intervener.)

ORDER APPROVING COMMISSIONERS REPORT, and DIRECTING COURT CLERK TO ISSUE ORDER OF SALE, AND APPOINTING JOHN P. LOGAN, as SPECIAL MASTER TO MAKE SALE

Now on the 22 day of September, 1942, comes on to be heard the motion of plaintiffs herein for order of this Court approving report of commissioners heretofore appointed to view and appraise the following lands located in Creek County, State of Oklahoma, to-wit:

The Northwest Quarter of Section 10, Township 17 North, Range 10 East, and
The Southwest Quarter of Section 20, Township 18 North, Range 11 East,

and it appearing that said commissioners have made their report in writing and filed same in this cause; and that the Clerk of this Court issue an order of sale, and appointing a Special Master to make sale of said lands. And it appearing that there are no objections filed to said report.

It is therefore ordered, adjudged and decreed by the Court that the commissioners report filed herein be and the same is approved and confirmed; it is the further order of the Court that the Clerk of this Court be and he is hereby directed to issue an order of sale of the lands herein described.

It is the further order of the Court that John P. Logan, United States Marshal for the Northern District of Oklahoma, be and he is hereby appointed Special Master to advertise and sell the above described land as provided by law in such cases made and provided and that he report his doings therein for further order of this Court.

ROYCE H. SAVAGE
District Judge

ENDORSED: Filed Sep 22 1942
H. P. Warfield, Clerk
U. S. District Court JS

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

TUESDAY, SEPTEMBER 22, 1942

day of June, 1942, by taking and filing herein their oath of office as such, and said duly qualified commissioners, after inspection of the premises and consideration of the fair market value of the estate taken, filed their report herein on the 27th day of June, 1942, wherein they fixed the fair, cash, market value of the estate taken, and all damages to the remainder, if any, as to the lands involved in this proceeding, as more particularly designated and described as follows, to-wit:

TRACT NO. 1 (305 - 32.3-A
306 - 1.2)
Perpetual Easement

All that part of the $W\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4}$, Section 15, Township 23 North, Range 21 East of the Indian Base and Meridian in Mayes County, Oklahoma, particularly described as follows, to-wit:

TRACT 305 - 32.3-A

Beginning at the NE corner of said $W\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4}$, thence Southerly along the East boundary of said $W\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4}$, a distance of 71 feet; thence Northwesterly to a point in the North boundary of said $W\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4}$; thence Easterly along said North boundary a distance of 50 feet to the point of beginning; and

TRACT 306 - 1.2

A strip of land 100 feet in width, the center line of which is described as follows, to-wit:

Beginning at a point in the East boundary of said $W\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4}$, 717.7 feet from the SE corner thereof; thence Northwesterly to a point in the West boundary of said $W\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4}$, 891.4 feet from the Southwest corner thereof.

TOTAL FAIR CASH MARKET VALUE OF THE ESTATE TAKEN (PERPETUAL EASEMENT) AND ALL DAMAGES TO THE REMAINDER, IF ANY,

\$24.60

TRACT NO. 2 (306 - 1.1
305 - 32.3)
Perpetual Easement

Two strips of land, each being 100 feet in width, in the $W\frac{1}{2} SW\frac{1}{4} SE\frac{1}{4}$ (Except Langley Schöbl Land) and the $E\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4}$, Section 15, T 23 N, R 21 East of the Indian Base and Meridian in Mayes County, Oklahoma, the center lines of which are described as follows, to-wit:

TRACT 306 - 1.1

Beginning at a point in the East boundary of said $W\frac{1}{2} SW\frac{1}{4} SE\frac{1}{4}$ 234.3 feet from the Southeast corner thereof; thence N 34° 50' West to a point in said $W\frac{1}{2} SW\frac{1}{4} SE\frac{1}{4}$ 400.6 feet North and 115.7 feet West of the SE corner thereof; thence Northwesterly to a point in the West boundary of said $E\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4}$, 717.7 feet from the SW corner thereof; and

TRACT 305 - 32.3

Beginning at a point in said $W\frac{1}{2} SW\frac{1}{4} SE\frac{1}{4}$ 568.3 feet North and 555.2 feet West of the SE corner thereof; thence Northwesterly to

the NW corner of said E $\frac{1}{2}$ SE $\frac{1}{2}$ SW $\frac{1}{2}$.

TOTAL FAIR CASH MARKET VALUE OF THE ESTATE TAKEN (PERPETUAL EASEMENT) AND ALL DAMAGES TO THE REMAINDER, IF ANY,	\$250.00
TOTAL	\$274.60

and said report and proceedings are in all respects regular and in accordance with the law and the orders of this Court.

(7) More than sixty days have elapsed since the filing of the Report of Commissioners herein, and no written exceptions thereto nor demands for jury trial have been filed by the petitioner or defendants herein, and the said report of commissioners filed herein should be confirmed and approved in every respect.

(8) The United States of America did on May 18, 1942, file its Declaration of Taking herein, and paid to the Clerk of this Court for the use and benefit of the persons entitled thereto the following sums, to-wit:

Tract No. 1 (305 - 32.3-A and 306-1.2)	\$ 24.60
Tract No. 2 (306 - 1.1 and 305 - 32.3)	<u>\$250.00</u>
TOTAL	\$274.60

(9) The Court having fully considered the petition for condemnation, the declaration of taking, and all proceedings had herein, and the provisions of Title II of the Act of Congress of June 16, 1933, 48 Stat. 195, 200 (U. S.C. Title 40, Secs. 401-407, 409, 411, 413, and 414) as amended and supplemented; the Act of June 10, 1920, 41 Stat. 1063 (U.S.C. Title 16, Sec. 809); and Executive Order No. 8944, dated November 19, 1941, is of the opinion that the United States of America was and is entitled to take said property and have the title to the estate therein vested in it, and that the alleged public purpose and use, as set out in said petition for condemnation, is hereby adjudged to be in truth and in fact a public purpose and use within the meaning and purport of the above designated Acts of Congress.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the report of commissioners filed herein as to said lands particularly designated and described therein, is final, and the fair cash, market value of the estate taken and the damages sustained as set out and fixed in said report of commissioners is final as to said lands, values and estate therein taken, all as follows, to-wit:

Tract No. 1 (305 - 32.3-A and 306 - 1.2)	\$ 24.60
Tract No. 2 (306 1.1 and 305 -32.3) the sum	\$250.00
TOTAL	\$274.60

and the estate taken is a perpetual easement to erect, operate and maintain a line or lines of poles, h-frame structures, towers, or other structures, wires, cables and fixtures for the transmission of electric current upon, over and across said lands together with the perpetual easement and right to cut down, remove and trim any trees which may interfere with or endanger said transmission line or lines or the maintenance and operation thereof, together with the perpetual easement to set the necessary guy and brace poles, anchors and to attach all guy wires thereto.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the estate in the above designated and described real estate, and the interest therein taken by these eminent domain proceedings, was vested in the United States of America on May 18, 1942, upon the depositing of the sum of Two Hundred Seventy Four Dollars and Sixty Cents (\$274.60) with the registry of this Court, for the estate taken in and to the above described tracts of land, and the filing of the declaration of taking herein.

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

REGULAR JANUARY 1942 TERM

MULSA, OKLAHOMA

TUESDAY, SEPTEMBER 22, 1942

This cause is held open for the purpose of entering such further orders, judgments and decrees as may be necessary in the premises.

ROYCE H. SAVAGE
JUDGE OF THE UNITED STATES DISTRICT COURT
IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA

ENDORSED: Filed Sep 22 1942
H. P. Warfield, Clerk
U. S. District Court H

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

UNITED STATES OF AMERICA, Petitioner,)
)
-vs-) CIVIL NO. 814
)
CERTAIN PARCELS OF LAND IN MAYES COUNTY,)
OKLAHOMA; and C. W. Krotts, et al, Defendants.)

O R D E R

NOW, on this 22 day of Sept., 1942, there coming on for hearing the motion of the petitioner, United States of America, praying that the judgment on the Declaration of Taking entered herein on the 18th day of May, 1942, be modified, and that these proceedings be dismissed as to the defendant, Southwestern Bell Telephone Company, a corporation; the petitioner appearing by Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma, and R. L. Davidson, Special Assistant United States Attorney, its attorneys, and Q. B. Boydston, attorney for the Federal Works Agency, of counsel, and the Court being fully advised in the premises, finds:

That the petitioner filed these proceedings to acquire a perpetual easement for the purpose of constructing, maintaining and operating an electric transmission line or lines upon, over and across certain lands in Mayes County, Oklahoma, as described in its petition filed herein; that the defendant, Southwestern Bell Telephone Company, a corporation, was made a party defendant for the reason that said defendant claimed some right, title or interest in and to the lands described and designated as Tract No. 2 (306 - 1.1 and 305 - 32.3) in said petition for condemnation; that the petitioner filed a Declaration of Taking, and on the 18th day of May, 1942, this Court entered a judgment here vesting in the petitioner a perpetual easement, upon, over and across all of the lands described in said Declaration of Taking and vesting in the owners and those having any right, title or interest in and to said lands the right to receive just compensation for the taking of said perpetual easement.

The Court further finds that after the entering of said judgment, the defendant, Southwestern Bell Telephone Company, a corporation, granted to the petitioner, United States of America, the right to construct, operate and maintain the transmission line or lines of the petitioner upon, over and across said defendant's rights-of-way, telephone lines and fixtures located upon the lands designated as Tract No. 2 (306 - 1.1 and 305 - 32.3) herein, that said judgment should be modified, vacating and setting aside any rights, title or interest taken from the Southwestern Bell Telephone Company, a corporation, by virtue of said judgment, and further modified, vacating and setting aside any right granted to the Southwestern Bell Telephone Company, a corporation, to receive and recover just compensation for the taking of said rights granted the petitioner by said judgment; and that these proceedings should be dismissed as to the defendant, Southwestern Bell Telephone Company, a corporation.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the judgment on the Declaration of Taking entered herein on the 18th day of May, 1942, as modified, vacating and setting aside any right,

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
TULSA, OKLAHOMA
REGULAR JANUARY 1942 TERM
TUESDAY, SEPTEMBER 22, 1942

modified, vacating and setting aside any rights, title or interest taken from the Southwestern Bell Telephone Company, a corporation, by virtue of said judgment, and further modified, vacating and setting aside any right granted to the Southwestern Bell Telephone Company, a corporation, to receive and recover just compensation for the taking of said rights granted the petitioner by said judgment, and that these proceedings should be dismissed as to the defendant, Southwestern Bell Telephone Company, a corporation.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the judgment on the Declaration of Taking entered herein on the 29th day of May, 1942, be modified, vacating and setting aside any right, title or interest that the petitioner may have acquired from the Southwestern Bell Telephone Company, a corporation, by reason thereof, and vacating and setting aside any right of the Southwestern Bell Telephone Company, a corporation, to recover just compensation for the rights granted the petitioner in said judgment.

IT IS FURTHER ORDERED that these proceedings be dismissed as to the Southwestern Bell Telephone Company, a corporation.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 22 1942
H. P. Warfield, Clerk
U. S. District Court H

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

In the matter of the Estate)
of)
) No. 826 Civil
)
Peter Micco, Seminole No. 1600,)
deceased,)

ORDER AUTHORIZING DISBURSEMENT OF FUNDS

On this 22 day of September, 1942, this matter coming on for hearing on the application of N. B. Day and G. Ellis Gable, joint administrators of the estate of Peter Micco, Seminole 1600, deceased, showing to the court that it is to the best interest of this estate to disburse sufficient funds for the payment of debts and obligations against said estate as follows:

R. L. Sawyer,	\$130.75
Fred Daniel & Company, Insurance,	164.64
V. M. Butts	10.00
Bettie Sullivan formerly Micco,	2.74
Morgan & Sons Monument Company,	249.90

It being shown to the court that by approval of the final report of N. B. Day, until the date of the death of Peter Micco on May 26, 1942, was the guardian of said decedent, an amount due R. L. Sawyer, Certified Accountant, for compensation for services rendered in the unpaid balance of \$130.75; coroner's inquest of \$10.00; Bettie Sullivan's traveling expenses in attendance of court in the U. S. District Court for the Eastern District of Oklahoma on September 14, 1942, of \$2.74; insurance on farm property totaling \$184.64, together with a tombstone to be installed at the grave of said decedent of \$249.90, are proper expenditures, against the estate of said decedent. And the court being well and sufficiently informed in the premises finds that such application should be in all things allowed.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
TULSA, OKLAHOMA
REGULAR JANUARY 1942 TERM
TUESDAY, SEPTEMBER 22, 1942

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that N. B. Day and G. Ellis Gable, as joint administrators of the estate of Peter Micco, Seminole 1600, deceased, are hereby authorized and directed to make application to the Department of the Interior for the withdrawal of funds belonging to the estate of said Peter Micco, deceased, in payment of items hereinabove enumerated as follows:

R. L. Sawyer,	\$130.75
Fred Daniel & Company, Insurance,	164.64
V. M. Butts.	10.00
Hettie Sullivan formerly Micco,	2.74
Morgan & Sons Monument Company,	249.90

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 22 1942
H. P. Warfield, Clerk
U. S. District Court JS

Court adjourned to September 23, 1942

REGULAR JANUARY 1942 TERM
TULSA, OKLAHOMA
WEDNESDAY, SEPTEMBER 23, 1942

On this 23rd day of September, A. D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage, Judge, present and presiding.

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

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

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

UNITED STATES OF AMERICA,	Petitioner,)
)
vs.)
)
) No. 831 - Civil
Certain Parcels of Land situate in)
the County of Tulsa, State of Oklahoma, and)
Cyrus S. Avery, et al,	Respondents.)

PUBLICATION ORDER

Now on this 23 day of September, 1942, it appearing from the affidavit of Curtis P. Harris, Special Attorney for the Department of Justice, attorney for the petitioner herein, and the application of the United States of America that the following named respondents, to-wit:

G. E. Braden, Frank J. Searden, G. E. Bartlett, Oliver Bagby,
J. W. Boley, D. C. Bryan, Artie Coby, J. C. Cook, Gordon Denton,
Executor of the Estate of Nellie Jones, deceased, Thad C. Day,

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

WEDNESDAY, SEPTEMBER 23, 1942

Gordon Denton, Executor of the Estate of Mollie Davis, deceased,
 C. L. Dawson, W. R. Eaton, W. D. Flournoy, A. L. Farmer, Trustee and
 His unknown beneficiaries, W. E. Groves, H. N. Gardner, B. G. Goble,
 J. M. Gillette, Freeman E. Hertzell, G. W. Hickernell, John W.
 Helterbrand, John M. Hall, Ike Hamburger, Geo. E. R. Kinnear,
 G. E. R. Kinnear, Land Bank Commissioner, O. F. Lawless, M. F. Mainard, Jr.,
 H. F. Mainard, Jr., H. D. Murdock, L. J. Mildren, Paul Malloy, J. F. Maiers,
 G. S. Miller, S. S. Owen, Leone Patton, Lane Poe, Pauline Poe (Mrs. Lane Poe),
 J. E. Pierson, Ira D. Pilcher, Henry Ross, Floyd L. Rheam, L. S. Randolph,
 J. A. Ray, Ora A. Shaw, Thelma Shaw (Mrs. Oras A. Shaw), O. J. Smith, N. J.
 Smith, Thomas R. Shaw, S. Maxwell Smith, S. T. Schooley, Mrs. Margaret Ramsey
 Smartt (Mrs. Joe Doe Ramsey Smartt), John Doe Ramsey Smartt, Joseph Wilson, a
 minor Indian, J. W. Wallace, Emma Wallace (Mrs. J. W. Wallace), Victor B.
 Walker; F. L. Wilcox, Annie V. Wilson, Jack Wolf, Natt Warner, James Wooley,
 James J. Zofness,

if living, or if any of the above named parties are deceased, their unknown heirs, executors, admini-
 trator, devisees, legatees, trustees and assigns, immediate and remote, or their successors in interest,
 whose names, ages and addresses are unknown;

And the following firms and corporation, if existing, or if defunct, their unknown
 creditors, assigns or successors, if any, all of whose names, legal status and addresses are unknown
 and cannot be ascertained by reasonable diligence and search, to-wit:

American Telephone and Telegraph Company of the Indian Territory,
 Bankers Trust Company of New York, The Belvedere Oil & Gas Co.,
 Exchange Trust Company, Exchange Trust Company, Trustee for Mollie
 Davis, nee Jones, Exchange Trust Company, Trustee for Paul Malloy,
 First Federal Savings & Loan Association of Shawnee, Hickernell-Wilcox
 Oil Company, Jessie Oil Company, The Lucas Oil Company, McCoy Oil &
 Development Co., Mildren & Bartlett, The Peoples Mutual Oil and Gas
 Company, Sinclair Prairie Pipe Line Company, Tide Water Oil Sales
 Corporation, Togo Oil Company, The Iron Mountain Oil Company,

and the following respondent which is outside the State of Oklahoma, and which has no service agent in
 the State of Oklahoma, upon whom service may be had;

The Federal Land Bank, Wichita, Kansas.

And the unknown heirs, executors, administrators, devisees, legatees, trustees and
 assigns, immediate and remote, of the following named deceased persons, to-wit:

Mary E. Bryan, deceased,
 Mollie Davis, nee Jones, deceased,
 Mollie Davis, deceased,

are either non-residents of the State of Oklahoma, or with due and reasonable diligence are not to be
 found in the State of Oklahoma, and that it is necessary that they be served by publication.

IT IS, THEREFORE, ORDERED AND DECREED that the petitioner's application for an
 order confirming and approving as final the Commissioners' Report, and petitioner's application for
 an order fixing title and determining the rightful claimants to the funds to be deposited in this
 Court as just compensation for the real estate involved in this proceeding shall be heard by this Court
 on the 8th day of October, 1942, at 9:30 o'clock A.M., in the Federal Court Room, Federal Building,
 Tulsa, Oklahoma; that there shall be published in The Tulsa Legal Record, a daily newspaper of general
 circulation in Tulsa County, Oklahoma, on the following dates: Thursday, September 24, 1942, and on

Thursday, October 1, 1942, notice directing the aforesaid non-resident respondents to appear before this Court at the time and place aforesaid, and then appear there to file any pleadings or claims, if they so desire, and that such notification of said non-resident respondents shall be complete upon the filing of an affidavit by the publisher, managing officer or printer of said newspaper that the notice referred to above has been printed and published in said newspaper as hereby directed.

Said notice shall further notify said respondents that commissioners to appraise the lands involved have been appointed and that petitioner's application for an order confirming and approving as final the Commissioners' Report will be heard on the 8th day of October, 1942, unless said respondents appear prior thereto and file a demand for jury trial, objections to the Report of Commissioners, or objections to proceedings by which said commissioners were appointed, or unless petitioner files a demand for jury trial or objections prior thereto.

ROYCE H. SAVAGE
 JUDGE

ENDORSED: Filed Sep 23 1942
 H. P. Warfield, Clerk
 U. S. District Court H

 Court adjourned to September 24, 1942

On this 24th day of September, A. D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Alfred P. Murrah, Judge, Circuit Court of Appeals and Royce H. Savage and F. E. Kennamer, Judges, present and presiding.

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

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

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

Milo Lofton,	Plaintiff,)
)
vs.) Civil Action File No. 573 Civil
)
Seneca Coal and Coke Company, a corporation,	Defendant.)

ORDER IN RE SUPERSEDEAS ON APPEAL AND STAY OF JUDGMENT

Now, on this the 24th day of September, 1942, it being made to appear that the defendant in said action, The Seneca Coal and Coke Company, a corporation, has filed its Notice of Appeal to the United States Circuit Court of Appeals for the Tenth Circuit from the final judgment rendered herein upon the 17th day of September, 1942, and has also filed a good and sufficient supersedeas bond

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

THURSDAY, SEPTEMBER 24, 1942

which the Court accepts and approves; It is, therefore, hereby ordered that execution upon the final judgment entered herein on the 17th day of September, 1942, in favor of the said above named plaintiff and against said defendant, be and the same is hereby stayed during the pendency of the appeal and until further order of the Court.

ROYCE H. SAVAGE
Judge of the United States District Court

ENDORSED: Filed Sep 24 1942
H. P. Warfield, Clerk
U. S. District Court ME

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

UNITED STATES OF AMERICA,	Petitioner,)	
)	
-vs-)	
)	No. 652 Civil
15,500 acres of land, more or less,)	
situate in Mayes County, Oklahoma,)	
and John M. Niehaus, Jr., et al,	Respondents.)	

ORDER OF DISTRIBUTION AS TO TRACT B-28

Now on this 24 day of September, 1942, this cause came on for hearing, and the Court having been fully advised in the premises finds that an order of distribution should be entered as to Tract B-28.

IT IS, THEREFORE, ORDERED that the Clerk issue checks as follows:

O. D. Mayor (Payment of tax lien)	\$550.00
Okmulgee Supply Corporation,	\$1,351.00
Roy Peters (balance of crop money)	\$148.50

The Clerk shall make no charge for commission of poundage.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 24 1942
H. P. Warfield, Clerk
U. S. District Court ME

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

UNITED STATES OF AMERICA,	Petitioner,)	
)	
vs.)	
)	No. 652 - Civil
15,500 acres of land, more or less,)	
situate in Mayes County, Oklahoma,)	
and John M. Niehaus, Jr., et al.,	Respondents.)	

JUDGMENT FIXING TITLE AS TO TRACT NO. B-28
 AND DIRECTING THE DEPOSIT OF DEFICIENCY

Now on this 24 day of September, 1942, this cause came on to be heard, and the Court having heard the evidence finds that all parties possible interested in Tract B-28 have been served with notice and process in this cause.

The Court further finds that the fee simple title to Tract B-28, at the time of taking by the petitioner, was vested in J. L. Dixon, subject to the tax lien owned by O. D. Mayor, and subject to the mortgage in favor of the Okmulgee Supply Corporation.

The Court further finds that there has been deposited as to Tract B-28 the sum of \$2,249.50; that all parties have agreed that the value of Tract B-28 is the sum of \$2,249.50, and that the value of the growing crops on said tract was the sum of \$348.50.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the fee simple title to Tract B-28, at the time of the taking by the petitioner, was vested in J. L. Dixon, subject only to outstanding tax lien of O. D. Mayor and the mortgage of the Okmulgee Supply Corporation.

IT IS FURTHER ORDERED that the stipulation or agreed value as to Tract B-28 and the growing crops thereon be, and the same is hereby confirmed and adopted by the Court, and the value of Tract B-28 is hereby fixed at the sum of \$2,249.50, and the value of the growing crops thereon, at the time of taking, is fixed at the sum of \$348.50, making a total for land and crops of \$2,598.00.

IT IS FURTHER ORDERED that the petitioner, the United States of America, deposit the sum of \$348.50 with the Clerk of this Court to make up the deficiency as to Tract B-28.

ROYCE H. SAVAGE
 JUDGE

ENDORSED: Filed Sep 24 1942
 H. P. Warfield, Clerk
 U. S. District Court ME

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

L. W. ALRED, Plaintiff,)
vs.) No. 718 Civil
Great Lakes Pipe Line Company, a corporation, Defendant.)

JOURNAL ENTRY OF JUDGMENT

This cause came on for trial on the 11th day of March, 1942, pursuant to regular assignment, the plaintiff being present in person and by his attorney Frank G. McCoy, of Pawhuska, Oklahoma, and the defendant by its attorneys of record, R. D. Hudson, of Tulsa, Oklahoma, and A. L. Hull, of Ponca City, Oklahoma. Both parties announcing ready for trial and no jury having been demanded the Court proceeded to hear the evidence of witnesses for the plaintiff and upon the conclusion of said evidence the defendant moved the Court to dismiss the action for the reason and upon the ground that all of the evidence introduced wholly failed to establish a cause of action for the plaintiff and against the defendant, which motion was by the Court overruled. Thereupon, the defendant introduced its evidence and the plaintiff introduced its evidence in rebuttal and upon the conclusion of all the evidence the defendant renewed its motion and moved the Court to enter judgment in favor of the defendant, which motion was by the Court overruled. Thereupon, the respective parties presented arguments to the Court and the Court took said cause under advisement. And on the 27th day of March, 1942, the Court announced that judgment would be entered in favor of plaintiff for one dollar (\$1.00) and costs in accordance with the findings of fact and conclusions of law which were filed by the Court in said cause.

Thereafter, plaintiff's motion for new trial and revision was filed within time and the hearing thereon continued from time to time to the 11th day of September, 1942, and then there came on for hearing pursuant to assignment the plaintiff's motion for a new trial and for revision and supplementing of the findings of fact and conclusions of law theretofore filed by the Court. The plaintiff appeared in person and by his attorney Frank T. McCoy and the defendant appeared by its attorneys R. D. Hudson and A. L. Hull and after arguments by counsel for the respective sides the Court finds that the supplemental testimony offered by the plaintiff is cumulative and that there is no need for the Court to hear any further testimony and the Court having seriously considered the motions filed finds that the same should be and each of the same is hereby overruled and denied.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED by the Court that the motions of the plaintiff for a new trial and for the introduction of additional testimony each be and the same are hereby denied and overruled and judgment is hereby entered for the plaintiff for one dollar (\$1.00) and costs, said judgment to be effective from and after September 11, 1942, and the findings of fact and conclusions of law are amended and corrected instanter by interlineation and addition on the original.

BOWER BRADDOUS
District Judge

ENDORSED: Filed Sep 24 1942
H. P. Warfield, Clerk
U. S. District Court B

more or less, to the point of beginning, containing 77.91 acres, more or less, and subject to an easement of the Gulf Oil Company for pipe lines bordering along the Northwesterly line of the within described land; and subject to a standard highway easement and telephone line located along the southerly line of the within described land.

was the time of taking by the petitioner vested in J. C. Wilkerson and J. C. Wickham, and that said persons are entitled to the benefit of the funds heretofore or hereafter deposited with the Registry of the Court for the taking or damaging of the above described tract of land.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 24 1942
H. P. Warfield, Clerk
U. S. District Court ME

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

KATHLEEN C. WILSON, QUARTET OIL COMPANY, a corporation, and JOHN K. BRIGHT,

Plaintiffs,

vs.

No. 856 - Civil

SINCLAIR PRAIRIE OIL COMPANY, a corporation, and PHILLIPS PETROLEUM COMPANY, a corporation,

Defendants.

O R D E R

This matter coming on for hearing on this 22nd day of September, 1942, on the oral application of the defendant Phillips Petroleum Company for an extension of time in which to answer herein,

IT IS ORDERED that the said defendant, Phillips Petroleum Company, be and it here, is granted to and including the 7th day of October, 1942, in which to answer the complaint of the plaintiffs.

ROYCE H. SAVAGE
United States District Judge

ENDORSED: Filed Sep 24 1942
H. P. Warfield, Clerk
U. S. District Court ME

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

ALFRED J. DIESCHER, JOHN M. HAVERTY and
MARION E. GARDNER, AS TRUSTEES FOR GARNET
OIL COMPANY, a dissolved corporation,
and JOHN K. BRIGHT,
Plaintiffs,

vs.

SINCLAIR PRAIRIE OIL COMPANY, a corporation,
and PHILLIPS PETROLEUM COMPANY, a corporation,
Defendants.

No. 857 - Civil

O R D E R

This matter coming on for hearing on this 22nd day of September, 1942, and on the oral application of the defendant Phillips Petroleum Company for an extension of time in which to answer herein,

IT IS ORDERED that the said defendant, Phillips Petroleum Company, be and it hereby is granted to and including the 7th day of October, 1942, in which to answer the complaint of the plaintiffs.

ROYCE H. SAVAGE
United States District Judge

ENDORSED: Filed Sep 24 1942
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned to September 26, 1942

On this 26th day of September, A.D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. Royce H. Savage, Judge, present and presiding.

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

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

00

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
TULSA, OKLAHOMA
REGULAR JANUARY 1942 TERM
SATURDAY, SEPTEMBER 26, 1942

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

SAMMONS-ROBERTSON COMPANY, a corporation,)
Plaintiff,)
-versus-) No. 443 Civil
MASSMAN CONSTRUCTION COMPANY, a corporation,)
et al.,) Defendants.)

ORDER FURTHER ENLARGING TIME FOR REPLYING TO PLAINTIFF'S REQUESTS FOR ADMISSIONS OF FACT

On application of defendants herein, and for good cause shown, it is ordered that each and all of the defendants herein be and they are hereby given to and including the 10th of October, 1942, wherein to file herein their responses, as provided by Rule 36 of the Federal Rules of Civil Procedure, to the requests of plaintiff for certain admissions of fact heretofore served on defendants.

Dated this 26 day of September, 1942.

ROYCE H. SAVAGE
District Judge

ENDORSED: Filed Sep 26 1942
H. P. Warfield, Clerk
U. S. District Court ME

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

B. FRANK LARGE,)
Plaintiff,)
vs.)
Indian Territory Illuminating Oil) No. 872 Civil
Company, a corporation, and Cities)
Service Oil Company, a corporation,) Defendants.)

ORDER OF DISMISSAL

NOW, on this 26 day of September, 1942, this cause coming on to be heard before me on the Motion to Dismiss filed herein by the plaintiff, and the Court having read said Motion and having heard statements of counsel, finds that said Motion should be sustained.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED, that the above action is hereby dismissed with prejudice to the bringing of any future action on the subject matter contained in said Petition.

ROYCE H. SAVAGE
District Judge

ENDORSED: Filed Sep 26 1942
H. P. Warfield, Clerk
U. S. District Court LN

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 881 Civil
D. J. Story, Melba Story, Defendants.)

C O R D E R

Now on this 26 day of September, 1942, this matter comes on before the Court upon the application of defendants D. J. Story and Melba Story for an extension of time in which to plead herein, and the Court being fully advised in the premises, finds that this order should issue.

IT IS, THEREFORE, ORDERED by the Court that the time for the defendants D. J. Story and Melba Story to plead herein be, and the same is, hereby extended for a period of thirty (30) days from September 26, 1942.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 28 1942
H. P. Warfield, Clerk
U. S. District Court LN

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

United States of America, Plaintiff,)
vs.) No. 885 Civil
Lee Moore, Defendant.)

TEMPORARY INJUNCTION

This matter coming on for hearing this 19th day of September, 1942, before the Honorable Royce H. Savage, Judge of the United States District Court for the Northern District of Oklahoma, the United States of America appearing by Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma, and Wm. Knight Powers, Assistant United States Attorney for said district, and the defendant appearing not, the Court having considered the verified complaint, filed herein and statements of counsel with reference thereto, and being fully advised, finds that said defendant was, on the 14th day of September, 1942, temporarily restrained in said cause of action, and a copy of said restraining order, complaint and summons was on said date served upon said Lee Moore and said defendant was ordered to appear and show cause in this court on this date as to why a temporary injunction should not be issued against said defendant. The Court finds that said defendant has failed, neglected and refused to appear, and said defendant has not shown cause why such order should not be issued.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that a temporary injunction be granted herein to enjoin said defendant, his servants, agents, and all persons acting by, through or under his authority, from interfering with the leases of said plaintiff, or from entering upon the premises described as follows, to-wit:

No. 13 Northwest Quarter of Section 31, Township 24 North,

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

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SATURDAY, SEPTEMBER 26, 1942

Range 11 East, containing 160 acres, more or less, in Osage County, State of Oklahoma,

for the purpose of exploring for oil and gas until further order of this court.

ROYCE H. SAVAGE
JUDGE

ENDORSED: Filed Sep 26 1942
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to September 28, 1942

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

On this 28th day of September, A.D. 1942, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1942 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer and Hon. Royce H. Savage, Judges, present and presiding.

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

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

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

City of Sapulpa, Oklahoma, a Municipal corporation,)
ex rel Brandon Barringer, George A. Ritzinger, and)
William W. Allen, Jr., Plaintiff,)

vs.

1ST TRACT: W. S. Glasby and Mary R. Glasby;

2nd TRACT: C. H. Purdy, Jessie Bruner, James Hoover, and J. A. Brown;

2D TRACT: John R. Foster, C. H. Purdy, George Miller, J. A. Brown, Grace Miller, and James Hoover;

4TH TRACT: C. B. Rockwood, if living, or if dead, the unknown heirs, executors, administrators, devisees, trustees and assigns, immediate and remote of the said C. R. Rockwood, deceased; Anton Huber, and Jessie S. Rockwood;

No. 484 Civil

- 5TH TRACT: John Metcalf, Sam Sheffel, Edith L. Metcalf, and A. B. Hillerman;
- 6TH TRACT: Allen W. Proctor, if living, or if dead, the unknown heirs, executors, administrators, devisees, trustees and assigns, immediate and remote of the said Allen W. Proctor, deceased, Bertha C. Proctor, Rolandus A. Bowden, and J. E. Gootee;
- 7TH TRACT: O. W. Buck, Rolandus A. Rowden, and E. J. Gootee;
- 8TH TRACT: B. R. Farmer, and James B. Bird, Earnest Huffman, and Everett Hamby, Trustees of Forrest Park Gospel Tabernacle;
- 9TH TRACT: Mae Toporowsky and Jennie Toporowsky;
- 10TH TRACT: F. W. Martin, Frank Jucksch and W. C. Jucksch;
- 11TH TRACT: F. W. Martin, Claude Masters and John C. Mote;
- 12TH TRACT: H. M. Norman, Mattie R. Norman, Madge Matthews, E. B. Matthews, and Sapulpa Federal Savings and Loan Association;
- 13TH TRACT: C. Blaine, and N. D. Menifee;
- 14TH TRACT: W. P. Woodruff, Clarence Davis, and E. S. Neff;
- 15TH TRACT: R. S. Neff and Mrs. Lissette Moser;
- 16TH TRACT: Florence Spaulding Duffey, and Savings Building and Loan Association of Tulsa;
- 17TH TRACT: C. C. Masters;
- 18TH TRACT: Pat Carzichael and Cora Carzichael;
- 19TH TRACT: G. N. Rackett, if living, or if dead, the unknown heirs, executors, administrators, devisees, trustees and assigns, immediate and remote of the said G. N. Hackett, deceased; Nora N. Hackett, and American National Bank;
- 20TH TRACT: Bertha Catherine Finch, Heber Finch, L. F. Barber, Glen L. Preckwinkle, and Gertie Barber Preckwinkle;
- 22D TRACT: Morris Schuman, Vernon William Blake, Sylvia Odon, and J. M. Odon, if living, or if dead, the unknown heirs, executors, administrators, devisees, trustees and assigns, immediate and remote of the said J. M. Odon, deceased;

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
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23D TRACT: George V. Robertson, and Home Savings
and Loan Association;

24TH TRACT: Morris Schuman, C.C. Taylor, R. E.
Aitchison, and N. D. Meniffee;

25TH TRACT: J. H. Adams and Otto Breunig;

26TH TRACT: Dick Sellers, Clarence Davis, and
Max Casper;

27TH TRACT: Sapulpa Building & Loan Association,
and Sapulpa Federal Savings and Loan Association;

28TH TRACT: Dick Sellers, Clarence Davis, C. F.
Chapman, and Jas. K. Gibson;

29TH TRACT: Claude Masters, C. C. Taylor, R. E.
Aitchison, and W.H. Glascock;

30TH TRACT: Lizzie Black;

31ST TRACT: C. C. Taylor, R.E. Aitchison, Nattie
A. Dart, B. F. Wooden, C.C. Warren, Mary E. Nel-
son, and Lura M. Smith;

32D TRACT: E. H. Shumard, Theodore Cox; B. F.
Wooden, and C.C. Warren;

33D TRACT: C.C. Taylor, R.E. Aitcheson, Carl F. Luke,
and Pansy Thompson;

34TH TRACT: E. F. Luke, and Klingsworth Engineering
& Contracting Co.;

35TH TRACT: C.C. Taylor, R.E. Aitcheson, M. L. Arnett,
and C. Blaine;

36TH TRACT: John R. Randolph and Jewel Randolph;

37TH TRACT: City of Sapulpa, Oklahoma;

38TH TRACT: C. C. Taylor, P. E. Aitcheson, C. Blaine,
Dan Tankersley, and Wm. J. Burnette;

39TH TRACT: M. H. Shumard, Mary E. Roulston, and
J. Ething;

40TH TRACT: Claude Masters and Lucy J. Mizer;

41ST TRACT: C.C. Taylor, R. E. Aitchison, C.
Blaine, Geo. A. Haulenbeck, F. B. Read;

42D TRACT: Margaret L. Updike, Gerald F. Updike, M. R.
Jones, John B. Deer, and Savings Building and Loan
Association of Tulsa;

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

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- 43D TRACT: C.C. Taylor, R. E. Aitchison, C. Blaine, Joe H. Davis, Emery Pearson, and D. V. Wilder;
- 44TH TRACT: Olive May Platt, O. M. Platt, Bessie M. Harris, Ben C. Harris, and Sapulpa Federal Savings and Loan Association;
- 45TH TRACT: Mrs. Green Roberts, and Green Roberts;
- 46TH TRACT: Ammie L. Curry, Mary E. Roulster, and James F. Curry;
- 47TH TRACT: C.A. Blake and J. P. Johnson;
- 48TH TRACT: Thomas S. Harris, Grace M. Harris, Lucien Tiger, and Majel Tiger Christian;
- 49TH TRACT: Otis Allen, Thomas S. Harris, Grace Harris, Ethel May Churchill, and Ora L. Beatty;
- 50TH TRACT: C.C. Taylor, R. E. Aitcheson, M. Schuman, and T. W. Snodgrass;
- 51ST TRACT: Earle Berryhill;
- 52D TRACT: A. N. Steichen;
- 53D TRACT: Louie May Brigance, Fenton Brigance, Josephine Simmermacher, and H. D. Simmermacher;
- 54TH TRACT: Earle Berryhill, Callie Armstrong, and Callie House;
- 55TH TRACT: Fred Cowden and Thelma F. Cowden;
- 56TH TRACT: O. H. Irelan and Daisy D. Irelan;
- 57TH TRACT: A. G. Clewell, J. P. Johnson, O. M. Irelan, J. F. Bell and Bank of Commerce;
- 58TH TRACT: W. H. Bettes;
- 59TH TRACT: C. H. Levy;
- 60TH TRACT: R. W. Bush, R. L. Saddath, P. A. McNeal, H. H. Levy, and Savings Building and Loan Association of Tulsa;
- 61ST TRACT: Claude Masters, Hattie Estelle Reynolds, A.C. Coley, Frank A. Reynolds, A. B. Coley, and Sapulpa Federal Savings and Loan Association

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

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MULLEN, OKLAHOMA

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62D TRACT: Vivian Clayton Wimbush, C.C. Wimbush, Arnetas Neff, Fannie B. Delyle, Henry Lawrence, Wm. McKinley Clayton, and O. H. Searcy;

63D TRACT: C.C. Taylor, R. E. Aitchison, Mrs. Rhea Hengst, W.C. Hengst, Emma J. Hengst, Charles A. Hengst, and Farm and Home Savings and Loan Association;

64TH TRACT: C. E. Allen, W. C. Hengst, and Charles A. Hengst;

65TH TRACT: H. M. Mauldin, Anna A. Mauldin, and Sapulpa Federal Savings and Loan Association;

67TH TRACT: Beulah B. Fulp, Joseph A. Fulp, and W. S. Daly;

68TH TRACT: Otis Allen, M. L. Chance, Joseph Walker, Sims L. Liles, and H. M. Walker;

70TH TRACT: Earl Ifer and Tisha M. Ifer;

71ST TRACT: Roy W. Winkley, and Midland Savings & Loan Company;

72D TRACT: C.C. Taylor, R. S. Aitchison, James L. Swinney, J. T. Swinney, and Dryfus Brothers;

73D TRACT: Laura M. Larson, C. Larson, Lewis A. Larson, and E. J. Chapman;

74TH TRACT: C. E. Jones, Ellis Jones, C. E. Fargo, and W. N. Fargo;

75TH TRACT: J. K. Felkel;

77TH TRACT: O. T. Hewett, C. D. Daniel, Maude F. Daniel, and United Federal Savings & Loan Association; Defendants.

FINAL JUDGMENT ORDER

Now on this 22nd day of August, 1942, the captioned cause comes on for hearing in open court, pursuant to trial assignment being previously made, and the plaintiffs appearing by their counsel of record, W. R. Withington, a member of the firm of Shirk, Gilliland, Ogden, Withington & Shirk, announced ready for trial. Appearances were made by such counsel representing certain defendants as appears from the records and files in the office of the Clerk of this Court; and the remainder of the defendants appeared not, either in person or by counsel, although three times called in open court to so appear, plead, or answer, and in consequence of such failure on their part such defendants be and are hereby adjudged and declared to be in default. Thereupon the plaintiff in open court with the permission of the Court dismissed with prejudice the following tracts, properties, and items of installments, same having been fully paid.

1.

Tract 21; Lot 14 Block 6 First Park Addition, items of installments as to years 1932 and 1933.

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2.

Tract 51; Only as to Lots 1 to 4 in Block 10 Forrest Park Addition and items of installments on Lots 1, 2 and 3 of the years from 1931, to 1933, both inclusive, items of installments as to Lot 4, 1924 to 1933, both inclusive.

3.

Tract 66: Lot 13 Block 3 Burnett Forest Park Addition and the item of installment is year 1933.

4.

Tract 69; Lot 5 Block 4 Burnett Forest Park Addition, item of installment year 1933.

5.

Tract 71: As to the Lot 10 Block 4 Burnett Forest Park Addition item, years 1930 to 1933, both inclusive.

6.

Tract 76; Lot 14 Block 9 Forest Park Addition item of installments, years 1932, 1933, all of the above items having been paid.

The plaintiffs offered testimony in support of all the allegations of their petition and submitted the cause to the Court, and, being duly advised, in the premises, and, upon due consideration thereof, finds that:

1. A complete diversity of citizenship exists between the plaintiffs, and all of the defendants, as none of the latter are residents of the State of Pennsylvania, which state is the domicile and residence of each of the plaintiffs, and the amount involved in this suit exceeds the sum of \$3,000.00, exclusive of interest and costs.

2. Either personal or constructive service of summons, in the manner provided by statute, was duly and regularly obtained and secured upon said defendant.

3. The plaintiffs are owners and holders of City of Sapulpa Street Improvement Bonds, Series No. 65, as alleged in the petition.

4. That the plaintiff through its attorney has filed an affidavit in compliance with the soldiers' and sailors' Civil Relief Act of 1940 which shows that the plaintiffs do not know and are not able to determine whether any of the defendants herein named are in the military service of the United States of America or in the military service of any nation with which the United States may be allied in the prosecution of any war.

And further finds that no substantial rights of the defendants in this action would be prejudiced by a trial of this cause at this time and that no bond is required under the provisions of the Soldiers' and Sailors' Civil Relief Act of 1940 and the Court herewith orders said matter to proceed to trial.

4a. The Court further finds that the property in the 18th tract was described as Lot Four (4) Block Five (5) in Forrest Park Addition to the City of Sapulpa in error and that same should have been Lot Four (4) in Block Six (6) in Forrest Park Addition to the City of Sapulpa and the proof so showing the petition is amended to conform thereto making said 18th tract read, Lot Four (4), Block Six (6) Forrest Park Addition to the City of Sapulpa.

5. The City of Sapulpa is a municipal corporation, legally existing and within the judicial district of the United States District Court for the Northern District of Oklahoma and in the manner provided by the laws of the State of Oklahoma, it created Street Improvement District No. 65, described as follows, to-wit:

Fairview Avenue from the East Side of Watchorn Street, East to the City Limits; Watchorn Street from the South line of Fairview Avenue from to the North line of Bryan Avenue; McKinley Avenue from the East line of Adams Street East to the City Limits, exclusive of the intersection of Watchorn Street; Boyd Street from the North line of Fairview Avenue to the North line of Thompson Avenue; Lincoln Avenue from the West line of Watchorn Street, East to the East line of Block 4 of Forest Park Addition, except that part of Lincoln Avenue now paved, described as follows: Beginning at a point on the East line of Block 4 projected a distance of 15 feet South of the South east corner of said Block 4, Thence West 104.6 feet, thence South 15 feet thence East 20 feet, thence South 15 feet, thence East to the East line of said Block 4 projected, thence North to the place of beginning. Thompson Avenue from the East line of Boyd Street East to the East line of Block 4, Forest Park Addition, projected, except that part of Thompson Avenue now paved, described as follows: Beginning at a point on the East line of said Block 4 projecting a distance of 15 feet North of the Northeast corner of said Block 4, thence West 195.5 feet, thence North 15 feet, thence East to the East line of said Block 4 projected, thence South to the place of beginning, in the City of Sapulpa, Oklahoma;

and which area was and is within the corporate limits of such municipality.

6. Pursuant to and in keeping with mandates applicable and legally enacted ordinances and resolutions, the streets and ways in the district were paved and otherwise improved, and in the manner and form prescribed by law, the municipality aforesaid, made benefit assessments against each lot, tract, piece and parcel of land, subject to assessment within said district, as a means of providing revenue to satisfy and discharge sums from time to time becoming due on the bonds issued, as more fully set out in plaintiffs' petition, and the amount of said assessments so made became and is a valid and subsisting lien on each lot, tract, piece, and parcel of land described in each tract appearing in the petition, and such lien thus created and continuing to exist constitutes a first, prior, paramount, and senior lien as to each tract, piece, and parcel of land in the district, to any other statutory or contract lien, mortgage, or encumbrance, except as to delinquent ad valorem taxes, and as to them, the street improvement assessment installments are co-equal.

7. As to each separate lot, piece, parcel, and tract of land described in the petition, the owner or owners thereof, or anyone for and on behalf of the owner or owners thereof, failed and neglected to make payments of the several installments becoming due in keeping with the assessing ordinance, and as such owner or owners were required to do pursuant to and in keeping with the provisions of Section 106, Title II, U.S.A. (Section 28, Chapter 173, Session Laws, 1923), and in consequence of such failure so to pay such installments, the plaintiffs filed the captioned action, under the provisions of Section 107, Title II, U.S.A. (Section 29, Chapter 173, Session Laws, 1923).

8. As to each tract captioned, and concerning which the plaintiffs are entitled to judgment, the Court schedules the year of each delinquency, the amount of each installment, and the total due as of the date of this judgment, with interest computed in the manner provided by law, to the date of the filing of this suit, on the 14th day of November, 1940, and thereafter interest on each of such delinquent installments at the rate of 6% per annum, computed to the date hereof, as follows:

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

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1ST TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1931	\$ 5.68	12.49
	1932	5.35	11.13
	1933	5.03	9.85
			<u>\$33.47</u>

2D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1926	7.33	20.54
	1929	6.34	15.48
	1930	6.01	13.97
	1931	5.68	12.49
	1932	5.35	11.13
	1933	5.03	9.87
			<u>\$83.48</u>

3D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1933	5.03	\$9.87

4TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1932	35.44	74.06
	1933	33.25	65.52
			<u>\$139.58</u>
2	1932	30.69	54.16
	1933	28.82	56.73
			<u>\$120.89</u>
3	1932	21.30	44.52
	1933	19.99	39.39
			<u>\$83.91</u>

5TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1932	30.76	65.14
	1933	28.88	57.45
			<u>\$122.59</u>
2	1932	30.76	65.14
	1933	28.88	57.45
			<u>\$122.59</u>

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE
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6TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1927	20.11	54.10
	1928	19.17	49.29
	1929	18.32	44.66
	1930	17.29	40.30
	1931	16.33	36.10
	1932	15.36	30.62
	1933	14.44	28.46
			<u>\$283.63</u>

7TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1927	20.11	54.10
	1928	19.17	49.29
	1929	18.32	44.66
	1930	17.29	40.30
	1931	16.33	36.10
	1932	15.36	30.62
	1933	14.44	28.46
			<u>\$283.53</u>

8TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1929	51.49	126.07
	1930	48.84	113.21
	1931	40.77	90.14
	1932	43.51	90.97
	1933	40.77	80.36
			<u>\$500.75</u>

9TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1931	65.80	145.48
	1932	62.00	129.61
	1933	58.18	112.43
			<u>\$389.52</u>

10TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
1	1926	15.91	63.57
	1927	10.05	51.25
	1928	18.16	46.72

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	1929	17.26	42.30
	1930	16.36	38.18
	1931	15.46	34.18
	1932	14.56	30.44
	1933	13.68	28.65
			<u>\$335.24</u>

2	1926	49.89	140.34
	1927	47.65	138.22
	1928	46.41	116.74
	1929	42.18	105.83
	1930	40.95	95.37
	1931	38.71	85.58
	1932	36.47	76.25
	1933	34.22	67.45
			<u>\$815.78</u>

11TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1925	84.80	248.42
	1926	81.16	228.14
	1927	77.52	208.60
	1928	73.88	189.94
	1929	70.24	172.16
	1930	66.60	155.24
	1931	62.96	139.21
	1932	59.32	124.04
	1933	55.67	109.73
			<u>\$1575.48</u>

12TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1931	66.94	148.21
	1932	63.07	131.38
	1933	59.18	116.61
			<u>\$396.70</u>

13TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1924	68.05	207.62
	1925	76.44	223.99
	1926	73.17	205.68
	1927	69.89	198.08
	1928	66.60	171.16
	1929	63.32	156.20
	1930	60.04	139.90
	1931	56.76	125.48
	1932	53.48	111.83
	1933	50.19	95.38
			<u>\$1624.85</u>

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
TULSA, OKLAHOMA
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14TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1924	64.36	196.37
	1925	74.49	218.33
	1926	71.29	200.40
	1927	68.09	183.23
	1928	64.89	166.83
	1929	61.69	151.20
	1930	58.50	136.37
	1931	55.30	122.27
	1932	52.10	108.94
	1933	48.90	96.37
			<u>\$1580.31</u>

2	1924	54.61	166.62
	1925	63.21	185.26
	1926	60.50	190.07
	1927	57.79	155.52
	1928	55.07	141.54
	1929	52.36	128.34
	1930	49.65	115.74
	1931	46.94	103.79
	1932	44.23	92.49
	1933	41.50	81.79
			<u>\$1361.16</u>

15TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1924	44.87	136.90
	1925	51.93	152.21
	1926	49.70	139.70
	1927	47.57	128.03
	1928	45.24	116.31
	1929	43.01	105.42
	1930	40.87	95.06
	1931	38.55	85.23
	1932	36.32	75.95
	1933	34.09	67.18
			<u>\$1101.99</u>

16TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1930	40.78	95.06
	1931	38.55	85.23
	1932	36.32	75.95
	1933	34.09	67.18
			<u>\$323.42</u>

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17TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1931	38.55	85.23
	1932	36.32	75.95
	1933	34.09	88.18
			\$228.36

18TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1932	44.05	92.11
	1933	41.35	81.50
			\$173.61

19TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1933	41.35	81.50

20th TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
1	1929	52.18	127.89
	1930	42.47	114.32
	1931	45.76	103.38
	1932	44.05	92.11
			\$478.30
2	1931	32.67	72.24
	1932	30.78	64.37
	1933	23.88	56.52
			\$193.13
3	1929	35.44	89.32
	1930	34.56	80.66
	1931	32.67	72.24
	1932	30.78	64.40
			\$306.62

22D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1927	42.36	111.30
	1928	39.42	101.25
	1929	37.46	88.87
	1930	35.54	92.85
	1931	33.60	74.28
	1932	31.66	66.19

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

REGULAR JANUARY 1942 TERM

THLSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

1933 29.70 58.54
\$583.39

23D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1927	61.25	164.83
	1928	58.37	150.07
	1929	55.50	136.04
	1930	52.63	121.68
	1931	49.75	110.00
	1932	46.85	97.96
	1933	43.99	86.70
			<u>\$867.28</u>

24TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1924	57.89	176.63
	1925	67.00	196.38
	1926	64.13	180.27
	1927	61.25	164.83
	1928	58.37	150.07
	1929	55.30	136.04
	1930	52.63	121.68
	1931	49.75	110.00
	1932	46.85	97.96
	1933	43.99	86.70
			<u>\$1420.56</u>

25TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1928	63.59	163.49
	1929	60.46	148.20
	1930	57.33	133.64
	1931	54.20	119.84
	1932	51.07	106.80
	1933	47.92	94.45
			<u>\$766.42</u>

26TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1925	85.60	250.96
	1926	81.32	238.59
	1927	77.67	209.01
	1928	74.02	190.31
	1929	70.38	172.50

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

1930	66.73	155.56
1931	63.08	139.48
1932	69.43	124.27
1933	55.78	109.94
		<u>\$1580.52</u>

27TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1929	75.33	184.52
	1930	71.43	167.51
	1931	67.53	149.18
	1932	63.63	132.99
	1933	59.71	117.64
			<u>\$751.84</u>

28TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1924	5.84	17.80
	1925	6.76	19.80
	1926	6.47	18.18
	1927	6.18	16.62
	1929	5.89	14.43
	1930	5.31	12.47
	1931	5.02	11.09
	1932	4.73	8.89
	1933	4.44	8.75
			<u>\$129.03</u>

29TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1926	6.47	19.88
	1927	6.18	16.62
	1928	5.89	15.13
	1929	5.60	13.70
	1930	5.31	12.37
	1931	5.02	11.09
	1932	4.73	10.41
	1933	4.44	8.60
			<u>\$107.80</u>
2	1926	6.47	18.14
	1927	6.18	16.63
	1928	5.89	15.13
	1929	5.60	13.72
	1930	5.31	12.37
	1931	5.02	11.09
	1932	4.73	9.89
	1933	4.44	9.19
			<u>\$106.16</u>

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

3	1926	6.47	18.82
	1927	6.18	16.68
	1928	5.89	15.13
	1929	5.60	13.72
	1930	5.31	12.37
	1931	5.02	11.09
	1932	4.73	9.89
	1933	4.44	8.75
			<u>\$106.45</u>

30TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1931	33.64	74.38
	1932	31.69	66.25
	1933	29.75	53.63
			<u>\$199.26</u>

31ST TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1930	35.59	82.96
	1931	33.74	74.37
	1932	31.69	66.26
	1933	29.75	53.63
			<u>\$282.22</u>
2	1930	35.59	82.96
	1932	31.69	66.26
	1933	29.75	53.63
			<u>\$207.85</u>

32D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1924	39.16	119.51
	1925	45.43	132.84
	1926	42.38	126.27
	1927	41.43	111.92
	1928	39.49	101.67
	1929	37.54	92.02
	1930	35.59	82.36
	1931	33.64	74.38
	1932	31.69	69.75
	1933	29.76	58.66
			<u>\$969.88</u>

33D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1924	39.17	119.53

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

REGULAR JANUARY 1942 TERM

MULLEN, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

1925	45.32	137.37
1926	43.38	121.94
1927	41.43	111.91
1928	39.49	101.49
1929	37.54	92.02
1930	35.59	82.96
1931	33.64	74.38
1932	31.69	69.75
1933	29.75	58.64
		<u>\$969.99</u>

2	1924	39.17	119.53
	1925	45.32	137.37
	1926	43.38	121.94
	1927	41.43	111.91
	1928	39.49	101.49
	1929	37.54	92.02
	1930	35.59	82.96
	1931	33.64	74.38
	1932	31.69	69.75
	1933	29.75	58.64
			<u>\$969.99</u>

34TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1924	39.17	119.53
	1925	45.32	137.37
	1926	43.38	121.94
	1927	41.43	111.91
	1928	39.40	101.49
	1929	37.54	92.02
	1930	35.59	82.96
	1931	33.64	74.38
	1932	31.69	69.75
	1933	29.75	58.64
			<u>\$969.99</u>

35TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
1	1924	45.32	138.31
	1925	43.38	131.62
	1926	41.43	120.61
	1927	39.40	106.66
	1928	37.54	96.53
	1929	35.59	86.82
	1930	33.64	78.42
	1931	31.69	70.07
	1932	29.74	62.53
			<u>\$891.57</u>

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

REGULAR JANUARY 1942 TERM

MONDAY, SEPTEMBER 22, 1942

2	1924	39.09	123.18
	1925	45.24	137.13
	1926	43.30	121.75
	1927	41.36	111.31
	1928	39.42	101.35
	1929	37.48	91.87
	1930	35.54	82.85
	1931	33.59	74.27
	1932	31.64	66.15
	1933	29.70	58.54
			<u>\$968.40</u>

36TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1930	35.54	82.85
	1931	33.59	74.26
	1932	31.64	66.15
	1933	29.70	58.57
			<u>\$281.83</u>

2	1928	39.42	101.35
	1929	37.48	91.87
	1930	35.54	82.85
	1931	33.59	74.26
	1932	31.64	66.15
	1933	29.70	58.57
			<u>\$475.05</u>

37TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1927	41.36	111.31
	1928	39.42	101.34
	1929	37.48	91.87
	1930	35.54	82.87
	1931	33.59	74.26
	1932	31.64	66.15
	1933	29.70	58.57
			<u>\$586.38</u>

2	1927	41.36	111.31
	1928	39.42	101.35
	1929	37.48	91.87
	1930	35.54	82.87
	1931	33.59	74.26
	1932	31.64	66.15
	1933	29.70	58.57
			<u>\$586.38</u>

38TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/-42</u>
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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
TULSA, OKLAHOMA

REGULAR JANUARY 1942 TERM

MONDAY, SEPTEMBER 22, 1942

1924	39.09	119.27
1925	45.24	137.13
1926	43.30	121.75
1927	41.36	111.31
1928	39.42	101.35
1929	37.48	91.87
1930	35.54	82.85
1931	33.69	74.27
1932	31.64	66.15
1933	29.70	58.54
		<u>\$964.49</u>

39TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1925	45.32	131.83
	1926	43.38	121.93
	1927	41.43	111.49
	1928	39.49	101.53
	1929	37.54	92.01
	1930	35.59	82.96
	1931	33.64	74.38
	1932	31.69	66.25
	1933	29.75	58.63
			<u>\$841.01</u>

40TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1924	39.17	119.51
	1925	45.42	132.83
	1926	43.38	121.93
	1927	41.43	111.49
	1928	39.49	101.53
	1929	37.54	92.01
	1930	35.59	82.96
	1931	33.64	74.38
	1932	31.69	66.25
	1933	29.75	58.63
			<u>\$961.52</u>

41ST TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1924	36.76	112.15
	1925	42.54	124.69
	1926	40.71	114.43
	1927	38.88	104.63
	1928	37.06	95.28
	1929	35.23	86.74
	1930	33.40	77.86
	1931	31.57	69.80

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

1932	29.75	62.18
1933	27.92	55.02
		<u>\$902.39</u>

42D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1924	63.16	192.70
	1925	73.10	214.27
	1926	69.96	196.66
	1927	66.82	179.80
	1928	63.69	163.74
	1929	60.55	148.41
	1930	57.41	133.83
	1931	54.27	119.99
	1932	51.13	106.92
	1933	47.99	94.59
			<u>\$1550.91</u>
2	1930	52.70	122.84
	1931	49.82	110.15
	1932	36.94	98.15
	1933	44.05	86.82
			<u>\$417.96</u>

43RD TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 3/22/42</u>
	1924	67.98	176.89
	1925	67.10	196.67
	1926	64.23	182.55
	1927	61.35	165.09
	1928	58.46	144.49
	1929	55.58	136.20
	1930	52.70	122.84
	1931	49.82	110.15
	1932	46.94	98.15
	1933	44.05	86.80
			<u>\$1419.83</u>

44TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1929	18.74	48.92
	1930	17.77	41.42
	1931	16.85	37.25
	1932	15.93	30.30
	1933	14.85	29.35
			<u>\$187.15</u>

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

REGULAR JANUARY 1942 TERM

MULLEN, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

45TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1931	23.59	74.26
	1932	31.64	66.15
			<u>\$140.41</u>

46TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1924	39.83	121.51
	1925	46.09	135.10
	1926	44.11	123.99
	1927	42.13	113.38
	1928	40.16	103.26
	1929	38.17	93.55
	1930	36.20	84.38
	1931	34.22	75.66
	1932	32.24	67.39
	1933	30.26	59.63
			<u>\$977.85</u>

47TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1924	39.83	121.51
	1925	46.09	135.10
	1926	44.11	123.99
	1927	42.13	113.38
	1928	40.16	103.26
	1929	38.17	93.56
	1930	36.20	84.38
	1931	34.22	75.66
	1932	32.24	67.41
	1933	30.26	59.63
			<u>\$977.88</u>

48TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1928	40.16	103.26
	1929	38.17	93.56
	1930	36.20	84.38
	1931	34.22	75.66
	1932	32.24	67.18
	1933	30.26	59.63
			<u>\$487.66</u>
2	1929	38.17	93.56
	1930	36.20	84.38
	1931	34.22	75.66

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

REGULAR JANUARY 1942 TERM

ELISA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

1932	32.24	67.13
1933	30.26	59.63
		<u>\$380.41</u>

49TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
1	1925	67.41	197.59
	1926	64.52	181.37
	1927	61.63	165.85
	1928	58.73	150.99
	1929	55.84	136.87
	1930	52.95	123.43
	1931	50.06	110.68
	1932	47.17	98.63
	1933	44.26	87.23
			<u>\$1252.64</u>

2	1925	67.41	197.59
	1926	64.52	181.37
	1927	61.63	165.85
	1928	58.73	150.99
	1929	55.84	136.87
	1930	52.95	123.43
	1931	50.06	110.68
	1932	47.17	98.63
	1933	44.26	87.23
			<u>\$1252.64</u>

3	1925	67.41	197.59
	1926	64.52	181.37
	1927	61.63	165.85
	1928	58.73	150.99
	1929	44.84	110.62
	1930	52.95	123.43
	1931	50.06	110.68
	1932	47.17	98.63
	1933	44.26	87.23
			<u>\$1226.39</u>

50TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1926	81.41	238.35
	1927	37.76	74.70
	1928	74.11	190.54
	1929	70.46	172.72
	1930	36.21	155.74
	1931	67.18	139.69
	1932	69.51	124.44
	1933	68.84	115.92
			<u>\$1202.66</u>

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

REGULAR JANUARY 1942 TERM

MOORE, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

51ST TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
5	1924	39.04	119.11
	1925	45.13	132.28
	1926	43.19	121.41
	1927	41.25	111.00
	1928	39.32	100.99
	1929	37.39	91.63
	1930	35.46	82.65
	1931	33.54	74.16
	1932	31.62	66.11
	1933	29.63	58.40
			<u>\$957.74</u>
6	1924	39.04	119.11
	1925	45.13	132.28
	1926	43.19	121.41
	1927	41.25	111.00
	1928	39.32	100.99
	1929	37.39	91.63
	1930	35.46	82.65
	1931	33.54	74.16
	1932	31.62	66.11
	1933	29.63	58.40
			<u>\$957.74</u>

52D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1924	63.16	192.70
	1925	73.10	214.27
	1926	69.96	196.65
	1927	66.82	179.91
	1928	63.69	163.74
	1929	60.55	147.41
	1930	57.41	133.92
	1931	54.27	119.99
	1932	51.13	106.93
	1933	47.99	94.59
			<u>\$1549.90</u>

53D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1929	75.42	184.86
	1930	71.51	186.69
	1931	67.60	149.47
	1932	63.69	133.18
			<u>\$634.20</u>

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

54TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1924	63.32	193.19
	1925	73.29	214.82
	1926	70.15	197.19
	1927	67.00	190.30
	1928	63.86	164.19
	1929	60.71	148.79
	1930	57.56	134.17
	1931	54.41	120.29
	1932	51.26	107.19
	1933	48.12	94.84
			<u>1554.97</u>
	1924	58.24	177.69
	1925	67.41	197.58
	1926	64.52	181.37
	1927	61.63	165.66
	1928	58.73	150.99
	1929	55.83	136.83
	1930	52.95	123.42
	1931	50.06	110.68
	1932	47.17	98.63
	1933	44.26	87.23
			<u>\$1430.08</u>

55TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1927	77.76	209.26
	1928	54.11	190.54
	1929	70.46	172.70
	1930	63.81	155.74
	1931	63.16	139.65
	1932	59.51	124.54
	1933	55.85	109.76
			<u>\$1102.19</u>

56TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1930	36.12	85.19
	1931	34.15	75.50
	1932	32.18	67.39
	1933	30.19	59.50
			<u>\$235.48</u>

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

REGULAR JANUARY 1942 TERM

MONDAY, SEPTEMBER 23, 1942

2	1930	46.12	84.19
	1931	34.15	75.50
	1932	32.18	67.29
	1933	30.19	59.50
			<u>\$286.48</u>
3	1930	36.12	84.19
	1931	34.15	75.50
	1932	32.18	67.29
	1933	30.19	59.50
			<u>\$286.48</u>
4	1930	36.12	84.19
	1931	34.15	75.50
	1932	32.18	67.29
	1933	30.19	59.50
			<u>\$286.48</u>

57TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1927	42.04	113.13
	1928	40.06	102.99
	1929	38.09	93.35
	1930	36.12	84.19
	1931	34.15	75.50
	1932	32.18	67.29
	1933	30.19	59.50
			<u>\$595.95</u>
2	1927	42.04	113.13
	1928	40.06	102.99
	1929	38.09	93.35
	1930	36.12	84.19
	1931	34.15	75.50
	1932	32.18	67.29
	1933	30.19	59.50
			<u>\$595.95</u>

58TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1925	52.26	152.17
	1926	50.40	141.68
	1927	48.14	139.54
	1928	45.88	117.96
	1929	43.62	106.91
	1930	41.36	96.39
	1931	39.10	86.45
	1932	36.84	77.03
	1933	34.57	62.14
			<u>\$987.27</u>

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

2	1925	52.26	153.17
	1926	40.50	141.68
	1927	48.14	139.54
	1928	45.88	117.96
	1929	43.62	106.91
	1930	41.36	96.39
	1931	39.10	86.45
	1932	36.84	77.03
	1933	34.57	68.14
			<u>\$287.27</u>

59TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1927	48.14	129.54
	1928	45.88	117.96
	1929	43.62	106.91
	1930	41.36	96.39
	1931	39.10	86.45
	1932	36.84	77.03
	1933	34.57	68.14
			<u>\$682.42</u>

2	1927	48.14	129.54
	1928	45.88	117.96
	1929	43.62	106.91
	1930	41.36	96.39
	1931	39.10	86.45
	1932	36.84	77.03
	1933	34.57	68.14
			<u>\$682.42</u>

60th TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1929	53.62	106.91
	1930	41.36	96.39
	1931	39.10	86.45
	1932	36.84	77.03
	1933	34.57	68.14
			<u>\$434.92</u>

61st TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1929	43.62	106.91
	1930	41.36	96.39
	1931	39.10	86.45
	1932	36.84	77.03
	1933	34.57	68.14
			<u>\$434.92</u>

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

527

2	1931	39.10	86.45
	1932	36.84	77.03
	1933	34.57	68.14
			<u>\$251.62</u>

62D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1929	51.23	131.71
	1930	48.97	114.15
	1931	45.93	101.55
	1932	43.25	90.44
	1933	40.50	80.02
			<u>\$517.87</u>
2	1929	56.47	138.48
	1930	53.53	121.85
	1931	50.50	111.89
	1932	47.67	99.67
	1933	44.75	88.17
			<u>\$560.06</u>

63D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1924	13.83	41.07
	1925	16.00	46.90
	1926	15.32	43.06
	1927	14.63	39.37
	1928	13.84	35.83
	1929	13.25	32.47
	1930	12.56	29.28
	1931	11.87	26.25
	1932	11.18	23.33
	1933	10.50	20.70
			<u>\$338.26</u>
2	1924	13.83	41.07
	1925	16.00	46.90
	1926	15.32	43.06
	1927	14.63	39.37
	1928	13.94	35.83
	1929	13.25	32.47
	1930	12.56	29.28
	1931	11.87	26.25
	1932	11.18	23.33
	1933	10.50	20.70
			<u>\$338.26</u>
3	1924	13.83	41.07
	1925	16.00	46.90
	1926	15.32	43.06
	1927	14.63	39.37
	1928	13.94	35.83
	1929	13.25	32.47

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

REGULAR JANUARY 1942 TERM MONDAY, SEPTEMBER 28, 1942

	1930	12.56	29.23
	1931	11.87	26.25
	1932	11.18	23.33
	1933	10.50	20.70
			<u>238.26</u>

4	1924	19.30	58.88
	1925	22.34	65.47
	1926	21.38	62.09
	1927	20.43	55.51
	1928	19.47	50.05
	1929	18.52	47.30
	1930	17.55	40.90
	1931	16.59	36.67
	1932	15.63	32.87
	1933	14.67	28.91
			<u>478.65</u>

5	1924	30.25	92.29
	1925	35.01	102.61
	1926	33.50	94.16
	1927	32.00	86.12
	1928	30.50	78.41
	1929	29.00	71.07
	1930	27.50	65.60
	1931	26.00	57.48
	1932	27.50	57.30
	1933	22.98	45.29
			<u>750.33</u>

64TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1925	41.33	121.14
	1926	39.56	111.19
	1927	37.79	101.69
	1928	36.01	91.94
	1929	34.24	83.92
	1930	32.47	75.69
	1931	30.70	67.88
	1932	28.93	60.51
	1933	27.14	54.22
			<u>768.18</u>

65TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1931	46.15	107.58
	1932	43.29	90.32
	1933	40.63	30.09
			<u>278.19</u>

67TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1924	42.83	126.39
	1926	47.45	133.38
	1927	43.32	116.57
	1928	43.20	111.07
	1929	41.07	100.66
	1930	38.94	90.76
	1931	36.81	83.37
	1932	34.68	72.51
	1933	32.55	64.15
			<u>\$898.86</u>

68TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1925	49.58	145.32
	1926	47.45	133.39
	1927	45.32	121.95
	1928	43.20	111.07
	1929	41.07	100.66
	1930	38.94	90.76
	1931	36.81	83.36
	1932	34.68	72.51
	1933	32.55	64.15
			<u>\$923.17</u>

70TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
	1930	75.68	176.41
	1931	81.54	158.15
	1932	67.40	140.23
	1933	43.27	85.65
			<u>\$561.14</u>

71ST TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
3	1930	76.81	179.05
	1931	72.61	149.50
	1932	68.41	143.05
	1933	64.21	126.56
			<u>\$598.16</u>

72D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
TULSA, OKLAHOMA

REGULAR JANUARY 1942 TERM

MONDAY, SEPTEMBER 28, 1942

1	1924	72.94	222.54
	1925	91.40	247.38
	1926	80.77	227.06
	1927	77.15	207.62
	1928	73.53	189.04
	1929	69.91	171.35
	1930	66.29	154.52
	1931	62.67	138.56
	1932	59.05	123.48
	1933	55.42	109.24
			<u>\$1790.79</u>
2	1926	79.00	222.07
	1927	75.41	202.93
	1928	71.87	184.78
	1929	68.33	167.49
	1930	64.79	151.03
	1931	61.25	135.43
	1932	57.71	120.67
	1933	54.16	106.73

73D TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1927	61.53	164.58
	1928	58.65	150.79
	1929	55.74	136.62
	1930	52.85	123.19
	1931	49.96	110.46
	1932	47.07	98.02
	1933	44.19	87.10
2	1927	47.65	128.22
	1928	45.41	116.81
	1929	42.57	104.34
	1930	40.93	95.41
	1931	38.69	85.55
	1932	36.45	76.20
	1933	34.33	67.46

74TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF 8/22/42</u>
1	1932	28.96	60.56
	1933	27.19	53.59
			<u>\$114.15</u>
2	1933	54.28	\$107.18

75TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
1	1933	28.89	\$26.92
2	1833	28.88	56.92

77TH TRACT

<u>ITEM NO.</u>	<u>YEAR</u>	<u>INSTALLMENT</u>	<u>TOTAL AS OF</u> <u>8/22/42</u>
	1929	38.09	\$ 97.93

9. It is found that in a few instances, owners of some of the property involved in this action owned Sapulpa Street Improvement Bonds and Coupons, Series 65, and used such bonds and coupons as cash in attempts to make payments of certain delinquent street improvement assessment installments, interest, and penalty, but all such attempted payments with bonds and/or coupons were and are illegal, void, and of no force and effect. It is found that where such bonds and/or coupons were employed in attempts to discharge and pay street improvement assessment installments, interest and penalty, the bonds, or interest therein, and/or coupons, or interest therein, should be revitalized and reinstated in favor of the one or ones using the same as a means of making payment of assessment installments, interest, and penalty, and the appropriate city officials of the City of Sapulpa should be directed to reinstate the assessment installments, together with interest and penalty, as to each lot, tract, piece, or parcel of land where such payment was attempted to be made by means of Series 65 bonds and/or coupons, and have such assessments placed in the same status as they existed prior to an attempted cancellation in consequence of attempts on the part of property owners to make payment by means of bonds and/or coupons, or interests therein in both or either.

IT IS, THEREFORE, BY THE COURT, CONSIDERED, ORDERED, ADJUDGED AND DECREED:

AS TO THE 1ST TRACT

That the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Nineteen (19), Block Three (3), Forest Park Addition to the
City of Sapulpa, \$33.47

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 2D TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

Lot Twenty (20), Block Three (3), Forest Park Addition to the
City of Sapulpa; \$83.48

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 3D TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and the accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twenty-one (21), Block Three (3), Forest Park Addition
to the City of Sapulpa; \$9.87

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 4TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said accounts at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1.

Lot One (1), Block Four (4), Forest
Park Addition to the City of Sapulpa, \$139.58

ITEM 2.

Lot Two (2), Block Four (4), Forest
Park Addition to the City of Sapulpa, \$120.89

ITEM 3.

Lot Three (3), Block Four (4), Forest
Park Addition to the City of Sapulpa; \$ 83.91

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 5TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1.

Lot Thirteen (13), Block Four (4), Forest
Park Addition to the City of Sapulpa \$122.59

ITEM 2

Lot Fourteen (14), Block Four
(4), Forest Park Addition to City
of Sapulpa; \$122.59

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 6TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared, a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

East One-half (E. $\frac{1}{2}$) of Lot Seventeen
(17), Block Four (4), Forest Park
Addition to City of Sapulpa; \$283.53

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 7TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

West One-half (W. $\frac{1}{2}$) of Lot Eighteen
(18), Block Four (4), Forest Park
Addition to the City of Sapulpa; \$283.53

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 8TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twenty (20), Block Four (4),
Forest Park Addition to City of
Sapulpa; \$500.75

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 9TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first,

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, JANUARY 28, 1942

prior, and paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twenty-four (24), Block Four (4) Forest Park Addition to City of Sapulpa;	\$388.52
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and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 10TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with the costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

West Twenty Feet (W. 20') of Lot Five (5), Block Five (5), Forest Park Addition to City of Sapulpa;	\$335.24
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ITEM 2

Lot Six (6), Block Five (5), Forest Park Addition to the City of Sapulpa;	\$815.78
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and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 11TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Ten (10), Block Five (5), Forest Park Addition to City of Sapulpa;	\$1575.48
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and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 12TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Fourteen (14), Block Five (5), Forest
Park Addition to the City of Sapulpa; \$396;70

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 13TH TRACT

that the sum hereinafter set opposite the tract, piece and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing as to such tract, together with the improvements thereon situate in Creek County, Oklahoma, as follows:

Lot Fifteen (15), Block Five (5), Forest Park
Addition to City of Sapulpa; \$1624.35

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 14TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1.

Lot Sixteen (16), Block Five (5), Forest
Park Addition to City of Sapulpa; \$1580.31

ITEM 2.

Lot Seventeen (17), Block Five (5),
Forest Park Addition to City of
Sapulpa; \$1361.16

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 15TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Eighteen (18), Block Five (5), Forest Park
Addition to City of Sapulpa; \$1101.99

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 16TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

Lot Nineteen (19), Block Five (5), Forest Park
Addition to City of Sapulpa; \$323.42

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 17TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twenty-one (21), Block Five (5)
Forest Park Addition to City of
Sapulpa; \$228.36

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 18th TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Four (4), Block Five (5), Six (6).
Forest Park Addition to City of
Sapulpa; \$173.61

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 19TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior line, except as to ad valorem taxes lawfully assessed and existing as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Five (5), Block Six (5), Forest Park
Addition to City of Sapulpa; \$81.50

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 20TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1.

Lot Six (6), Block Six (6), Forest Park
Addition to City of Sapulpa; \$438.70

ITEM 2

Lot Seven (7), Block Six (6), Forest
Park Addition to City of Sapulpa; \$193.13

ITEM 3

Lot Eight (8), Block Six (6), Forest
Park Addition to City of Sapulpa; \$306.62

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 22ND TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Sixteen (16), Block Six (6), Forest
Park Addition to the City of Sapulpa; \$583.39

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 23D TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Nineteen (19), Block Six (6), Forest
Park Addition to Sapulpa; \$867.28

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 24TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twenty-one (21), Block Six (6), Forest
Park Addition to City of Sapulpa; \$1420.56

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 25TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of

August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twenty-two (22), Block Six (6),
Forest Park Addition to City of
Sapulpa; \$766.42

and the lien as to such tract heretofore described be and the same is hereby forfeited.

AS TO THE 26TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien; except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twenty-three (23), Block Six (6), Forest Park
Addition to City of Sapulpa; \$1580.62

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 27TH TRACT

that the sum hereinafter in this tract described, set opposite the tract, piece, and parcel of land herein, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twenty-four (24), Block Six (6),
Forest Park Addition to the City
of Sapulpa; \$751.84

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 28TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot One (1), Block Seven (7), Forest Park
Addition to City of Sapulpa; \$129.03

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 29TH TRACT

that the same hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount and senior lien, except as to ad valorem taxes lawfully assessed and existing,

ITEM 1.

Lot Three (3), Block Seven (7), Forest Park Addition to Sapulpa;	\$107.80
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ITEM 2

Lot Four (4), Block Seven (7), Forest Park Addition to Sapulpa;	\$106.16
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Lot Five (5), Block Seven (7), Forest Park Addition to Sapulpa;	\$106.45
--------------------------------------------------------------------	----------

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 30TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Cceek County, Oklahoma, as follows:

Lot Thirteen (13), Block Seven (7), Forest Park Addition to City of Sapulpa;	\$199.26
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and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 31ST TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Fourteen (14), Block Seven (7) Forest Park Addition to Sapulpa;	\$282.22
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ITEM 2

Lot Fifteen (15), Block Seven (7), Forest Park Addition to Sapulpa;	\$207.85
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and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 32D TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Cceek County, Oklahoma, as follows:

Lot Sixteen (16), Block Seven (7), Forest Park
Addition to City of Sapulpa; \$969.88

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 33D TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Seventeen (17), Block Seven (7),
Forest Park Addition to City of
Sapulpa; \$969.99

ITEM 2

Lot Eighteen (18), Block Seven (7),
Forest Park Addition to City of
Sapulpa; \$969.99

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 34TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Nineteen (19), Block Seven (7), Forest
Park Addition to City of Sapulpa; \$969.99

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 35TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue and be and are hereby declared a first, prior, paramount and senior lien, except as to ad valorem taxes lawfully assessed and existing as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Twenty-two (22), Block Seven (7), Forest
Park Addition to City of Sapulpa; \$891.57

ITEM 2

Lot Twenty-one (21), Block Seven (7),
Forest Park Addition to City of Sapulpa; \$968.40

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 36TH TRACT

that the sums hereinafter set opposite each tract, piece and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma.

ITEM 1.

Lot Two (2), Block Eight (8), Forest
Park Addition to City of Sapulpa; \$281.33

ITEM 2.

Lot Three (3), Block Eight (8),
Forest Park Addition to City of
Sapulpa; \$475.05

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 37TH TRACT

that the sums hereinafter set out opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with the costs, accrued, and to accrue, by and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County Oklahoma, as follows:

ITEM 1

Lot Four (4), Block Eight (8), Forest
Park Addition to City of Sapulpa; \$586.38

ITEM 2

Lot Five (5), Block Eight (8), Forest
Park Addition to City of Sapulpa; \$586.38

The Court further finds that said and above described property is owned by the defendant, City of Sapulpa and that all of said delinquent installments are more than one year past-due. That it was the duty of said defendant, City of Sapulpa, to provide annually for sufficient levies to pay said maturing installments and interest so due and delinquent at this time. And the lien of said special assessments as hereinabove set forth is declared to be a judgment in rem against the real estate above described as to each separate tract, to-wit: \$586.38 with interest at 6% per annum from the 22nd day of August, 1942, until paid, against Lot Four in Block Eight (8), Forest Park Addition to City of Sapulpa and \$586.38 with interest thereon from the 22nd day of August, 1942, until paid, against Lot Five (5), Block Eight (8), in Forest Park Addition to City of Sapulpa, and it is further ordered, adjudged and decreed by the Court that the amounts so adjudged against said tracts, be treated the same as any other judgment and same has to be paid in three annual installments and it is further ordered, that three annual levies be made for the payment of said judgment and same to be paid to the City Treasurer of Sapulpa, Oklahoma, to the credit of said Street Improvement District No. 65 and that the City Treasurer certified to the County Treasurer of Creek County, Oklahoma and the City Clerk of Sapulpa, Oklahoma, the payment of said judgment.

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

AS TO THE 28TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Six (6), Block Eight (8), Forest
Park Addition to City of Sapulpa; \$964.49

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 39TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows: except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Nine (9), Block Eight (8), Forest Park
Addition to City of Sapulpa; \$841.01

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 40TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued, and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Ten (10), Block Eight (8), Forest
Park Addition to City of Sapulpa; \$961.52

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 41ST TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount and senior lien, except as to ad valorem taxes lawfully assessed and existing as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

West one-half (W. 1/2) of Lot Two (2)
Block Nine (9), Forest Park
Addition to City of Sapulpa; \$902.39

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 42D TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract

described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Three (3), Block Nine (9), Forest
Park Addition to City of Sapulpa \$1550.91

ITEM 2

Lot Four (4), Block Nine (9), Forest
Park Addition to City of Sapulpa; \$417.96

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 43D TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Five (5), Block Nine (9), Forest
Park Addition to City of Sapulpa, \$1419.83

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 44TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

West Half ($W\frac{1}{2}$) of Lot Ten (10), Block Nine
(9), Forest Park Addition to City of
Sapulpa; \$187.15

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 45TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twelve (12), Block Nine (9), Forest Park
Addition to City of Sapulpa; \$140.41

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 46TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Fifteen (15), Block Nine (9), Forest
Park Addition to City of Sapulpa; \$977.85

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 47TH TRACT

that the sum hereinafter set opposite the tract, piece and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug. 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Sixteen (16), Block Nine (9), Forest
Park Addition to City of Sapulpa; \$977.88

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 48TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Seventeen (17), Block Nine (9), Forest
Park Addition to City of Sapulpa; \$483.66

ITEM 2

Lot Eighteen (18), Block Nine (9), Forest
Park Addition to City of Sapulpa; \$380.41

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 49TH TRACT

that the sums hereinafter set opposite each tract, piece and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Nineteen (19), Block Nine (9), Forest
Park Addition to City of Sapulpa, \$1252.64

ITEM 2

Lot Twenty (20), Block Nine (9), Forest
Park Addition to City of Sapulpa, \$1252.64

ITEM 3

Lot Twenty-one (21), Block Nine (9), Forest
Park Addition to City of Sapulpa, \$1226.39

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 50TH TRACT

that the sums hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Cceek County, Oklahoma, as follows:

Lot Twenty-three (23), Block Nine (9), Forest
Park Addition to City of Sapulpa; \$1202.66

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 51ST TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 5

Lot Five (5), Block Ten (10), Forest
Park Addition to City of Sapulpa \$957.74

ITEM 6

Lot Six (6), Block Ten (10), Forest
Park Addition to City of Sapulpa \$957.74

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 52D TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract piece and parcel of land hereiafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued, and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

AD valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Ten (10), Block Ten (1), Forest Park Addition
to City of Sapulpa; \$1549.90

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 53D TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum, from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twelve (12), Block Ten (10), Forest Park
Addition to the City of Sapulpa; \$634.20

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 54TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Fifteen (15), Block Ten (10), Forest
Park Addition to City of Sapulpa \$1554.97

ITEM 2

Lot Sixteen (16), Block Ten (10),
Forest Park Addition to City of
Sapulpa; \$1430.08

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 55TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Fourteen (14), Block Ten (10), Forest
Park Addition to City of Sapulpa; \$1102.19

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 56TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount and senior lien, except as to ad valorem taxes lawfully assessed and existing as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot One (1), Block Eleven (11), Forest
Park Addition to City of Sapulpa; \$286.48

ITEM 2

Lot Two (2), Block Eleven (11), Forest
Park Addition to City of Sapulpa; \$286.48

ITEM 3

Lot Three (3), Block Eleven (11), Forest
Park Addition to City of Sapulpa; \$286.48

ITEM 4

Lot Four (4), Block Eleven (11), Forest
Park Addition to City of Sapulpa; \$286.48

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 57TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Five (5), Block Eleven (11), Forest
Park Addition to City of Sapulpa \$595.95

ITEM 2

Lot Six (6), Block Eleven (11), Forest
Park Addition to City of Sapulpa; \$595.95

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 58TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Seven (7), Block Eleven (11), Forest
Park Addition to City of Sapulpa; \$987.27

ITEM 2

Lot Eight (8), Block Eleven (11), Forest
Park Addition to City of Sapulpa, \$987.27

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 59TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Nine (9), Block Eleven (11), Forest
Park Addition to City of Sapulpa; \$682.42

ITEM 2

Lot Ten (1), Block Eleven (11), Forest Park
Addition to City of Sapulpa; \$682.42

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 60TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of August, 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Three (3), Block Twelve (12), Forest
Park Addition to City of Sapulpa; \$434.92

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 61ST TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Five (5), Block Twelve (12), Forest
Park Addition to City of Sapulpa \$434.92

Lot Six (6), Block Twelve (12), Forest
Park Addition to City of Sapulpa; \$231.62

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 62D TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Nine (9), Block Twelve (12), Forest Park
Addition to City of Sapulpa; \$517.87

ITEM 2

Lot Ten (10), Block Twelve (12), Forest Park
Addition to City of Sapulpa; \$560.06

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 63D TRACT

that the sums hereinafter set opposite each tract, piece and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Nineteen (19), Block Thirteen (13), Forst
Park Addition to City of Sapulpa; \$338.26

ITEM 2

Lot Twenty (20), Block Thirteen (13), Forst
Park Addition to City of Sapulpa; \$338.26

ITEM 3

Lot Twenty-one (21), Block Thirteen (13),
Forst Park Addition to City of Sapulpa \$338.26

ITEM 4

Lot Twenty-two (22), Block Thirteen (13),
Forst Park Addition to City of Sapulpa; \$478.65

ITEM 5

Lot Twenty-three (23), Block Thirteen (13),
Forst Park Addition to City of Sapulpa; \$750.33

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

REGULAR JANUARY 1942 TERM

TULSA, OKLAHOMA

MONDAY, SEPTEMBER 28, 1942

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 64TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twenty-four (24), Block Thirteen (13), Forest
Park Addition to City of Sapulpa; \$768.18

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 65TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum, from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Twelve (12), Block Three (3), Burnett Forest
Park Addition to City of Sapulpa; \$278.19

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 67TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Sixteen (16), Block Three (3), Burnett Forest
Park Addition to City of Sapulpa; \$898.86

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 68TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Seventeen (17), Block Three (3), Burnett Forest
Park Addition to City of Sapulpa; \$923.17

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 70TH TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Eight (8), Block Four (4), Burnett
Forest Park Addition to City of
Sapulpa, \$561.14

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 71st TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with the interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first, Prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 2

Lot Eleven (11), Block Four (4), Burnett
Forest Park Addition to City of
Sapulpa, \$598.16

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

AS TO THE 72d TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Twelve (12), Block Four (4), Burnett
Forest Park Addition to City of Sapulpa; \$1790.79

ITEM 2

Lot Thirteen (13), Block Four (4), Burnett
Forest Park Addition to City of Sapulpa; \$1291.13

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 73d TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with the interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Fourteen (14), Block Four (4), Burnett
Forest Park Addition to City of Sapulpa; \$870.76

ITEM 2

Lot Fifteen (15), Block Four (4), Burnett
Forest Park Addition to City of Sapulpa; \$673.99

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 74TH TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described, together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and are hereby declared a first, prior, paramount and senior lien except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

West Half (W $\frac{1}{2}$) of Lot Eight (8), Block Five
(5), Forest Park Addition to City of Sapulpa; \$114.15

ITEM 2

Lot Nine (9), Block Five (5), Forest Park
Addition to City of Sapulpa; \$107.18

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 75th TRACT

that the sums hereinafter set opposite each tract, piece, and parcel of land hereinafter in this tract described together with interest on each of said amounts at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid; together with costs, accrued and to accrue, be and are hereby declared, a first, prior, paramount, and senior lien, except as to ad valorem taxes lawfully assessed and existing, as to each tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

ITEM 1

Lot Ten (10), Block Six (6), Forest
Park Addition to City of Sapulpa; \$56.92

ITEM 2

Lot Eleven (11), Block Six (6), Forest
Park Addition to City of Sapulpa \$56.92

and the lien as to each tract heretofore described be and the same is hereby foreclosed.

AS TO THE 77th TRACT

that the sum hereinafter set opposite the tract, piece, and parcel of land hereinafter in this tract described, together with interest on said amount at the rate of 6% per annum from the 22nd day of Aug., 1942, until paid, together with costs, accrued and to accrue, be and is hereby declared a first,

prior, paramount, and senior lien except as to ad valorem taxes lawfully assessed and existing, as to such tract, together with the improvements thereon, situate in Creek County, Oklahoma, as follows:

Lot Nineteen (19), Block Ten (10), Forest Park
Addition to City of Sapulpa; \$97.93

and the lien as to such tract heretofore described be and the same is hereby foreclosed.

The Court further orders, adjudges, and decrees that as to each separate tract, the owner, or owners of the land in each separate tract described, on or before the expiration of six months from the date hereof, be and is hereby privileged and permitted to redeem the lots, tracts, pieces, and parcels of land described in each separate tract, of and from the lien or liens found and herein decreed to exist and ordered foreclosed, by payment, on or before the expiration of such time, to the County Treasurer of Creek County, the principal amount of each delinquent assessment installment, together with interest and penalty thereon, as hereinbefore set out, said amounts each bearing interest calculated at the rate of 6% per annum from the 22nd day of August, 1942, until paid; and after redemption money has been paid, which shall include interest calculated as aforesaid, together with costs herein assessed, and court costs accrued at the time of such redemption, as aforesaid, the lot, tract, piece or parcel of land, as heretofore described, and concerning which the lien, as hereinbefore provided, has been redeemed, be and is hereby declared to be forever absolved and free from any claim or lien by reason of the delinquent assessment installments, together with penalty or penalties determined or calculated thereon.

It is, by the Court further ordered, adjudged and decreed, that in any case where the redemption be not made and any defendants file a waiver of appraisalment and of the six months stay of execution, an order of sale may issue at once upon the filing of such waiver and in the event redemption be not made of said judgment, together with interest and costs within six months after the rendition hereof, an order of sale shall issue by the Clerk of this Court, directed to the Special Commissioner hereafter chosen by this Court commanding him to sell said real estate, after due and lawful appraisalment, free and clear of all mortgages, liens, charges, and encumbrances, except ad valorem taxes, the real estate described in one or more special executions and orders of sale, and that such property be sold in the manner provided by law, and the proceeds arising from the sale of each separate tract of land heretofore and elsewhere in this decree described be disbursed and paid out by the Special Commissioner, as follows, to-wit:

1. To the Court Clerk for costs, accrued and to accrue, in each tract.
2. To the City Treasurer of Sapulpa, Oklahoma, the amount due at the time of such sale on each tract heretofore and elsewhere in this decree described, and to be by such City Treasurer applied in the manner provided by law.

It is further ordered, adjudged and decreed that the purchaser at such sale, of one or more of the tracts of land heretofore and elsewhere in this decree described, together with the improvements thereon, take title thereto free and clear of all liens, claims, demands, charges, rights, mortgages, estates and equities, except as to ad valorem taxes, owned, held, and possessed by the defendants named in each tract, and all taxes by law made co-equal with the tax herein, as well as the heirs, executors, administrators, and assigns, and as to those who may have acquired any right, title, interest, estate, claim, demand, mortgage, or equity in and to such real estate subsequent to the filing of this action, and title be and is hereby quieted in the purchaser and against the defendants as to each tract and the tract of land described herein, and sold, as well as their several heirs, executors, administrators, and assigns, and all those having liens, claims, demands charges, rights, mortgages estates, and equities, except as to ad valorem taxes, existing prior to the filing of this action or created subsequent thereto, and the Special Commissioner and hereafter to be chosen by the Court, be directed to make, execute and acknowledged, and deliver to the purchaser, deed covering the tract of tracts so sold.

It is, by the Court, further ordered, adjudged, and decreed that in all instances where owners of property involved in this cause attempted to make payment, satisfaction and discharge of street improvement assessment installments, together with interest and penalty by using Sapulpa Street Improvement Bonds Series 65, and/or coupons therefor, be and such payments are hereby vacated, set aside, and held for naught. As to all of the property involved herein, where such payments were attempted to be made, the City Clerk of the City of Sapulpa and all those acting by and for him be and are hereby ordered and commanded to cancel such attempted payment and have the assessments re-established and the records show that all such assessments are street improvement benefit assessment installments as liens against each separate tract, piece, and parcel of land where payment was so attempted to be made. Any and all bonds, or interests in bonds, and any and all coupons, or interests in coupons so used to pay installments, interest and penalty, be and are hereby re-established, vitalized, and placed in the same status as existed prior to such attempted payments, and the City Clerk be and is hereby authorized to issue into each of those owning property involved in this case who thus used bonds and/or coupons or interests therein with which to make payments or installments to issue a certificate to each owner showing his, her, or its interest in the serially numbered bonds and/or coupons, in amounts equaling the extent to which each bond or coupons were used to make payment of benefit assessment installments.

Each defendant is given an exception to each finding and to each separate part of the judgment rendered.

ROYCE H. SAVAGE
 United States District Judge

ENDORSED: Filed Sep 28 1942
 H. P. Warfield, Clerk
 U. S. District Court LN

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

City of Sapulpa, Oklahoma, a municipal corporation, ex rel Brandon Barringer, George A. Ritzinger, and William W. Allen, Jr.,)	
)	
Plaintiffs,)	No. 484
)	
vs.)	
)	
1ST TRACT: W. S. Glasby, et al,)	Defendants.

ORDER APPOINTING SPECIAL MASTER

Now on this 28 day of September, 1942, the above matter comes on for hearing on the application of the plaintiff for an order appointing a Special Master to sell real estate to satisfy judgments rendered by this court in this cause, and it appearing to the court that J. Harvey Smith of Sapulpa, Oklahoma, is a proper person to serve as Special Master for such purpose.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Harvey J. Smith of Sapulpa, Oklahoma, be and he is hereby appointed Special Master for the purpose of levying execution upon, appraising and selling the lots and tracts of real estate upon which judgments have been heretofore rendered by this court and which have remained unpaid for more than six months from the date of said judgment, and for the purpose of advertising and selling without appraisal and costs all properties upon which stay of execution and appraisal has been waived, and said Special Master is hereby ordered

and directed to perform all things as required by the laws of the United States of America and of the State of Oklahoma in levying execution upon, appraising, and selling said real estate, and in making return thereof, and in disbursing the proceeds of said sale in accordance with the judgments and orders of this court.

ROYCE H. SAVAGE
District Judge

ENDORSED: Filed Sep 28 1942
H. P. Warfield, Clerk
U. S. District Court LN

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

WILBERT D. HOVIS, Plaintiff,)
vs.) No. 740 Civil
WORLD PUBLISHING COMPANY, a)
corporation, Defendant.)

D E C R E E

The above entitled and numbered cause came on for hearing on the 24th day of June, 1942, upon the petition of the plaintiff and the amendment thereto, and upon the answer of the defendant plaintiff being present in person and by his attorney W. L. Shirey, and the defendant being represented by its attorneys Breckinridge, Boone & Breckinridge, by Byron V. Boone.

After the opening statements were made by counsel for both parties, plaintiff produced his evidence and rested, and the defendant thereupon produced its evidence, and thereafter argument of counsel on both sides was heard, and the cause was submitted to the court.

The court being well and fully advised in the premises, finds that plaintiff is not entitled to the relief prayed for; that the allegations of plaintiff's petition are not supported by the evidence, and the court therefore finds the issues involved in this cause against the plaintiff and in favor of the defendant.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the court that judgment be for the defendant and said cause is hereby dismissed.

ROYCE H. SAVAGE
Judge of the United States District Court
for the Northern District of Oklahoma

ENDORSED: Filed Sep 28 1942
H. P. Warfield, Clerk
U. S. District Court H