

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

WALTER C. HOOD
CLERK U. S. District Court

United States of America,

Plaintiff,

vs.

James E. Gooding,

Defendant.

Number 2705 Civil.

JUDGMENT

NOW, on this 29th day of August, 1950, there coming on for hearing the above entitled cause pursuant to regular assignment for trial, and the plaintiff, United States of America, appearing by Whit Y. Mauzy, United States Attorney, and Hobart Brown, Assistant U. S. Attorney, for the Northern District of Oklahoma, and the defendant, James E. Gooding, appearing not, the Court proceeded to hear the evidence offered on behalf of the plaintiff and in consideration of the evidence finds that the defendant was duly served with summons more than twenty days prior to this date and that said defendant has failed to file any pleading herein and should be adjudged in default.

The Court further finds that the defendant did, on February 25, 1937, make and execute to the Governor of the Farm Credit Administration of the United States of America his written promissory note in the sum of \$125, that no part of same has been paid; that the same is in default and that there is now due and owing

to the plaintiff the sum of \$189.70, for which plaintiff is entitled to judgment.

The Court further finds that the plaintiff has filed a proper affidavit of non-military service herein.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the plaintiff, United States of America, have judgment against the defendant, James E. Gooding, in the sum of \$189.70, with interest thereon at the rate of 6% per annum, and for its costs, for all of which let execution issue.

Roger H. Savage
DISTRICT JUDGE.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.) Number 2706 Civil.
)
 Frank Watson,)
)
 Defendant.)

JUDGMENT

NOBLE
Clk. U. S. D. C.

NOW, on this 29th day of August, 1950, there coming on for hearing the above entitled cause pursuant to regular assignment for trial, and the plaintiff, United States of America, appearing by Whit Y. Mauzy, United States Attorney, and Hobart Brown, Assistant U. S. Attorney, for the Northern District of Oklahoma, and the defendant, Frank Watson, appearing not, the Court proceeded to hear the evidence offered on behalf of the plaintiff and in consideration of the evidence finds that the defendant was duly served with summons more than twenty days prior to this date and the said defendant has failed to file any pleading herein and should be adjudged in default.

The Court further finds that the defendant did, on September 1, 1934, make and execute to the Governor of the Farm Credit Administration of the United States of America, his written promissory note in the sum of \$50.00; that said note is now in default, and that there is due and owing to the plaintiff upon said note the sum of \$48.51, for which plaintiff is entitled to judgment.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED
that the plaintiff, United States of America, have judgment
against the defendant, Frank Watson, for the sum of \$48.51,
with interest thereon from this date at the rate of 6% per
annum, and for its costs, for all of which let execution issue.

Royce H. Savage
DISTRICT JUDGE.

Dec. 1900-1901. \$100.00

... at the order of the Court
... the amounts deposited by the United States of
... for said tracts, ...
as follows, to-wit:

Tract No. 1796-

Treasurer of United States of America. \$100.00

Tract No. 1797

Treasurer of United States of America. \$100.00

Loyce H. Savage

JUDGE

U.S. petitioner

by *Charles S. Harris*
Trial Attorney-Dept. of Justice

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

STERKOLL PETROLEUM COMPANY,
a corporation,

Plaintiff

vs

NO. 2585 CIVIL

THE HULL UNDERWRITERS'
ASSOCIATION LIMITED,

Defendant

J U D G M E N T

On the 20th day of September, 1950, the Court having sustained the defendant's motion to dismiss the complaint for failure to state a claim upon which relief can be granted and having allowed the plaintiff thirty (30) days from that date within which to file an amended complaint and it appearing to the Court that the plaintiff has not filed such amended complaint but elects to stand on the original complaint to which the motion to dismiss was directed and sustained, the Court finds that the plaintiff's action should be dismissed and judgment rendered for the defendant.

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that judgment be and is hereby rendered for the defendant, and that plaintiff's cause of action be and is hereby dismissed at the cost of the plaintiff.

Dated this 1 day of November, 1950.


United States District Judge.

D. K. [unclear]
Attorney for Plaintiff.

D. K. Crouch
Attorney for Defendant.

UNITED STATES OF AMERICA, ss:

THE PRESIDENT OF THE UNITED STATES OF AMERICA

WOMIE C. HOOD
Clerk U. S. District Court

(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 Grace W. Adkins as Administratrix of the estate of P. V. Adkins, deceased, et al., plaintiffs, and E. I. du Pont de Nemours and Company, Inc., defendant, United States of America, intervener, No. 1720, Civil, the judgment of the said district court in said cause, entered on October 4, 1949, was in the following words, viz:

* * * * *

"IT IS THEREFORE CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court that the petition, all amendments thereto, and all petitions of intervention of intervener claimants, should be and the same are hereby dismissed with prejudice, at the cost of plaintiff and intervener claimants.

"IT IS FURTHER ORDERED that no cost be taxed against intervener United States of America.

"IT IS FURTHER DECREED that judgment be and it is hereby rendered in favor of defendant and against plaintiff and all intervener claimants for all accrued and accruing costs herein, to satisfy which let execution issue, returnable according to law; to all of which plaintiff and intervener claimants object."

as by the inspection of the transcript of the record of the said District Court, which was brought into the United States Court of Appeals, Tenth Circuit, by virtue of an appeal by Grace W. Adkins, as Administratrix of the Estate of P. V. Adkins, deceased, agreeably to the act of Congress, in such case made and provided, fully and at large appears:

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

On consideration whereof, it is now here ordered and adjudged by this court that the judgment of the said district court in this cause be and the same is hereby affirmed.

-- April 19, 1950.

You, therefore, are 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 FRED M. VINSON, Chief Justice of the United States, the 31st day of October, in the year of our Lord one thousand nine hundred and fifty.

Robert B. Cartwright
Clerk of the United States Court of Appeals
Tenth Circuit

(Costs of appellant in forma
pauperis unpaid \$25.00.)

No. 4038
UNITED STATES COURT OF APPEALS, TENTH CIRCUIT
November Term, 1949

Grace W. Adkins, as Administratrix
of the Estate of P. V. Adkins, deceased,
Appellant

vs.

E. I. du Pont de Nemours & Company, Inc.,
Appellee.

United States of America, Intervener.

M A N D A T E

FILED: Nov. 2, 1950

UNITED STATES DISTRICT COURT FOR THE NORTHERN
DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

No. 2646 Civil

5 cases, more or less, each containing
24 display cartons, 144 leaflets entitled
"RIDD" and 144 bottles of an article label-
ed in part: (Btl) "Ridd Medicated Powder
net weight 1 Oz."

Defendant.

WILLIAM C. POPE
Clerk U. S. District Court

O R D E R

This matter coming on for hearing this 22nd day of ^{Nov.} ~~October~~, 1950,
upon the application of the United States to vacate the order entered in this
cause on the 5th day of May, 1950, transferring this cause to the United
States District Court for the District of Oregon and this court being advised
in the premises, finds that the aforementioned order was entered upon the
application of the claimant, Ridd Laboratories Inc., a corporation, for trans-
fer of said cause to the United States District Court for the District of
Oregon and the court, upon consideration of the facts set forth in the appli-
cation of the United States, finds that the order of transfer entered on the
5th day of May, 1950, should be set aside.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that the order of
this court entered on the 5th day of May, 1950, transferring this cause to
the United States District Court for the District of Oregon, be and the same
is hereby set aside and the clerk of the United States District Court for the
District of Oregon is hereby instructed to forthwith return all files to the
clerk of the United States District Court for the Northern District of Okla-
homa.

AND IT IS SO ORDERED.

DATED, this 22nd day of ^{Nov.} ~~October~~, 1950.

W. Royal H. Long
JUDGE

W. J. ...
petitioner
vs.
711.83 acres of land, more or
less, in ... County, Kansas,
and ...
respondents

No. 3440-Civil

FILED

ROBERT C. HOOD
Clerk U. S. District Court

Case No. 3440-Civil
Tract No. 1-49

On or this 27 day of November, 1950, this matter came on to be
heard, at the Court, being fully advised, that a stipulation filed
in this proceeding, fixes the value of Tract No. 1-49, involved herein, as
agreed upon by and between the petitioner herein and the owners of said
tract; and that said stipulation and agreed value should be confirmed and
approved in every respect by this Court.

The Court finds that certain improvements as set out in the
stipulation of the value of \$8,350.00 and reserved by the owners of said
tract.

The Court further finds that a default has been taken in violation
of taking filed herein, and that no deficiency exists in said tract, all
as set out hereinafter.

It is, therefore, ordered, that said stipula-
tion and agreed value be, and the same is hereby, confirmed and approved
in every respect by this Court as to the said tract No. 1-49, and in the
following amount, to-wit:

Tract No. 1-49
Agreed Value \$8,350.00
Expenses \$8,350.00

It is the duty of the court to determine that said amount is final in all respects as to the fair, cash, market value of said tract of land, including interest and all damages of whatsoever nature. The content of the declaration of taking heretofore entered herein is hereby reaffirmed.

Raymond A. ...

By _____
Attorney General, petitioner

[Signature]

Scribble, Department of
Justice

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

UNITED STATES OF AMERICA,)
Plaintiff,)
-vs-)
MRS. GEORGE LEWARK,)
Defendant.)

Civil Action No. 2662

ROYCE H. SAVAGE
Clerk U. S. District Court

JOURNAL ENTRY OF JUDGMENT

Now, on this 24th day of October, 1950, the above entitled matter having come on for trial pursuant to regular assignment, the appearances having been made by the parties herein as shown in the foregoing findings of fact and conclusions of law, and the parties having heretofore waived trial by jury, the court proceeded to a trial in said cause. Whereupon at the conclusion of said trial, the court announced the foregoing findings of fact and conclusions of law.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED by the court that the plaintiff herein take nothing by reason of said action, and that the defendant pay the court costs incurred herein.



Royce H. Savage
District Judge

O.k. _____
Fred A. Ward
Attorney for Plaintiff

O.k. _____
William K. Powers
Attorney for Defendant

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

UNITED STATES OF AMERICA,

Plaintiff

vs.

No. Civil Action 2650

J. E. STEKOLL,

Defendant

C. R. D. E. R.

MOBLEE CL. HOOKS
Clerk U. S. District Court

Now on this the 24th day of October, 1950, this matter having been regularly set upon the pre-trial docket herein, and the plaintiff appearing through the Office of Housing Expediter by Frederick C. Ward, Attorney, and the defendant appearing through R. M. Cowen, his attorney, and both sides having announced ready for pre-trial, and the defendant having in open court withdrawn his request for a jury trial, and a jury having been waived in open court, the court having heard presentation of the issues of this cause, and the matters therein involved, and being fully advised in the premises, and the defendant having admitted the over-charge as alleged in the complaint filed herein, the court finds that said over-charge occurred long past one year preceding the date of the filing of this cause of action, and the court, in the exercise of its jurisdiction and discretion as a court of equity, finds that restitution of any amounts of said over-charge be denied.

IT IS THEREFORE ORDERED that restitution of any and all sums paid as rental over-charges as alleged in the complaint filed herein be denied, and this cause of action dismissed with cost to the defendant herein.

ROYCE H. SAVAGE
UNITED STATES DISTRICT JUDGE

APPEARANCE FOR PLAINTIFF:

Frederick C. Ward
att. for Pl.

R. M. Cowen
att. for Def.

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

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
)
 Vs.) No. 2872-CIVIL
)
 J. J. BOIS NO-ALBY, et vir)
 LOUIS POCHLEY)
 412 1/2 South Peoria Street)
 Tulsa, Oklahoma,)
)
 Defendants.)

JOURNAL ENTRY OF JUDGMENT

Now on this 24th day of October, 1950 the above cause
came on regularly for trial before the Court. The Plaintiff
appeared by its attorney Frederick C. Ward, and the Defendants
by their attorneys Landrith E. Friel by Thomas A. Landrith, Jr.

Whereupon, after hearing the evidence and argument of
counsel, the Court makes the following Findings of Fact and
Conclusions of Law:

FINDINGS OF FACT

1. The Court has jurisdiction over the parties and the
subject matter.
2. The defendants rented as landlord the premises described
as 412 1/2 South Peoria Street, Tulsa, Oklahoma to Don F. Williams
as tenant for housing accommodations from February 15, 1947
to August 10, 1949 at a monthly rental of \$58.00 per month.
3. Said housing accommodations were subject to rent
control and the maximum legal rent established during the
period of occupancy was \$20.00 per month.
4. That federal rent control was terminated in the Tulsa
Rent Area under the provisions of the Housing and Rent Act of
1947, as amended, on or about the 14th day of July, 1950.
5. A restraining order or injunction should ^{be} issued
against the defendants.
6. The Court in the exercise of its discretion finds
that the Defendants should make restitution to Don F. Williams
of the actual rent overcharges demanded and received within
one year next preceding the filing of the complaint, the same

being the sum of \$45.00.

CONCLUSIONS OF LAW

1. The Defendants have violated the Housing and Rent Act of 1947, as amended, by demanding and receiving rents for housing accommodations in excess of the maximum rents authorized by said law.

2. No restraining order or injunction should be issued against the Defendants.

3. The Defendants should be required to make restitution to Don E. Williams in the amount of \$45.00.

4. The Court has jurisdiction over the parties and the subject matter.

5. The costs of this cause should be assessed against the Defendants.

C O N C L U S I O N

IT IS ORDERED AND ADJUDGED AND DECREED by the Court that the defendants are hereby directed to make restitution to Don E. Williams in the sum of \$45.00, and the costs of this action are hereby taxed against the Defendants.

United States District Judge

APPROVED AS TO FORM:

[Signature]
Attorney for Plaintiff

LeSmith & Friel

by [Signature]
Attorneys for Defendants

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

ARNOLD TURNER,

Plaintiff,

vs.

CIVIL ACTION NO. 2718

DEATON & SONS PIPE LINE
CONSTRUCTION COMPANY, a
co-partnership, and DEATON
& SONS, INC., a corporation,

Defendants.

FILED

NOBLE C. BOND
Clerk U. S. District Court

J U D G M E N T

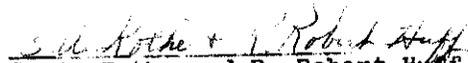
This action came on to be tried before the Court, and the evidence adduced by the parties having been heard, and the Court having made its findings of fact and conclusions of law, it is hereby adjudged that this action be and it hereby is dismissed on the merits; and that the defendants, Deaton & Sons Pipe Line Construction Company, a co-partnership, and Deaton & Sons, Inc., a corporation, recover of plaintiff, Arnold Turner, their costs as taxed and have execution therefor.

That the Garnishee Standlind Oil and Gas Company be dismissed and discharged hence and recover of plaintiff, Arnold Turner, their costs and have execution therefor.



United States District Judge.

APPROVED AS TO FORM:


C. A. Kothe and R. Robert Huff
The First National Building
Tulsa, Oklahoma.
ATTORNEYS FOR PLAINTIFF.

129 Curtis E. Hill

Curtis E. Hill
1529 Mercantile Securities Bldg.
Dallas, Texas.
Attorney for defendant.

14 Gentry Lee

Winters, Randolph, Lee & Conners
The First National Bank Building,
Tulsa, Oklahoma.

14 Edgar J. Fellows

Fellows & Fellows
Kennedy Building
Tulsa, Oklahoma.

ATTORNEYS FOR GARRISHEE STANOLIND
OIL AND GAS COMPANY.

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

JOHN WELSH and MARY
MARGARET WELSH,

Plaintiffs,

vs.

CLAUDE ROBBINS,

Defendant.

No. 2677

1960
1960
WILLIAM C. HOOD
Clerk U. S. District Court

JOURNAL ENTRY

NOW on this 18th day of October, 1960, the above entitled cause came on regularly for hearing; ^{Mary} Margaret Welsh, one of the plaintiffs, appearing in person, and both plaintiffs appearing by their counsel of record, and the defendant appearing by his counsel of record; and the parties plaintiff and defendant having answered ready for trial, the cause proceeded to trial; and after hearing the evidence and being fully advised in the premises, the court finds:

That at the trial of this cause, the plaintiffs introduced their evidence and rested, and thereupon the defendant moved for judgment on the ground that the evidence introduced by the plaintiffs failed to show that they were entitled to the relief demanded in this action; and after argument of counsel, the court found that the plaintiffs had failed to establish a prima facie case, and that the motion for judgment should be sustained.

IT IS THEREFORE ordered, adjudged and decreed by the court that the motion for judgment interposed by the defendant at the conclusion of the evidence offered by the plaintiffs, be and the same hereby is sustained and this cause hereby is dismissed at the cost of the plaintiffs.

/s/ Royce H. Savage
Judge

O.K. _____
Attorney for Plaintiffs

O.K. _____

Attorneys for Defendant

IN SENATE
JANUARY 11, 1950

Chester A. Mathey,
Plaintiff

vs.

E. J. Boyle and Harry Cohen,
co-partners o/a Boyle Manu-
facturing and Motor Company,
and E. J. Boyle and Harry Cohen,
individually, Boyle Manufacturing
and Motor Company, a corporation,
and E. J. Boyle, individually,
Defendants.

No. 2582-Civil

JUDGMENT

This cause came on to be heard in open court on October 25, 1950, and plaintiff and defendants having appeared and announced readiness for hearing of said cause, and the court having heard the evidence by both parties in said cause, and after argument of counsel, the court having considered the evidence, it is hereby ORDERED, ADJUDGED and DECREED as follows, to-wit:-

(1) That Letters Patent of the United States No. 20,191, issued to Chester A. Mathey and E. I. du Pont de Nemours and Company, Inc., assignee of Paul F. Lewis, on December 1, 1936, for "Method of and Apparatus for Placing Explosive Charges", are good and valid in law as to the claims in suit numbered 1, 2, 3, 7, 8, 9 and 10 thereof.

(2) That Chester A. Mathey and Paul F. Lewis were the true, original, first and joint inventors of the invention disclosed and claimed in said Letters Patent No. 20,191, and particularly pointed out in claims numbered 1, 2, 3, 7, 8, 9 and 10 thereof.

(3) That the plaintiff, Chester A. Mathey is the legal owner of said Letters Patent No. 20,191.

(4) That the defendants, R. G. Boyle and Harry Cohen, co-partners a/b/a Boyle Manufacturing and Motor Company, and R. G. Boyle and Harry Cohen, individually, Boyle Manufacturing and Motor Company, a corporation, and R. G. Boyle, individually have jointly and severally contributed to the infringement of said Reissue Letters Patent No. 20,191 and particularly upon claim numbered 8 thereof.

(5) That a perpetual injunction issue out of and under the seal of this court directed to the defendants, R. G. Boyle and Harry Cohen, co-partners a/b/a Boyle Manufacturing and Motor Company, and R. G. Boyle and Harry Cohen, individually, Boyle Manufacturing and Motor Company, a corporation, and R. G. Boyle, individually, enjoining and restraining said defendants, their clerks, servants, agents, workmen and employees, and every person acting for, on behalf of, or under claim of right from said defendants, from directly or indirectly making, or causing to be made, using, or causing to be used, selling, or causing to be sold, any device or apparatus disclosed in said Reissue Letters Patent No. 20,191 and particularly claimed in claim numbered 8 thereof.

(6) That plaintiff recover from defendants their profits derived from the infringement herein set forth in the amount of five hundred sixteen dollars and sixty nine cents (\$516.69).

(7) That plaintiff recover from defendants his costs and disbursements in this suit taxed at _____

W. Royce H. Savage
Judge United States District Court

sted:

O.K. as to form.

[Signature]

[Signature]

Attorneys for Plaintiff

[Signature]
attorney for N.C. Baine

[Signature]

Attorneys for Defendants

IN THE UNITED STATES DISTRICT COURT FOR
THE DISTRICT OF MISSOURI

J. A. [Name],

Plaintiff,

-vs-

No. [Number]

E. A. [Name],

Defendant.

J. [Name] Clerk of Court

U.S. District Court

In the 7th day of September, 1934, the above styled and numbered cause came on for a pre-trial hearing on a regular day set therefore and after discussion of the facts of the case, the court finds that it has jurisdiction over the issues and parties involved and further finds that this action arose out of a transaction whereby the defendant, a resident of Missouri, purchased a quantity of auto-testing liquors at a location in the State of Missouri from the plaintiff, a resident of Missouri, payment for such auto-testing liquor being made by the defendant by check. That the check so given by the defendant was not honored by the bank and was returned to the plaintiff bearing the inscription on the face thereof, that plaintiff's funds, on deposit in such bank, were insufficient to make payment thereon. Thus this action was brought by and on behalf of the plaintiff for judgment to the amount of the net net cost of the above mentioned auto-testing liquor. Further, the court finds that the plaintiff, at the time of the sale of the auto-testing liquor to the defendant, knew that such liquor were to be transported to the State of Missouri for the purpose of sale and distribution therein. And plaintiff further finding that the defendant by state and that the sale and distribution of auto-testing liquor was illegal in the State of Missouri.

trary to the laws of the state of Oklahoma, and that said plaintiff aided, assisted and abated the defendant in carrying out such unlawful act.

The court thereupon finds that by and under the admitted facts, as herein above referenced, the transaction for the sale and purchase of intoxicating liquors made by the plaintiff, as vendor, and the defendant, as vendee, is contrary to the laws of the forum and is unenforceable therein. Such findings being based upon conclusions of law, and that judgment is hereby entered denying plaintiffs' right of recovery under this cause of action and in favor of the defendant.

121 Royce H. Savage
Judge

Attest:

121 Joe N. Shidler

121 Edmond A. Page

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

Morris Goltz,

Plaintiff

vs.

No. 2679-Civil

Jay Bergman, also known as "Jay Bergman,
d/b/a Bergman Oil Company", "Jay Bergman,
d/b/a Jay Bergman Oil Company", "Bergman
Oil Company, Jay Bergman, Owner", and
"Jay Bergman Oil Company, Jay Bergman,
Owner".

Defendant

Stanford Oil Purchasing Company,
a corporation,
Skelly Oil Company, a corporation,

Garnishees

ORDER FOR DISMISSAL

On this 12th day of November, 1950, regularly comes on to be heard the motion of Morris Goltz for dismissal of this cause for the reason that all matters and things in controversy herein have now been fully settled and compromised; and the Court, after examining the files and being fully advised in the premises, finds that it is proper that this case be dismissed with prejudice at the cost of the plaintiff, as prayed in plaintiff's motion now on file herein.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED: That this cause be and the same is hereby dismissed with prejudice as to all defendants and garnishees herein at plaintiff's cost.

IT IS SO ORDERED.

Signed (Royce H. Swase)

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

APPROVED:

Max G. Cohen
Max G. Cohen

Max G. Cohen
Max G. Cohen

Attorneys for Plaintiff

DOERFLE, MINEMANT & STURT

by Harry D. Rowland

Wm F. Pielsticker
Wm. F. Pielsticker

attorneys for defendant Jay Bergman

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

United States of America,

Plaintiff,

vs.

Ralph E. Peacock,

Defendant.

No. 2595 Civil.

FILED

OCT 21 1950

NOBLE C. HOOD
Clerk U. S. District Court

J U D G M E N T

Now on this 27th day of October, 1950, the above entitled cause having come on for trial pursuant to regular assignment, plaintiff appearing by John S. Athens, Assistant United States Attorney, and the defendant having heretofore filed his answer and cross-petition, and appearing by G. Ellis Gable, and the court having heard the evidence and testimony presented, and having filed with the Clerk of this court its Findings of Fact and Conclusions of Law, finds that pursuant thereto the plaintiff is entitled to recover judgment against the defendant in the amount of \$1,043.10.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the plaintiff have and recover judgment against defendant in the sum of \$1,043.10, with interest at the rate of 6% per annum from this date, and the costs of this action, for all of which let execution issue.


DISTRICT JUDGE.

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

RUSSELL MAGUIRE,

Plaintiff

vs

I. NADEL and HERBERT CUSSMAN,
a partnership, doing business as
NADEL AND CUSSMAN,

No. 2708

Defendants

ORDER OF DISMISSAL

It appearing to the court that plaintiff has filed herein
his dismissal of this cause and that no answer has been filed by the
defendant it is

ORDERED BY THE COURT that the Complaint herein, and
each of the causes of action therein stated, be, and the same hereby
are, dismissed with prejudice, at the cost of plaintiff.

DATED this 16th day of November, 1950.

*CK
Boerner of final
+ status of
in case of judgment
HT 11/16/50
M. J. ...
...*

Raymond ...
United States District Court

U. S. DISTRICT COURT OF THE DISTRICT OF OKLA.
 FOR THE EASTERN DISTRICT OF OKLAHOMA

WILLIAM P. ...)
)
 Petitioner)
)
 vs.)
)
 682.30 acres of land, more or less,)
 situate in Creek County, Oklahoma,)
 and the heirs of ... et al,)
)
 Respondents)

No. 2373-Civil

FILED
 In Open Court

NOV 20 1950

NOBLE C. HOOD
 Clerk U. S. District Court

J U D G M E N T

Now on this 20th day of November, 1950, this matter comes on to be heard, and the Court, being fully advised, finds that written contracts introduced in evidence, fix the value as to certain tracts involved in this proceeding as agreed upon by and between the petitioner herein and the owners of said tracts and that said agreed values should be confirmed and approved in every respect.

The Court further finds that deposits have been made under a declaration of taking entered herein and that no deficiencies exist as to said tracts of land.

It is, therefore, the order of the Court that said agreed values be, and the same are hereby, confirmed and approved in every respect by this Court as to the hereinbefore set out tracts of land and in the following amounts, to-wit:

<u>Tract No. 3-13</u>		
Agreed value		\$900.00
Deposited		\$900.00
<u>Tract No. 3-24</u>		
Agreed Value		\$735.00
Deposited		\$735.00
<u>Tract No. 4-30</u>		
Agreed Value		\$700.00
Deposited		\$700.00

Tract No. B-48

Agreed value \$1,000.00
Deposited \$1,000.00

Tract No. B-53

Agreed value \$ 400.00
Deposited \$ 400.00

If the sum of deposits, hereby so deposited that said amounts are final in all respects as to the fair, cash, market value of said tracts, including interest and all damages of whatsoever nature. The Judgment of the Declaration of Taking heretofore entered herein is hereby reaffirmed.

Raymond S. Harris
U.S. Marshal

G.S.
U.S. Marshal, Petitioner
By *Curtis P. Harris*
Special Attorney, Department of
Justice

U. S. DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

FOR THE RETURN OF CERTAIN OF OIL AND GAS

A

OSCAR WILSON, et al,)
)
Petitioner)
)
vs.)
)
682.00 acres of land, more or less,)
situate in Greer County, Oklahoma,)
and Lawrence Dakkas, et al,)
)
Respondents)

Re. 2879-Civil

FILED
In Open Court

NOV 21 1950

NOBLE C. HOOD
Clerk U. S. District Court

ORDER FILING TITLE

Now on this ^{30th} ~~17th~~ day of November, 1950, this cause came on to be heard, pursuant to due notice given, and the Court, having been fully advised in the premises, finds that the fee simple title in and to the lands involved in this proceeding, save and except the oil and gas minerals therein, resorting to the owners thereof the right of ingress and egress for the purposes of drilling for and producing said oil and gas in a careful and lawful manner, and further subject to existing easements for public roads and highways, public utilities, railroads and pipe lines, was at the time of taking by the petitioner, vested as follows, to-wit:

Tract No. B-16

Northeast Quarter of Northwest Quarter of Southeast Quarter ($NE\frac{1}{4} NW\frac{1}{4} SE\frac{1}{4}$), and North Half of Northwest Quarter of Northwest Quarter of Southeast Quarter ($NE\frac{1}{2} NW\frac{1}{4} NW\frac{1}{4} SE\frac{1}{4}$), and West Half of Southwest Quarter of Southwest Quarter of Southeast Quarter ($W\frac{1}{2} SW\frac{1}{4} SW\frac{1}{4} SE\frac{1}{4}$), and Southeast Quarter of Southwest Quarter of Southwest Quarter of Southeast Quarter ($SE\frac{1}{4} SW\frac{1}{4} SW\frac{1}{4} SE\frac{1}{4}$) of Section 23, Township 17 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 22.50 acres, more or less.

Title is vested in Walter Reed and Ruby Reed.

Tract No. B-24

East Half of East Half of Southwest Quarter of Southwest Quarter ($E\frac{1}{2} E\frac{1}{2} SW\frac{1}{4} SW\frac{1}{4}$), and Southeast Quarter of Southeast Quarter ($SE\frac{1}{4} SE\frac{1}{4}$), and East Half of Northeast Quarter of Southeast Quarter ($E\frac{1}{2} NE\frac{1}{4} SE\frac{1}{4}$), and Southwest Quarter of Northeast Quarter of Southeast Quarter ($SW\frac{1}{4} NE\frac{1}{4} SE\frac{1}{4}$) of Section 10, Township 17 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 80.00 acres, more or less.

Title is vested in C. E. Foster.

Tract No. B-25

Northeast Quarter of Northeast Quarter of Northeast Quarter of Northeast Quarter ($NE\frac{1}{4} NE\frac{1}{4} NE\frac{1}{4} NE\frac{1}{4}$) of Section 11, Township 17 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 2.50 acres, more or less.

Title is vested in Leroy J. Burt, Robert E. Keenan and J. H. Galanter, subject to tax lien of U. S. Internal Revenue Department on interest of Robert E. Keenan.

Tract No. B-30

Northeast Quarter of Northeast Quarter of Northeast Quarter ($NE\frac{1}{4} NE\frac{1}{4} NE\frac{1}{4}$) of Section 34, Township 17 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 10.00 acres, more or less.

Title is vested in Annie Gibson.

Tract No. B-41

South Half of Northeast Quarter ($S\frac{1}{2} NE\frac{1}{4}$), and East Half of Northeast Quarter of Southeast Quarter ($E\frac{1}{2} NE\frac{1}{4} SE\frac{1}{4}$), and East Half of West Half of Northeast Quarter of Southeast Quarter ($E\frac{1}{2} W\frac{1}{2} NE\frac{1}{4} SE\frac{1}{4}$), of Section 16; and West Half of Southeast Quarter ($W\frac{1}{2} SE\frac{1}{4}$), and North Half of Northeast Quarter of Southeast Quarter ($N\frac{1}{2} NE\frac{1}{4} SE\frac{1}{4}$), and Southwest Quarter of Northeast Quarter of Southeast Quarter ($SW\frac{1}{4} NE\frac{1}{4} SE\frac{1}{4}$), and North Half of Southeast Quarter of Northeast Quarter of Southeast Quarter ($N\frac{1}{2} SE\frac{1}{4} NE\frac{1}{4} SE\frac{1}{4}$), and North Half of Northwest Quarter of Southeast Quarter of Southeast Quarter ($N\frac{1}{2} NW\frac{1}{4} SE\frac{1}{4} SE\frac{1}{4}$) of Section 17; all in Township 17 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 230.00 acres, more or less.

Title is vested in: Sallie Pinehill, He-con-con-thala Tiger, Suzanna Tiger, Mary Lou Tiger and Leo Pinehill.

Tract No. B-46

Southeast Quarter of Northeast Quarter ($SE\frac{1}{4} NE\frac{1}{4}$) of Section 17, Township 17 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 40.00 acres, more or less.

Title is vested in: Otis Garrett and Elba Garrett.

Tract No. B-50

Northeast Quarter of Northwest Quarter of Northwest Quarter ($NE\frac{1}{4} NW\frac{1}{4} NW\frac{1}{4}$), and East Half of Northwest Quarter of Northwest Quarter of Northwest Quarter ($E\frac{1}{2} NW\frac{1}{4} NW\frac{1}{4} NW\frac{1}{4}$) of Section 17, Township 17 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 15.00 acres, more or less.

Title is vested in Annie Smith Yahola, Birdie Wolf and Myrtle Wolf.

Tract No. B-53

East Half of Northeast Quarter of Southwest Quarter ($E\frac{1}{2} NE\frac{1}{4} SW\frac{1}{4}$) of Section 8, Township 17 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 20.00 acres, more or less.

Title is vested in: Phoebe Bruce, Browder F. Bruce, Virginia Bruce Masterson, Louis Masterson, Plezzie Bruce Livingston, Troy Livingston, Coleman R. Bruce, Alline C. Bruce, Hattie May Bruce Williams, Robert L. Williams and Lucas D. Bruce.

Tract No. B-61

West Half of Northwest Quarter of Northwest Quarter ($W\frac{1}{2} NW\frac{1}{4} NW\frac{1}{4}$) of Section 32, Township 18 North, Range 10 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 20.00 acres, more or less.

Title is vested in: J. S. Douglass, Gail E. Kennedy, Hlea Marleen Bakhaus, Mrs. Teleo Douglass, Hubert Douglass, Paul T. Douglass and Alice Douglass Coleman.

Tract No. B-70

North Half of Northeast Quarter of Northwest Quarter ($N\frac{1}{2} NE\frac{1}{4} NW\frac{1}{4}$), and North Half of South Half of Northeast Quarter of Northwest Quarter ($N\frac{1}{2} S\frac{1}{2} NE\frac{1}{4} NW\frac{1}{4}$), and a tract described as: Beginning at the southeast corner of the Northwest Quarter ($NW\frac{1}{4}$); thence North 990' m/l; thence southwesterly 933' m/l to the northwest corner of the Southwest Quarter of Southeast Quarter of Southeast Quarter of Northwest Quarter ($SW\frac{1}{4} SE\frac{1}{4} SE\frac{1}{4} NW\frac{1}{4}$); thence South 330' m/l to South line of Northwest Quarter ($NW\frac{1}{4}$); thence East 660' m/l to point of beginning, in Section 12, Township 17 North, Range 8 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 40.00 acres, more or less.

Title is vested in Flossie Lee Self now Pickett and Harold V. Pickett.

Tract No. B-71

South Half of Northeast Quarter ($S\frac{1}{2} NE\frac{1}{4}$), and Southwest Quarter of Northwest Quarter of Northeast Quarter ($SW\frac{1}{4} NW\frac{1}{4} NE\frac{1}{4}$) of Section 12, Township 17 North, Range 8 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 90.00 acres, more or less.

Title is vested in Wisey Beaver now Porter, Benjamin Porter, Thomas Beaver, Leaster Beaver, William Beaver, Elizabeth Beaver, Homer C. Bath, Maggie Bath, Elizabeth B. Bath Lester, Roy Lester, Verna Bath Jordan, C. L. Jordan, Bessie Bath Cash, H. H. Cash, Roy A. Bath, and Bula Bath.

Tract No. B-91

South Half of Southeast Quarter of Southwest Quarter ($S\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4}$), and Southeast Quarter of Southeast Quarter of Southwest Quarter of Southwest Quarter ($SE\frac{1}{4} SE\frac{1}{4} SW\frac{1}{4} SW\frac{1}{4}$) of Section 25; and East Half of Northwest Quarter ($E\frac{1}{2} NW\frac{1}{4}$) of Section 30; all in Township 18 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 102.50 acres, more or less.

Title is vested in Jesse Coonrod, Jaunita Coonrod, Hinton, Cornelia Coonrod Holmes and Leletta Coonrod Wright.

Tract No. B-96

South 5.00 acres of Southeast 10 acres of Lot 5 in Section 6, Township 17 North, Range 10 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 5.00 acres, more or less.

Title is vested in H. C. Vickers and Opal Vickers, subject to mortgage lien of Community State Bank, Bristow, Oklahoma.

Tract No. B-105

South Half of Southwest Quarter of Northwest Quarter of Northeast Quarter ($S\frac{1}{2} SW\frac{1}{4} NW\frac{1}{4} NE\frac{1}{4}$) of Section 30, Township 18 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 5.00 acres, more or less.

Title is vested in Raymond Holmes.

If it is found, viewed, considered and agreed that the title to the above described real estate and estates therein taken by these proceedings was, at the time of taking, by the petitioner herein vested in the persons hereinabove set out, and said persons are entitled to receive just compensation for the taking of said lands in these proceedings. Such right to receive the just compensation is subject to the paramount lien and payment of any and all taxes due, assessable and payable, of whatever nature.

/s/ Royce H. Savage

1954

UNITED STATES DISTRICT COURT FOR THE NORTHERN
DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

Plaintiff,

vs.

5 Cases, MORE OR LESS, EACH CONTAINING
24 DISPLAY CARTONS, 144 LEAFLETS ENTITLED
"RIDD" and 144 BOTTLES OF AN ARTICLE
LABELED IN PART: (BTL) "RIDD" MEDICATED
POWDER NET WEIGHT 1 OZ."

Defendant.

No. 2646 Civil

FILED
In Open Court

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NOBLE C. HOOD
Clerk U. S. District Court

ORDER

This matter coming on upon the application of the claimant, Ridd Laboratories, Inc., a corporation, of Edmonds, Washington, for an order transferring the above cause to the District Court for the Western District of Washington for trial, it appearing to the court that the United States Attorney for the Northern District of Oklahoma has been notified of such application and has had an opportunity to be heard and has no objection thereto and good cause to the contrary not being shown,

IT IS HEREBY ORDERED that the above cause be and it is hereby transferred to the United States District Court of the Western District of Washington, a district of reasonable proximity to the claimant's principal place of business, for trial.

DATED this 20th day of November, 1950.

/s/ Royce H. Savage
JUDGE

Dixie Engineering Corporation,
a corporation, - - - - - Plaintiff,)
vs)
Bituminous Casualty Company,
a corporation, - - - - - Defendant.)

NOBLE C. HOCK
Clerk U. S. District Court
No. 2507-
Civil.

JOURNAL ENTRY

Now this 16th day of October, 1950, same being a judicial day of said court, this cause comes on for trial in its regular order of setting on the plaintiff's petition and the defendant's answer. The parties himself appeared or their respective attorneys of record and announced ready for trial; thereupon, plaintiff introduced its evidence and rested and at the close of plaintiff's evidence, the defendant demurred to said evidence, which demurrer was overruled and defendant was allowed an exception. Thereupon, defendant introduced its testimony and rested, and both sides finally closed; thereupon, the plaintiff was given twenty (20) days within which to file its requested findings of fact and conclusions of law, and its brief in support thereof. The defendant was given ten (10) days thereafter within which to file its requested findings of fact and conclusions of law and its brief in support thereof.

And now this 20th day of November, 1950, same being a judicial day of said court, the court having considered the pleadings, the evidence, the requested findings of fact and conclusions of law, and being well and fully advised in the premises doth make its findings of fact and conclusions of law, which were filed in the office of the Clerk of this court on the 20th day of November, 1950. In keeping with the findings of fact and conclusions of law so made and filed by the court, the court finds and holds, generally, in favor of defendant and against the plaintiff. The court finds that the allegations of plaintiff's petition have not been sustained by the evidence in this case, and concludes as a matter of law that the plaintiff is not entitled to recover from

the defendant.

IT IS THEREFORE ADJUDGED AND DECREED that plaintiff's action be and the same is hereby dismissed, and that defendant have judgment against plaintiff for its costs herein expended, to which plaintiff is allowed an exception.

15/ Royal W. Savage
Judge

UNITED STATES DISTRICT COURT FOR THE NORTHERN
DISTRICT OF OKLAHOMA.

United States of America,)
)
 Plaintiff,)
)
 vs.) No. 2751 Civil
)
 Nineteen one-gallon bottles,)
 more or less, of Ya-De The 5)
 Year Guaranteed Mothproof,)
)
 Defendant.)

ADLME
1950
ROBERT C. BOON
Clerk U. S. District Court

JOURNAL ENTRY

This matter coming on for hearing this 27th day of November, 1950, in its regular order, the plaintiff, United States of America, appearing by Whit Y. Muzzy, 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 pleading has been filed in this cause. That the Nineteen one-gallon bottles, more or less, of Ya-De The 5 Year Guaranteed Mothproof, was transported in interstate commerce by the Crossland Manufacturing Co., Inc., from Toledo, Ohio, to the Alexander Carpet Shop at Tulsa, Oklahoma, on or about July 28, 1950.

The court further finds that said product is an economic poison within the meaning of the Federal Insecticide, Fungicide and Rodenticide Act (7 U.S.C. 1946 ed., Supp. III, 135 - 135k), section 4, and has not been registered with the Secretary of Agriculture, and is misbranded within the meaning of the act in that the ingredient statement appearing on its labels as required by the act is in such small type that it is not prominently placed on the labels with such conspicuousness as to render it likely to be read and understood by the ordinary individual under customary conditions of purchase and use as provided in section 2u(2)(f) of the act.

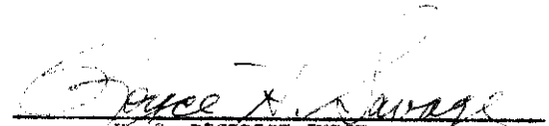
The court further finds that the United States Marshal for the Northern District of Oklahoma, upon order of the court of November 10, 1950, to seize and arrest said merchandise, did seize and arrest twelve and one-half (12½) bottles of said merchandise on November 13, 1950.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that the said twelve and one-half (12½) bottles, more or less, of Ya-De The 5 Year Guaranteed Mothproof, be and the same hereby are condemned, forfeited and confiscated.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that said merchandise be destroyed and that Virgil B. Stanley, United States Marshal for the Northern District of Oklahoma, be and he hereby is instructed and directed to destroy same and to report his acts under this order to this court within thirty (30) days from this date.

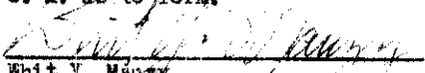
AND IT IS THE FURTHER ORDER OF THE COURT that the plaintiff, United States of America, recover the costs of this action from the Alexander Carpet Shop at Tulsa, Oklahoma.

AND IT IS SO ORDERED.



B. S. DISTRICT JUDGE

O. K. as to form:



Whit E. Maury
United States Attorney

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

THE KENDALL COMPANY, a
corporation,
Plaintiff

vs.

HARPER C. NICHOLSON, a sole
trader doing business as
TULSA CURTAIN MANUFACTURING
COMPANY,
Defendant

No. 2748
Civil

1950

1950

J U D G E M E N T

NOBLE J. HOOD
Clerk U. S. District Court

Now on this 21st day of November, 1950, there having
come on for hearing before the undersigned United States District
Judge for the Northern District of Oklahoma, the above-entitled
matter upon stipulation of counsel, plaintiff appearing by its
attorney, Irvine E. Ungerman, and the defendant appearing by
its attorneys, Gable & Gotwals, and a stipulation having been
heretofore filed in this cause wherein, under the terms and
conditions thereof, the defendant agreed to the plaintiff taking
a judgment against the defendant in the amount of \$8,125.64
with interest thereon at the rate of 6% per annum from this
date, and further stipulating that the judgment might be paid
out under the terms and conditions of said stipulation, and
the Court finds that the stipulation should be approved and
finds that judgment should be entered in favor of the plaintiff,
under the terms and conditions of such stipulation.

IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED by
this Court that the plaintiff have and recover judgment as and
against the defendant in the sum of \$8,125.64 with interest
thereon at the rate of 6% per annum from date of judgment, to-
gether with all the costs of this action.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED by this
Court that the stipulation of the parties heretofore filed herein
be and the same is hereby approved in its entirety.

APPROVED:

Irvine E. Ungerman
Attorney for Plaintiff
Robert G. Gable & Gotwals
Attorneys for Defendant

Irvine E. Ungerman
United States District Judge

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

JOHN R. BOLING,

Plaintiff,

vs

NO. 1640 CIVIL

UNITED STATES OF AMERICA,

Defendant,

J U D G M E N T

The above cause having heretofore been briefed and argued by counsel for the respective parties, the same came on for decision on this 27th day of November, 1950 and the Court having this day filed herein its Findings of Fact and Conclusions of Law, thereupon, upon consideration of said cause, IT WAS ORDERED, ADJUDGED AND DECREED that plaintiff have and recover of and from the defendant judgment in the principal sum of \$408.39 for the refund of income taxes paid by plaintiff to defendant for the year 1918.

IT IS by the Court FURTHER ORDERED, ADJUDGED AND DECREED that plaintiff have judgment against defendant for interest at the rate of six per cent (6%) per annum on the aforesaid principal sum, for which judgment is hereby rendered from the date of the payment of such taxes by plaintiff to defendant, to-wit: From and after April 14, 1920 on the sum of \$408.39 income taxes paid for the year 1918.


District Judge

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

Gerald L. K. Smith,
Plaintiff,
vs.
Twentieth Century-Fox Film
Corporation, a corporation,
Defendant.

No. 2488

FILED

NOV 24 1950

NOBLE C. HOOD
Clerk U. S. District Court

J U D G M E N T

On this 24th day of November, 1950, this cause came on for decision upon defendant's motion for summary judgment, the Court heretofore having viewed the motion picture, a print of which was heretofore filed as a physical exhibit, having considered the remaining physical exhibits on file, and having heard the argument of counsel. The Court being so advised, finds that even assuming defendant to have had any connection with the novel of which complaint is made, references therein and in the motion picture to plaintiff are purely incidental and not actionable, and further finds that the uncontroverted facts alleged in the supporting affidavit on file are true, that plaintiff is a public personage and that, as such, said novel and motion picture do not constitute an actionable invasion of any right of privacy allegedly held by plaintiff; that defendant's said motion for summary judgment should be sustained and that judgment should be rendered for defendant in this cause.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that defendant's motion for summary judgment be and the same hereby is sustained, and judgment hereby is rendered in favor of defendant and at the cost of plaintiff.

IT IS FURTHER ORDERED that defendant be permitted to withdraw its print of the motion picture "Gentleman's Agreement", on file herein as a physical exhibit, at such time as this judgment may become final.

Raymond H. Savage
Judge.

Plaintiff

-vs-

1.5 acres of land, more or less,
situate in Block 10, Subdivision
No. 1, T. 40 N., R. 3 E., S. 1

Defendants

No. 140-Civil

FILED

NOV 20 1956

NOBLE C. HOOD
Clerk U. S. District Court

U. S. District Court
D. C. R-3

On this 29th day of November, 1956, there is on
the part of the latter of the Republic of the United States of
America, the plaintiff of this proceeding, a tract of land, more or less,
situate in Block 10, Subdivision No. 1, T. 40 N., R. 3 E., S. 1, and
more or less, and the defendant of this proceeding, a tract of land, more or less,
situate in Block 10, Subdivision No. 1, T. 40 N., R. 3 E., S. 1, and
more or less, to be in and to be in the United States of America.

The Court of Appeals, in its decision in the
case of United States v. ..., the Court
of Appeals, in its decision in the case of United States v. ...,
has held that the defendant of this proceeding, a tract of land, more or less,
situate in Block 10, Subdivision No. 1, T. 40 N., R. 3 E., S. 1, and
more or less, is not in the United States of America.

The Court of Appeals, in its decision in the
case of United States v. ..., the Court
of Appeals, in its decision in the case of United States v. ...,
has held that the defendant of this proceeding, a tract of land, more or less,
situate in Block 10, Subdivision No. 1, T. 40 N., R. 3 E., S. 1, and
more or less, is not in the United States of America.

In the case of United States v. ..., the Court
of Appeals, in its decision in the case of United States v. ...,
has held that the defendant of this proceeding, a tract of land, more or less,
situate in Block 10, Subdivision No. 1, T. 40 N., R. 3 E., S. 1, and
more or less, is not in the United States of America.

W. Carroll Sawyer

UNITED STATES DISTRICT COURT FOR THE NORTHERN
DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

No. 2760 Civil

The heirs, legal representatives and next of kin of
the following:

Unknown, Grave No. 1, Tadpole Cemetery, Unknown In-
fant, Grave No. 2, Tadpole Cemetery; Unknown, Grave
No. 4, Tadpole Cemetery; Unknown, Grave No. 10, Tad-
pole Cemetery; Sonagooyah, Grave No. 10A, Tadpole
Cemetery; Unknown Infant, Grave No. 11, Tadpole Ceme-
tery; Unknown, Grave No. 11A, Tadpole Cemetery; Un-
known, Grave No. 11B, Tadpole Cemetery; Katie Tad-
pole; Unknown, Grave No. 24, Tadpole Cemetery; Cou-
seen Downing; Unknown, Grave No. 26, Tadpole Cemetery;
Unknown, Grave No. 28A, Tadpole Cemetery; Unknown,
Grave No. 1, Earbob Cemetery; Unknown, Grave No. 2,
Earbob Cemetery; Unknown, Grave No. 3, Earbob Cemetery;
Unknown, Grave No. 4, Earbob Cemetery; Unknown, Grave
No. 5, Earbob Cemetery; Unknown, Grave No. 5A, Earbob
Cemetery; Unknown, Grave No. 6, Earbob Cemetery; Un-
known, Grave No. 7, Earbob Cemetery, Unknown, Grave No.
8, Earbob Cemetery; Unknown, Grave No. 9, Earbob Ceme-
tery; George N. Drew; Unknown, Grave No. 1, Adair Ceme-
tery; Unknown Infant, Grave No. 2, Adair Cemetery; Un-
known, Grave No. 3, Adair Cemetery; Unknown, Grave No.
4, Adair Cemetery; Elmer McCleery; Ethel Awamay; Un-
known, Grave No. 12, Adair Cemetery; Unknown, Grave No.
23, Adair Cemetery; Unknown, Grave No. 27, Adair Ceme-
tery; Unknown Infant, Grave No. 28, Adair Cemetery;
Unknown Infant, Grave No. 29, Adair Cemetery; Unknown
Infant, Grave No. 31, Adair Cemetery; Unknown Infant,
Grave No. 33, Adair Cemetery; Ed Thompson; Lucy Thomp-
son; Infant Thompson, Grave No. 35B, Adair Cemetery;
Unknown, Grave No. 36, Adair Cemetery; Unknown, Grave
No. 40, Adair Cemetery; Unknown, Grave No. 41, Adair
Cemetery; Unknown, Grave No. 42, Adair Cemetery; Un-
known, Grave No. 43, Adair Cemetery; Unknown, Grave No.
44, Adair Cemetery; Unknown Infant, Grave No. 47, Adair
Cemetery; Unknown, Grave No. 51, Adair Cemetery; Un-
known, Grave No. 52, Adair Cemetery; Unknown, Grave No.
53, Adair Cemetery; Unknown, Grave No. 54, Adair Ceme-
tery; Unknown, Grave No. 56, Adair Cemetery; Unknown,
Grave No. 57, Adair Cemetery; Unknown, Grave No. 58,
Adair Cemetery; Unknown, Grave No. 59, Adair Cemetery;
Unknown, Grave No. 60, Adair Cemetery; Unknown Infant,
Grave No. 61, Adair Cemetery; Unknown Infant, Grave No.
62, Adair Cemetery, Unknown Infant, Grave No. 63, Adair
Cemetery; Unknown Infant, Grave No. 64, Adair Cemetery;
Unknown, Grave No. 65, Adair Cemetery; Unknown Infant,
Grave No. 66, Adair Cemetery; Unknown Infant, Grave No.
67, Adair Cemetery; Unknown, Grave No. 74, Adair Ceme-
tery; Unknown, Grave No. 75, Adair Cemetery; Unknown,
Grave No. 82, Adair Cemetery; Infant Coker, Grave No.
80, Adair Cemetery; Unknown Infant, Grave No. 81, Adair
Cemetery; Unknown, Grave No. 86, Adair Cemetery;
Unknown, Grave No. 87, Adair Cemetery; Unknown Infant,
Grave No. 111F, Adair Cemetery, James T. Tate,

FILED

APR 19 1950

WOBLE C. HOOD
Clerk U. S. District Court

Adair Cemetery; Unknown, Grave No. 88, Adair Cemetery; Unknown, Grave No. 89, Adair Cemetery; Unknown, Grave No. 90, Adair Cemetery; E. Raven; Eliza Raven; Unknown, Grave No. 93, Adair Cemetery; Unknown, Grave No. 94, Adair Cemetery; Unknown, Grave No. 95, Adair Cemetery; Unknown, Grave No. 96, Adair Cemetery; Unknown, Grave No. 98, Adair Cemetery; Unknown, Grave No. 99, Adair Cemetery; Unknown, Grave No. 102, Adair Cemetery; Unknown, Grave No. 103, Adair Cemetery; Unknown, Grave No. 104, Adair Cemetery; Susie Downing; _____ Downing, Grave No. 106, Adair Cemetery; Mollie Downing; Lucindia Downing; Unknown, Grave No. 109, Adair Cemetery; Unknown, Grave No. 110, Adair Cemetery; Unknown, Grave No. 111, Adair Cemetery; P. J. Robbins; Shortie Williams; Unknown, Grave No. 113, Adair Cemetery; Unknown, Grave No. 114, Adair Cemetery; Unknown, Grave No. 115, Adair Cemetery; Unknown, Grave No. 118, Adair Cemetery; Unknown, Grave No. 119, Adair Cemetery; Tassie Young; Unknown, Grave No. 126, Adair Cemetery; Unknown, Grave No. 128, Adair Cemetery; Unknown, Grave No. 129, Adair Cemetery; Unknown, Grave No. 130, Adair Cemetery; Unknown Infant, Grave No. 131, Adair Cemetery; Unknown, Grave No. 136, Adair Cemetery; Unknown, Grave No. 141, Adair Cemetery; Unknown, Grave No. 147, Adair Cemetery; Unknown, Grave No. 150, Adair Cemetery; Unknown, Grave No. 3, Colored Cemetery; Unknown, Grave No. 13, Colored Cemetery; Unknown, Grave No. 14, Colored Cemetery; Unknown, Grave No. 15, Colored Cemetery; Unknown, Grave No. 25, Colored Cemetery; Unknown, Grave No. 26, Colored Cemetery; Unknown, Grave No. 27, Colored Cemetery; Unknown, Grave No. 28, Colored Cemetery; Unknown, Grave No. 29, Colored Cemetery; Unknown, Grave No. 30, Colored Cemetery; Unknown, Grave No. 31, Colored Cemetery; Unknown, Grave No. 34, Colored Cemetery; Unknown, Grave No. 38, Colored Cemetery; Unknown, Grave No. 44, Colored Cemetery; Unknown, Grave No. 50, Colored Cemetery; Unknown, Grave No. 52, Colored Cemetery; Unknown, Grave No. 53, Colored Cemetery; Unknown, Grave No. 54, Colored Cemetery; Unknown, Grave No. 55, Colored Cemetery; Unknown, Grave No. 56, Colored Cemetery; Unknown, Grave No. 57, Colored Cemetery; Unknown, Grave No. 58, Colored Cemetery; Unknown, Grave No. 59, Colored Cemetery; Unknown, Grave No. 61, Colored Cemetery; Unknown, Grave No. 62, Colored Cemetery; Infant Oliver, Grave No. 65, Colored Cemetery; Unknown, Grave No. 66, Colored Cemetery; Unknown, Grave No. 67, Colored Cemetery; Unknown, Grave No. 73, Colored Cemetery; Unknown, Grave No. 74, Colored Cemetery; Unknown, Grave No. 75, Colored Cemetery; _____ Williams, Grave No. 76, Colored Cemetery; Unknown, Grave No. 80, Colored Cemetery; Unknown, Grave No. 81, Colored Cemetery; Unknown, Grave No. 82, Colored Cemetery; Algy Rider; Catherine Rider; George Rider; David Rider; Ed Rider; John Holt; W. A. Warrn; Unknown, Grave No. 6, Osage Cemetery; Unknown, Grave No. 7, Osage Cemetery; Unknown, Grave No. 8, Osage Cemetery; Unknown, Grave No. 1, Lone Indian Cemetery; Susie Bolin; Locust Downing; Infant of William Vann, Grave No. _____, Downing-Vann Cemetery; Infant of Charley Vann, Grave No. _____, Downing-Vann Cemetery,

Defendants.

O R D E R

This matter coming on for hearing this 4th day of December, 1950, 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 court being fully advised in the premises, finds that due notice by publication has been given to all of the defendants pursuant to an order of this court entered on the 20th day of November, 1950.

The court further finds that no defendant has appeared herein. The court further finds that prior to the filing of this action by the United States, it had been determined by the proper officials of the United States of America, in furtherance of a flood control program of the United States, that the Fort Gibson Dam be erected on the Grand Neosho River in the Arkansas river watershed and that it was necessary for the public interest that certain lands be condemned for said project.

The court further finds that located in said project are certain cemeteries located in Mayes County, Oklahoma, and that said cemeteries are located within the boundaries of land to which the United States has acquired fee simple title and which may be flooded in the maintenance of said Fort Gibson Dam Project. That the United States desires to remove the bodies interred in the above described cemeteries and that the United States has acquired sites for the reinterment of the bodies located in the said cemeteries located within the boundaries of said project and that the United States will bear all expenses of removing the bodies from said cemeteries to the new reinterment cemeteries. That the United States has obtained the consent and agreement from all persons who have known relatives located in said cemeteries to the new reinterment cemeteries, except the defendants named in this action and that the United States should be authorized to remove the bodies located in the cemeteries within the Fort Gibson Dam Project to the new reinterment cemeteries.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that the United States be and it hereby is allowed the right, through its duly authorized agents, to remove the following bodies from the following described cemeteries to the following described reinterment cemeteries:

Interred in Cemetery No. 33, located 120 feet north and 660 feet east of the southeast corner of Section 26, Township 19 North, Range 19 East, Mayes County, Oklahoma, known as Tadpole Cemetery, are the following bodies, to be removed to Reinterment Cemetery No. 1, located at Northwest Quarter of Northwest Quarter of Northwest Quarter of Northwest Quarter of Section 6, Township 18 North, Range 19 East, Wagoner County, Oklahoma, as more fully described hereinafter:

Unknown, Grave No. 1, to Lot 18, Grave No. 1;
Unknown Infant, Grave No. 2, to Lot 18, Grave No. 2;
Unknown, Grave No. 4, to Lot 18, Grave No. 3;
Unknown, Grave No. 10, to Lot 18, Grave No. 4;
Sonagooyah, Grave No. 10A, to Lot 16, Grave No. 17;
Unknown Infant, Grave No. 11, to Lot 18, Grave No. 5;
Unknown, Grave No. 11A, to Lot 18, Grave No. 6;
Unknown, Grave No. 11B, to Lot 18, Grave No. 7;
Katie Tadpole, Grave No. 23A, to Lot 17, Grave No. 23;
Unknown, Grave No. 24, to Lot 18, Grave No. 8;
Counseen Downing, Grave No. 25, to Lot 17, Grave No. 26;
Unknown, Grave No. 26, to Lot 18, Grave No. 9;
Unknown, Grave No. 28A, to Lot 18, Grave No. 10.

Interred in Cemetery No. 34, located in Township 19 North, Range 19 East, Mayes County, Oklahoma, known as Earbob Cemetery, are the following bodies, to be removed to Reinterment Cemetery No. 6, located at South Half of Southeast Quarter of Northeast Quarter of Southwest Quarter of Section 6, Township 19 North, Range 20 East, Mayes County, Oklahoma, as more fully described hereinafter:

Unknown, Grave No. 1, to Lot 23, Grave No. 3;
Unknown, Grave No. 2, to Lot 23, Grave No. 4;
Unknown, Grave No. 3, to Lot 23, Grave No. 5;
Unknown, Grave No. 4, to Lot 23, Grave No. 6;
Unknown, Grave No. 5, to Lot 23, Grave No. 7;
Unknown, Grave No. 5A, to Lot 23, Grave No. 8;
Unknown, Grave No. 6, to Lot 23, Grave No. 9;
Unknown, Grave No. 7, to Lot 23, Grave No. 10;
Unknown, Grave No. 8, to Lot 23, Grave No. 11;
Unknown, Grave No. 9, to Lot 23, Grave No. 12.

Interred in Cemetery No. 35, located 1980 feet south of the north quarter corner of Section 34, Township 20 North, Range 19 East, Mayes County, Oklahoma, known as Vann & McCracken Cemetery, are the following bodies, which are to be removed to Reinterment Cemetery No. 6, described above, as more fully described hereinafter:

George N. Drew, Grave No. 2, to Lot 24, Grave No. 27.

Interred in Cemetery No. 36, located 1320 feet west and 132 feet north of the east quarter corner of Section 10, Township 19 North, Range 19 East, Mayes County, Oklahoma, known as Adair Cemetery, are the following bodies, to be removed to Reinterment Cemetery No. 6, described above, as more fully described hereinafter:

Unknown, Grave No. 1, to Lot 31, Grave No. 1;
Unknown Infant, Grave No. 2, to Lot 31, Grave No. 2;
Unknown, Grave No. 3, to Lot 31, Grave No. 3;
Unknown, Grave No. 4, to Lot 31, Grave No. 4;
Elmer McGleery, Grave No. 6, to Lot 25, Grave No. 4;
Ethel Awamoy, Grave No. 11, to Lot 25, Grave No. 19;
Unknown, Grave No. 12, to Lot 31, Grave No. 5;
Unknown, Grave No. 23, to Lot 26, Grave No. 4;
Unknown, Grave No. 27, to Lot 31, Grave No. 8;
Unknown Infant, Grave No. 28, to Lot 31, Grave No. 9;
Unknown Infant, Grave No. 29, to Lot 31, Grave No. 10;
Unknown Infant, Grave No. 31, to Lot 31, Grave No. 11;
Unknown Infant, Grave No. 33, to Lot 31, Grave No. 12;
Ed Thompson, Grave No. 35, to Lot 26, Grave No. 15;
Lucy Thompson, Grave No. 35A, to Lot 26, Grave No. 16;
Infant Thompson, Grave No. 35B, to Lot 26, Grave No. 17;
Unknown, Grave No. 36, to Lot 31, Grave No. 13;
Unknown, Grave No. 40, to Lot 31, Grave No. 15;
Unknown, Grave No. 41, to Lot 31, Grave No. 16;
Unknown, Grave No. 42, to Lot 31, Grave No. 17;
Unknown, Grave No. 43, to Lot 31, Grave No. 18;
Unknown, Grave No. 44, to Lot 31, Grave No. 19;
Unknown Infant, Grave No. 47, to Lot 31, Grave No. 20;
Unknown, Grave No. 51, to Lot 31, Grave No. 21;
Unknown, Grave No. 52, to Lot 31, Grave No. 22;
Unknown, Grave No. 53, to Lot 31, Grave No. 23;
Unknown, Grave No. 54, to Lot 31, Grave No. 24;
Unknown, Grave No. 56, to Lot 31, Grave No. 25;
Unknown, Grave No. 57, to Lot 31, Grave No. 26;
Unknown, Grave No. 58, to Lot 31, Grave No. 27;
Unknown, Grave No. 59, to Lot 31, Grave No. 28;
Unknown, Grave No. 60, to Lot 31, Grave No. 29;
Unknown Infant, Grave No. 61, to Lot 31, Grave No. 30;
Unknown Infant, Grave No. 62, to Lot 31, Grave No. 31;
Unknown Infant, Grave No. 63, to Lot 31, Grave No. 32;
Unknown Infant, Grave No. 64, to Lot 31, Grave No. 33;
Unknown, Grave No. 65, to Lot 31, Grave No. 34;
Unknown Infant, Grave No. 66, to Lot 31, Grave No. 35;
Unknown Infant, Grave No. 67, to Lot 31, Grave No. 36;
Unknown, Grave No. 74, to Lot 32, Grave No. 1;
Unknown, Grave No. 75, to Lot 32, Grave No. 2;
Infant Coker, Grave No. 80, to Lot 27, Grave No. 29;
Unknown Infant, Grave No. 81, to Lot 32, Grave No. 4;
Unknown, Grave No. 82, to Lot 31, Grave No. 5;
Unknown, Grave No. 86, to Lot 31, Grave No. 6;
Unknown, Grave No. 87, to Lot 32, Grave No. 7;
Unknown, Grave No. 88, to Lot 32, Grave No. 8;
Unknown, Grave No. 89, to Lot 32, Grave No. 9;
Unknown, Grave No. 90, to Lot 32, Grave No. 10;
E. Raven, Grave No. 91, to Lot 28, Grave No. 8;
Elisa Raven, Grave No. 92, to Lot 28, Grave No. 9;
Unknown, Grave No. 93, to Lot 32, Grave No. 11;
Unknown, Grave No. 94, to Lot 32, Grave No. 12;
Unknown, Grave No. 95, to Lot 32, Grave No. 13;
Unknown, Grave No. 96, to Lot 32, Grave No. 14;
Unknown, Grave No. 98, to Lot 32, Grave No. 15;

Unknown, Grave No. 99, to Lot 30A, Grave No. 2;
 Unknown, Grave No. 102, to Lot 32, Grave No. 16;
 Unknown, Grave No. 103, to Lot 32, Grave No. 17;
 Unknown, Grave No. 104, to Lot 32, Grave No. 18;
 Susie Downing, Grave No. 105, to Lot 28, Grave No. 19;
 _____ Downing, Grave No. 106, to Lot 28, Grave No. 20;
 Mollie Downing, Grave No. 107, to Lot 28, Grave No. 21;
 Lucindia Downing, Grave No. 108, to Lot 28, Grave No. 22;
 Unknown, Grave No. 109, to Lot 31, Grave No. 6;
 Unknown, Grave No. 110, to Lot 32, Grave No. 21;
 Unknown, Grave No. 111, to Lot 32, Grave No. 22;
 Unknown, Infant, Grave No. 111A, to Lot 32, Grave No. 23;
 P. J. Robbins, Grave No. 111B, to Lot 28, Grave No. 30;
 Shortie Williams, Grave No. 112, to Lot 28, Grave No. 34;
 Unknown, Grave No. 113, to Lot 32, Grave No. 24;
 Unknown, Grave No. 114, to Lot 32, Grave No. 25;
 Unknown, Grave No. 115, to Lot 32, Grave No. 26;
 Unknown, Grave No. 118, to Lot 32, Grave No. 28;
 Unknown, Grave No. 119, to Lot 32, Grave No. 29;
 Tassie Young, Grave No. 121, to Lot 29, Grave No. 4;
 Unknown, Grave No. 126, to Lot 32, Grave No. 30;
 Unknown, Grave No. 128, to Lot 32, Grave No. 31;
 Unknown, Grave No. 129, to Lot 32, Grave No. 32;
 Unknown, Grave No. 130, to Lot 32, Grave No. 33;
 Unknown Infant, Grave No. 131, to Lot 32, Grave No. 34;
 Unknown, Grave No. 136, to Lot 32, Grave No. 36;
 Unknown, Grave No. 141, to Lot 33, Grave No. 2;
 Unknown, Grave No. 147, to Lot 33, Grave No. 4;
 Unknown, Grave No. 150, to Lot 33, Grave No. 5.

Interred in Cemetery No. 38, located 396 feet west and 330 feet
 north of the center of Section 4, Township 19 North, Range 19 East, Mayes
 County, Oklahoma, known as the Colored Cemetery, are the following bodies,
 to be removed to Reinterment Cemetery No. 5, located at Northeast Quarter
 of Southeast Quarter of Northeast Quarter of Southeast Quarter of Section
 7, Township 19 North, Range 19 East, Mayes County, Oklahoma, as more fully
 described hereinafter:

Unknown, Grave No. 3, to Lot 4, Grave No. 1;
 Unknown, Grave No. 13, to Lot 4, Grave No. 2;
 Unknown, Grave No. 14, to Lot 4, Grave No. 3;
 Unknown, Grave No. 15, to Lot 4, Grave No. 4;
 Unknown, Grave No. 25, to Lot 4, Grave No. 5;
 Unknown, Grave No. 26, to Lot 4, Grave No. 6;
 Unknown, Grave No. 27, to Lot 4, Grave No. 7;
 Unknown, Grave No. 28, to Lot 4, Grave No. 8;
 Unknown, Grave No. 29, to Lot 4, Grave No. 9;
 Unknown, Grave No. 30, to Lot 4, Grave No. 10;
 Unknown, Grave No. 31, to Lot 4, Grave No. 11;
 Unknown, Grave No. 34, to Lot 4, Grave No. 12;
 Unknown, Grave No. 38, to Lot 4, Grave No. 13;
 James W. Tate, Grave No. 44, to Lot 2, Grave No. 18;
 Unknown, Grave No. 50, to Lot 4, Grave No. 14;
 Unknown, Grave No. 52, to Lot 4, Grave No. 15;
 Unknown, Grave No. 53, to Lot 4, Grave No. 16;
 Unknown, Grave No. 54, to Lot 4, Grave No. 17;
 Unknown, Grave No. 55, to Lot 4, Grave No. 18;
 Unknown, Grave No. 56, to Lot 4, Grave No. 19;
 Unknown, Grave No. 57, to Lot 4, Grave No. 20;
 Unknown, Grave No. 58, to Lot 4, Grave No. 21;
 Unknown, Grave No. 59, to Lot 4, Grave No. 22;

Unknown, Grave No. 61, to Lot 4, Grave No. 23;
Unknown, Grave No. 62, to Lot 4, Grave No. 24;
Infant Oliver, Grave No. 65, to Lot 2, Grave No. 32;
Unknown, Grave No. 66, to Lot 4, Grave No. 25;
Unknown, Grave No. 67, to Lot 4, Grave No. 26;
Unknown, Grave No. 73, to Lot 4, Grave No. 27;
Unknown, Grave No. 74, to Lot 4, Grave No. 28;
Unknown, Grave No. 75, to Lot 4, Grave No. 29;
____ Williams, Grave No. 76, to Lot 3, Grave No. 13;
Unknown, Grave No. 80, to Lot 4, Grave No. 31;
Unknown, Grave No. 81, to Lot 4, Grave No. 32;
Unknown, Grave No. 82, to Lot 4, Grave No. 33.

Interred in Cemetery No. 45, located in Township 20 North, Range 19 East, Mayes County, Oklahoma, known as Geage Cemetery are the following bodies, to be removed to Reinterment Cemetery No. 5, described above, as more fully described hereinafter:

Ally Rider, Grave No. 1, to Lot 7, Grave No. 1;
Catherine Rider, Grave No. 2, to Lot 7, Grave No. 2;
George Rider, Grave No. 3, to Lot 7, Grave No. 3;
David Rider, Grave No. 4, to Lot 7, Grave No. 4;
Ed Rider, Grave No. ____, to Lot 7, Grave No. 5;

and interred in Cemetery No. 45, described above, are the following bodies, to be removed to Reinterment Cemetery No. 1, above described, as more fully described hereinafter:

John Holt, Grave No. ____, to Lot 20, Grave No. 12;
W. A. Warrn, Grave No. 5, to Lot 20, Grave No. 13;
Unknown, Grave No. 6, to Lot 20, Grave No. 31;
Unknown, Grave No. 7, to Lot 20, Grave No. 32;
Unknown, Grave No. 8, to Lot 20, Grave No. 33.

Interred in Cemetery No. 50, located in Township 19 North, Range 19 East, Mayes County, Oklahoma, known as Lone Indian Cemetery, are the following bodies, to be removed to Reinterment Cemetery No. 1, described above, as more fully described hereinafter:

Unknown, Grave No. 1, to Lot 20, Grave No. 23.

Interred in Cemetery No. 51, located 2174 feet south and 120 feet west of the northeast corner of Section 23, Township 19 North, Range 19 East, Mayes County, Oklahoma, known as Potts Cemetery, are the following bodies, to be removed to Reinterment Cemetery No. 6, described above, as more fully described hereinafter:

Susie Bolin, Grave No. 4, to Lot 25, Grave No. 8;

Interred in Cemetery No. 55, located in Township 19 North, Range 19 East, Mayes County, Oklahoma, known as Downing-Vann Cemetery, are the following bodies, to be removed to Reinterment Cemetery No. 1, described above, as more fully described hereinafter:

Locust Downing, Grave No. ____, to Lot 21, Grave No. 3;
Infant of William Vann, Grave No. ____, to Lot 21, Grave No. 7;
Infant of Charley Vann, Grave No. ____, to Lot 21, Grave No. 8.

AND IT IS SO ORDERED.

Royce H. Stewart

JUDGE

UNITED STATES DISTRICT COURT FOR THE NORTHERN

DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

No. 2761 Civil

The heirs, legal representatives and next of kin of the following:

Lella Edith Curtis; Patrick Rogers; Alice Rogers; Constance Rogers; Infant Rogers; Canville Cemetery; Martha M. Fairbell; Infant Revard, Grave No. 3, Boulanger-Revlett Cemetery; Infant Revard, Grave No. 4, Boulanger-Revlett Cemetery; Unknown, Grave No. 5, Boulanger-Revlett Cemetery; Unknown, Grave No. 7, Boulanger-Revlett Cemetery; Unknown Infant, Grave No. 9, Boulanger-Revlett Cemetery; Unknown, Grave No. 10, Boulanger-Revlett Cemetery; Unknown Infant, Grave No. 18, Boulanger-Revlett Cemetery; Unknown Infant, Grave No. 19, Boulanger-Revlett Cemetery; Unknown, Grave No. 22, Boulanger-Revlett Cemetery; Unknown, Grave No. 23, Boulanger-Revlett Cemetery; Unknown Infant, Grave No. 28, Boulanger-Revlett Cemetery; Infant Chapman, Grave No. 29, Boulanger-Revlett Cemetery; Unknown Infant, Grave No. 43, Boulanger-Revlett Cemetery, and Unknown, Grave No. 51, Boulanger-Revlett Cemetery,

Defendants.

CLERK

1950

NOBLE C. HOOD
Clerk U. S. District Court

O R D E R

This matter coming on for hearing this 4th day of December, 1950, in its regular order and the United States of America appearing by Whit Y. Manzy, United States Attorney for the Northern District of Oklahoma, and the court being fully advised in the premises, finds that due notice by publication has been given to all of the defendants pursuant to an order of this court entered on the 20th day of November, 1950.

The court further finds that no defendant has appeared herein.

The court further finds that prior to the filing of this action by the United States, it has been determined by the proper officials of the United States of America, that in furtherance of a flood control program of the United States, that it is necessary for the public interest that certain lands be condemned for the Hulah Dam and Reservoir Project.

The court further finds that located in said project are certain cemeteries located in Osage County, Oklahoma, and that said cemeteries are located within the boundaries of land to which the United States has acquired fee simple title and which may be flooded in the maintenance of said Hulah Dam and Reservoir Project. That the United States desires to remove the bodies

interred in the above described cemeteries and that the United States has acquired sites for the reinterment of the bodies located in the said cemeteries located within the boundaries of said project and that the United States will bear all expenses of removing the bodies from said cemeteries to the new reinterment cemeteries. That the United States has obtained the consent and agreement from all persons who have ^{known} relatives located in said cemeteries to the new reinterment cemeteries, except the defendants named in this action and that the United States should be authorized to remove the bodies located in the cemeteries within the Hulah Dam and Reservoir Project to the new reinterment cemeteries.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that the United States be and it hereby is allowed the right, through its duly authorized agents, to remove the following bodies from the following described cemeteries to the following described reinterment cemeteries:

Interred in Cemetery No. 2, located 543 feet south of the north quarter corner of Section 26, Township 29 North, Range 10 East, Osage County, Oklahoma, known as Canville Cemetery, are the following bodies, to be removed to the new Boulanger-Revllett Cemetery, located as follows: Beginning at a point 551 feet, more or less, south and 185 feet, more or less, west, of the east quarter corner of Section 28, Township 29 North, Range 10 East, said point being on the northeasterly right-of-way line of a county road; thence east 160 feet, more or less; thence north 165 feet, more or less; thence west 275 feet, more or less; thence south 92 feet, more or less; thence in a southeasterly direction along said northeasterly right-of-way line, 138 feet, more or less, to the point of beginning, containing an aggregate of 1.2 acres, more or less, as more fully described hereinafter:

Lella Edith Curtis, Grave No. 1, to Lot 1, Grave No. 10;
Patrick Rogers, Grave No. 6, to Lot 1, Grave No. 4;
Alice Rogers, Grave No. 7, to Lot 2, Grave No. 2;
Constance Rogers, Grave No. 8, to Lot 2, Grave No. 3;
Infant Rogers, Grave No. 9, to Lot 2, Grave No. 4;
Martha M. Fairbell, Grave No. 20, to Lot 3, Grave No. 4.

Interred in Cemetery No. 3, located 1050 feet south of the common north corner of Sections 21 and 22, Township 29 North, Range 10 East, Osage County, Oklahoma, known as the Boulanger-Revllett Cemetery, are the following bodies, to be removed to the new Boulanger-Revllett Cemetery, above described, as more fully described hereinafter:

Infant Beward, Grave No. 3, to Lot 7, Grave No. 12;
Infant Beward, Grave No. 4, to Lot 7, Grave No. 13;
Unknown, Grave No. 5, to Lot 9, Grave No. 1;
Unknown, Grave No. 7, to Lot 9, Grave No. 2;
Unknown Infant, Grave No. 9, to Lot 9, Grave No. 4;
Unknown, Grave No. 10, to Lot 9, Grave No. 6;
Unknown Infant, Grave No. 18, to Lot 9, Grave No. 24;
Unknown Infant, Grave No. 19, to Lot 9, Grave No. 23;
Unknown, Grave No. 22, to Lot 9, Grave No. 18;
Unknown, Grave No. 23, to Lot 9, Grave No. 17;
Unknown Infant, Grave No. 28, to Lot 7, Grave No. 3;
Infant Chapman, Grave No. 29, to Lot 7, Grave No. 15;
Unknown Infant, Grave No. 43, to Lot 10, Grave No. 12;
Unknown, Grave No. 61, to Lot 11, Grave No. 1.

AND IT IS SO ORDERED.

Wm. H. George

JUDGE

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

Mrs. G. E. HOLLY, Plaintiff,
v.
The UNITED STATES, Defendant.

No. 2436 Civil

J U D G M E N T

WALTER C. GOOD
Clerk U. S. District Court

This cause coming on to be heard on the 4th day of August, 1949, and on the 8th day of November, 1950, the plaintiff appearing in person and by her attorney, Harry N. Grove, Jr. and the defendant appearing by its attorney, Whit Y. Shaug, United States attorney for the Northern District of Oklahoma, and the Court, after the introduction of evidence, arguments of counsel, and being fully advised in the premises, has made its findings of fact and conclusions of law, which have been duly filed with the Clerk of this Court. Pursuant to its said findings of fact and conclusions of law, the Court finds that the plaintiff, Mrs. G. E. Holly, is entitled to have judgment against the United States in the sum of Thirty-Five Hundred Dollars (\$3,500.00), and that her attorney, Harry N. Grove, Jr., is entitled to an attorney's fee of Twenty Per Cent of said amount, the sum of Seven Hundred Dollars (\$700.00).

It is therefore ordered, adjudged, and decreed that the plaintiff, Mrs. G. E. Holly, have and recover from the defendant, The United States, the sum of Thirty-Five Hundred Dollars (\$3,500.00), and that her attorney, Harry N. Grove, Jr., is allowed a fee in the sum of Seven Hundred Dollars (\$700.00).

122 Royce H. Savage
Judge

Approved as to form:

H. M. Corwin, Jr.
attorney for Plaintiff

Whit Y. Shaug
Attorney for Defendant

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

LINDSEY F. SAUNDERS, Jr.,

Plaintiff,

v.

No. 2459 Civil

THE UNITED STATES,

Defendant.

J U D G M E N T

ROBERT E. HOOD
Clerk U. S. District Court

This cause coming on to be heard on the 4th day of August, 1949, and on the 6th day of November, 1950, the plaintiff appearing in person and by his attorney, Harry H. Grove, Jr., and the defendant appearing by its attorney, Whit T. Scurry, United States Attorney for the Northern District of Oklahoma, and the Court, after the introduction of evidence, arguments of counsel, and being fully advised in the premises, has made its findings of fact and conclusions of law, which have been duly filed with the Clerk of this Court. Pursuant to its said findings of fact and conclusions of law, the Court finds that the plaintiff, Lindsey F. Saunders, Jr., is entitled to have judgment against the United States in the sum of Five Thousand Dollars (\$5,000.00), and that his attorney, Harry H. Grove, Jr., is entitled to an attorney's fee of Twenty Per Cent of said amount, the sum of One Thousand Dollars (\$1,000.00).

It is therefore ordered, adjudged, and decreed that the plaintiff, Lindsey F. Saunders, Jr., have and recover from the defendant, The United States, the sum of Five Thousand Dollars (\$5,000.00), and that his attorney, Harry H. Grove, Jr., is allowed a fee in the sum of One Thousand Dollars (\$1,000.00).

Whit T. Scurry
Judge

Approved as to Form:

H. H. Grove, Jr.
Attorney for Plaintiff

Whit T. Scurry
Attorney for Defendant

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

C. B. HOLLY,

Plaintiff,

v.

No. 2460 Civil

THE UNITED STATES,

Defendant.

J. H. GILBERT

CLERK OF COURT
U. S. DISTRICT COURT

This cause coming on to be heard on the 4th day of August, 1949, and on the 8th day of November, 1950, the plaintiff appearing in person and by his attorney, Harry H. Crowe, Jr. and the defendant appearing by its attorney, Whit Y. Mauzy, United States Attorney for the Northern District of Oklahoma, and the Court, after the introduction of evidence, arguments of counsel, and being fully advised in the premises, has made its findings of fact and conclusions of law, which have been duly filed with the Clerk of this Court. Pursuant to its said findings of fact and conclusions of law, the Court finds that the plaintiff, C. B. Holly, is entitled to have judgment against the United States in the sum of Five Hundred Seventy Six Dollars (\$576.00), and that his attorney, Harry H. Crowe, Jr., is entitled to an attorney's fee of Twenty Per Cent of said amount, the sum of One Hundred Fifteen Dollars and Twenty Cents (\$115.20).

It is therefore ordered, adjudged, and decreed that the plaintiff, C. B. Holly, have and recover from the defendant, The United States, the sum of Five Hundred Seventy Six Dollars (\$576.00), and that his attorney, Harry H. Crowe, Jr., is allowed a fee in the sum of One Hundred Fifteen Dollars and Twenty Cents (\$115.20).

Raymond H. Hartz
Judge

Approved as to form:

Harry H. Crowe, Jr.
Attorney for Plaintiff

Whit Y. Mauzy
Attorney for Defendant

(3) The petition and declaration of taking were filed at the request of Frank Pace, Jr., Secretary of the Army, the person duly authorized by law to acquire the lands and estate therein taken as described in said documents for the purposes therein set forth, and at the direction of the Attorney General of the United States, the person authorized by law to direct the institution of such proceeding;

(4) A proper description of the lands sought to be taken, sufficient for the identification thereof, is set out in said petition for condemnation and declaration of taking; and a statement of the estate or interest in said lands taken for said public use is set out therein;

(5) A statement is contained in said declaration of taking of the sum of money estimated by the acquiring authority to be just compensation for the estate taken in said lands, in the amount of three thousand four hundred fifty and 00/100 dollars (\$3,450.00), and said sum of money 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;

(6) A statement is contained in said declaration of taking that the estimated amount of compensation for the taking of said property, in the opinion of Frank Pace, Jr., Secretary of the Army, will probably be within any limits prescribed by Congress as the price to be paid therefor;

(7) And the Court having fully considered the petition for condemnation, the declaration of taking, the act of Congress approved February 26, 1951 (48 Stat. 1421, 40 U. S. C. 253a), and acts supplementary thereto and amendatory thereof, and the acts of Congress approved April 24, 1921 (33 Stat. 54 - 55 U. S. C. 591), March 1, 1917 (39 Stat. 948-33 U. S. C. 701), July 24, 1943 (Public Law 526 - 75th Congress, 2d Session), October 13, 1949 (Public Law 355 - 81st Congress), and other supplemental acts of Congress, is of the opinion that the United States of America was and is entitled to take said property, and have the title thereto vested in it.

And the Court having fully considered the petition for condemnation, the declaration of taking, the act of Congress approved February 26, 1951 (48 Stat. 1421, 40 U. S. C. 253a), and acts supplementary thereto and amendatory thereof, and the acts of Congress approved April 24, 1921 (33 Stat. 54 - 55 U. S. C. 591), March 1, 1917 (39 Stat. 948-33 U. S. C. 701), July 24, 1943 (Public Law 526 - 75th Congress, 2d Session), October 13, 1949 (Public Law 355 - 81st Congress), and other supplemental acts of Congress, is of the opinion that the United States of America was and is entitled to take said property, and have the title thereto vested in it.

thereby the right of ingress and egress for the purposes of drilling for and production of oil and gas in a careful and lawful manner; and further subject to existing easements for public roads and highways, public utilities, railroads and pipe lines, was vested in the United States of America upon the filing of said declaration of taking and the depositing in the Registry of this Court of the said sum of three thousand four hundred fifty and 00/100 dollars (\$3,450.00), and said lands and estate therein taken are deemed to have been conveyed and taken for the use of the United States of America, and the right to just compensation for the same thereby vested in the persons entitled thereto, the amount of said compensation to be ascertained and awarded in this proceeding and established by judgment herein pursuant to law.

The lands above are approximately 140.00 acres, more or less, and are described as follows:

Tract No. B-17

Northeast Quarter of Southeast Quarter ($NE\frac{1}{4} SE\frac{1}{4}$) of Section 23, Township 17 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 40.00 acres, more or less.

Tract No. B-67

North Half of Southeast Quarter of Southwest Quarter ($N\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4}$), and East 5.00 acres of northeast 10.00 acres of Lot 4, and North 5.00 acres of southeast 10.00 acres of Lot 4, in Section 7, Township 17 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 30.00 acres, more or less.

Tract No. B-89

East Half of Southwest Quarter of Southwest Quarter ($E\frac{1}{2} SW\frac{1}{4} SW\frac{1}{4}$), and East Half of East Half of Northwest Quarter of Southwest Quarter ($E\frac{1}{2} E\frac{1}{2} NW\frac{1}{4} SW\frac{1}{4}$), and East Half of Southeast Quarter of Southwest Quarter of Northwest Quarter ($E\frac{1}{2} SE\frac{1}{4} SW\frac{1}{4} NW\frac{1}{4}$), of Section 36, Township 18 North, Range 9 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 35.00 acres, more or less.

Tract No. B-102

South Half of Northeast Quarter of Southeast Quarter ($S\frac{1}{2} NE\frac{1}{4} SE\frac{1}{4}$), and Northeast Quarter of Northeast Quarter of Southeast Quarter ($NE\frac{1}{4} NE\frac{1}{4} SE\frac{1}{4}$), and East Half of Northwest Quarter of Northeast Quarter of Southeast Quarter ($E\frac{1}{2} NW\frac{1}{4} NE\frac{1}{4} SE\frac{1}{4}$), of Section 6, Township 17 North, Range 10 East of the Indian Base and Meridian, situate in Creek County, Oklahoma, containing 35.00 acres, more or less.

This cause is held open for such other and further orders, judgments and decrees as may be necessary.

Dated this 11th day of December, 1950.

Royce H. Savage
JUDGE

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

Consolidated Gas Utilities Corporation,)
)
Plaintiff,)
)
v.)
)
The Keener Oil & Gas Company,)
)
Defendant.)

No. 2644-Civil

NOBLE C. HOOP
Clerk U. S. District Court

DECRE E

The above entitled cause having been tried on the 18th and 19th days of October, 1950, and the Court having heretofore made Findings of Fact and Conclusions of Law; Now, upon said Findings and Conclusions, IT IS ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

1.

That the Gasoline Plant Contract between the predecessors of plaintiff and defendant dated April 9, 1929, as thereafter amended, modified and supplemented by the parties, does not by its express terms prohibit the use by plaintiff of its 14-inch pipe line for the transportation of dry or stripped gas.

2.

The Gasoline Plant Contract, when construed in accordance with the rules announced in the Conclusions of Law filed herein and in the light of the nature of the business of the parties hereto and the circumstances and conditions shown by the record to exist, discloses no intention of the parties

(a) That plaintiff continue to produce or transport gas from the Texas Panhandle Field when economically unsound

or contrary to plaintiff's prudent judgment in the operation of its business as a public utility;

(b) To forbid the injection of dry gas into plaintiff's 14-inch line if plaintiff's prudent judgment in the operation of its public utility business so dictates.

3.

That the costs be taxed to the defendant.

Dated at Oklahoma City, Oklahoma, this 11th day of December, 1950.

/s/ W. R. Wallace
W. R. Wallace
United States District Judge.

UNITED STATES DISTRICT COURT FOR THE

Southern District of Oklahoma

United States of America,

Plaintiff,

vs.

Raymond A. Cole,

Defendant.

Number 274 Civil.

Case No. 274
In Open Court

FILED

NOBLE C. HOOD
Clerk U. S. District Court

118-13364

Now, on this 15th day of December, 1953, there being presented to the Court the motion of the plaintiff to dismiss said action, and the plaintiff appearing, by ERIC Y. MAURY, United States Attorney, and JOHN F. MCCOY, Assistant U. S. Attorney, for the Northern District of Oklahoma, and it being shown to the Court that the Attorney General of the United States has heretofore directed that said cause be dismissed at the cost of the plaintiff,

It is, therefore, ORDERED that said cause of action be dismissed at the cost of the plaintiff and without prejudice to future action.

Royce H. Savage
DISTRICT JUDGE.

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

RECONSTRUCTION FINANCE CORPORATION,
a corporation.

Plaintiff,

vs.

GILBERT S. MORTON and RICHARD E.
MORTON, Partners, dba Sunbeam Ice
Cream Palace and Sunbeam Ice Cream
Company; and TULSA PAPER COMPANY,
a corporation.

Defendants.

No. 2643-Civil

W. S. HOOD
Clerk U. S. District Court

ORDER CONFIRMING SALE

Now on this 15th day of December, 1950 upon hearing of the motion of the plaintiff to confirm the sale of the real estate and personal property made by the United States Marshal for the Northern District of Oklahoma as shown by his Return of Sale filed the 14th day of December, 1950 reporting the sale made on December 6, 1950 to the plaintiff, Reconstruction Finance Corporation, under the Special Execution and Order of Sale issued out of this Court on the 11th day of October, 1950, ordering the sale of the following described real estate situate in Ottawa County, Oklahoma, to-wit:

Lots 7 and 8, in Block 118, in the City of Miami, according to the Official Recorded Plat thereof; also a strip of ground along the north side of Lot 9 in said Block 118 three-fourths of an inch wide at the east end of said lot and tapering to zero at the west end thereof, and not occupied or covered by the building on said Lot 9.

and the personal property described in the said Return of Sale.

The Court having fully and carefully examined the proceedings of the Marshal under the said Special Execution and Order of Sale is satisfied that the same has been performed in all respects in conformity to law; that the said real estate was duly appraised by appraisers appointed by the said Marshal; that due and legal notice of the said sale was given by publication as

required by law and that on the date fixed therein, to-wit, on December 6, 1950 at 2:00 P.M. the above described real estate was sold to plaintiff for \$17,500.00, and the personal property described in the said Return of Sale was sold to the plaintiff for \$2,000.00; that the plaintiff, Reconstruction Finance Corporation, was the highest and best bidder for both the real property and the personal property; and the Clerk is accordingly directed to make an entry on the journal of said Court that the Court is satisfied with the legality of the said sale.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT:

1. That said sale and the said proceedings be and the same are hereby in all things approved and confirmed.

2. That Virgil B. Stanley, United States Marshal for the Northern District of Oklahoma, make, execute and deliver to the purchaser at said sale, the Reconstruction Finance Corporation, a good and sufficient deed for the above described real estate and a good and sufficient Bill of Sale to the personal property so sold.

3. That the said Reconstruction Finance Corporation, the purchaser of the said real estate and personal property, be immediately let into possession of the said property and each and every part thereof.

Dated this 15th day of December, 1950.


District Judge

Approved:

KERR, CATLETT, LAMBERT & CONN

By 
Attorneys for Plaintiff

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

CONNIE MARTIN, JR and
ALMA MARTIN

Plaintiffs

vs.

EMPLOYERS MUTUAL CASUALTY
COMPANY and MICHIGAN
SURETY COMPANY

Defendants

No. 2719 Civil

ROBERT C. HOOVER
Clerk U. S. District Court

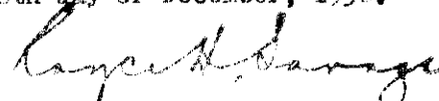
DECREE

In accordance with the findings of fact and
conclusions of law filed by the Court in this cause,

IT IS ORDERED, ADJUDGED AND DECREED that the
plaintiffs, Connie Martin, Jr. and Alma Martin, have
and recover judgment against the defendant, Employers
Mutual Casualty Company, in the sum of \$3,000, with
interest at six per cent. per annum to run from the
date of the judgment.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED
that the plaintiffs have and recover judgment against
the defendant, Michigan Surety Company, in the sum of
\$1,000, with interest at six per cent. per annum to run
from the date of the judgment.

DATED this 18th day of December, 1950.


United States District Judge

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

WAYNE JACKSON,

Plaintiff,

-vs-

MISSOURI-KANSAS-TEXAS RAILROAD
COMPANY, a Railroad Corporation,
and CARL MILLER,

Defendants.

No. 2788-Civil

W. C. HOOD
Clerk of District Court

ORDER REMANDING CAUSE TO STATE COURT

This matter coming on to be heard before me, the undersigned, Judge of the United States District Court, in and for the Northern District of Oklahoma, on this 15th day of December, 1950, same coming on to be heard pursuant to being regularly set upon plaintiff's Motion to Remand, plaintiff appearing by his attorney, Hughey Baker, and the defendant, Missouri-Kansas-Texas Railroad Company, a railroad corporation, appearing by its attorneys of record, John E. M. Taylor and Dan M. Welch and W. F. Semple and E. L. Fitzgerald, Jr., and due and proper notice having been had by all parties of said hearing, and the court having heard the argument of counsel and considered the authorities presented, and being fully advised in the premises, and after due and careful consideration finds that said motion of the plaintiff should be sustained.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by this court that the motion of the plaintiff to remand this cause to the District Court of Tulsa County, State of Oklahoma, be, and the same is hereby granted, and that this cause be and the same is hereby remanded to the District Court of Tulsa County, State of Oklahoma, for further proceedings. To all of which the defendant, Missouri-Kansas-Texas Railroad Company, objects and excepts to the ruling of the court.



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

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

VENDING MACHINE CORPORATION OF)
AMERICA, a corporation)
Plaintiff)
vs.)
WILLA MAE CLAPPER)
Defendant)

No. 2690 Civil

ORDER REMANDING CAUSE TO
STATE COURT

HOWARD B. HOOD
Clerk U. S. District Court

On this 18th day of December, 1950, it appear-
ing to the Court that it is without jurisdiction in
this cause,

NOW, THEREFORE, IT IS ORDERED that this
cause be and it is hereby remanded to the District
Court of Tulsa County, Oklahoma, for further proceedings.

Rayce H. Savage
United States District Judge

and the right to exercise the same is vested in B.

It is further stated that the United States Court, in its
decision, in the case of ROBERT A. HENRY that the said fee public
title in said contracts nos. 1473, 1474 & 1475-Combined and 1476 in favor of
Henry, dated, however, no existing obligations for public utility
contracts, public utilities, railroads and telephone lines; and that the amount
of the said fee public title and amount for high way purposes, subject
to existing contracts for public utility contracts, public utilities,
railroads and telephone lines, was vested in the United States Court
upon the filing of the declaration of Henry, and that the said
deposit of the said amount of the Court for said sum of \$5,000.00,
and said amount of the said Henry, was deemed to have been con-
sidered as a loan for the use of the United States Court, and the
right to the amount of the said sum is hereby vested in the person
entitled to same, on account of said responsibility to be ascertained
and assessed in cases concerning the said sum by said court
pursuant to law.

The names of separate individuals, names of firms, and the
consent of the following, to-wit:

Tract No. 1473

Part of Lots 2 and 3 described as: Beginning at a point 165', more or less, North of the southeast corner of the northeast 9.97 acres of Lot 3, thence Northwesterly on a straight line to a point 165' East of the northwest corner of Lot 2; thence East to West bank of Grand Neosho River, thence southeasterly along said West bank to a point on East line of Section 27, thence South along said East line to point of beginning, in Section 27, Township 19 North, Range 19 East of the Indian Base and Meridian, situate in Mayes County, Oklahoma, containing 10.58 acres, more or less.

Tracts Nos. 1644 & 1675-Combined

Lot 1, and northeast 10.00 acres of Lot 4, and West 17.68 acres of Lot 4, in Section 13, Township 19 North, Range 18 East of the Indian Base and Meridian; and

West 5.00 acres of northeast 10.50 acres of Lot 4, and northwest 2.50 acres of southeast 10.50 acres of Lot 4, in Section 7, Township 19 North, Range 19 East of the Indian Base and Meridian;

all situate in Mayes County, Oklahoma, containing 72.72 acres, more or less.

Tract No. 1923

Southeast Quarter of Southeast Quarter of Northwest Quarter ($SE\frac{1}{4} SE\frac{1}{4} NW\frac{1}{4}$) of Section 12, Township 20 North, Range 19 East of the Indian Base and Meridian, situate in Mayes County, Oklahoma, containing 10.00 acres, more or less.

Tract No. HR-1777-A

A tract of land in the Southwest Quarter ($SW\frac{1}{4}$) of Section 29, Township 20 North, Range 19 East of the Indian Meridian, described more particularly as follows: Beginning at a point 1710', more or less, West and 40', more or less, South of the center of said Section 29, said point being on line of existing right-of-way; thence South 25', more or less; thence East 200' to a point; thence on a curve to the right whose angle is $34^{\circ} 01' 20''$ and whose radius is 1382.39' for a distance of 532', more or less, to a point 990', more or less, West and 178', more or less, South of the said center of said section, thence North 114', more or less, to a point on the South right-of-way line of the existing State Highway No. 33, thence Northwesterly and West along south line of existing right-of-way to the point of beginning, in Section 29, Township 20 North, Range 19 East of the Indian Base and Meridian, in Mayes County, Oklahoma, containing 0.86 acre, more or less.

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

WALTER C. BOOD
Clerk U. S. District Court

Horace Baker, Plaintiff,

vs.

Anderson Hotels of Oklahoma,
Inc., a corporation, et al, Defendants.

No. 2597 Civil.

ORDER OVERRULING MOTIONS FOR NEW TRIALS AND TO SET
ASIDE VERDICT OF JURY AND FOR JUDGMENT
NOTWITHSTANDING THE VERDICT

Now on this the 13th day of December, 1950, comes on for hearing Motion for New Trial of the defendant Anderson Hotels of Oklahoma, Inc., Motion for Judgment Notwithstanding the Verdict of the defendant Anderson Hotels of Oklahoma, Inc., Motion for Judgment Notwithstanding the Verdict of the defendants Nick Douvas and Lorraine Douvas, and plaintiff being present by two of his attorneys, Glenn A. Young and John W. Young, and defendants Nick Douvas and Lorraine Douvas being present for this hearing by Bryan W. Tabor, and defendant Anderson Hotels of Oklahoma, Inc., being present by one of its attorneys, Bryan W. Tabor, and brief having been submitted by plaintiff and defendants and the court being fully advised finds that each of said Motions should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Motion for New Trial of the defendant Anderson Hotels of Oklahoma, Inc. and said defendant's Motion to Set Aside the Verdict of the Jury and Motion for Judgment Notwithstanding the Verdict of the defendant Anderson Hotel of Oklahoma, Inc., and Motion for Judgment Notwithstanding the Verdict of the defendants Nick Douvas and Lorraine Douvas, are hereby each and all overruled to which defendants each except and their exceptions are allowed.

Walter C. Bood
Judge of the District Court.

OK as to form:

Tom [Signature]
Attorneys for defendants, Nick Douvas
and Lorraine Douvas.

[Signature]
Attorneys for defendant, Anderson
Hotels of Oklahoma, Inc.

Glenn A. Young
Attorneys for Plaintiff, Horace
Baker.

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

1950

1950

A. D. MOORE)
Plaintiff)
vs.) No. 2734
WILLIAM G. CUMMINGS)
Defendant)

NORME C. HOOD
Clerk U. S. District Court

ORDER REMANDING CAUSE TO
STATE COURT

Now on this 22nd day of December, 1950, it
appearing to the Court that it is without jurisdiction
in this cause,

IT IS, THEREFORE, ORDERED that this cause be
and it is hereby remanded to the District Court of
Tulsa County, Oklahoma, for further proceedings.


United States District Judge

UNITED STATES DISTRICT COURT IN AND FOR THE

NORTHERN DISTRICT OF OKLAHOMA

OKLAHOMA VETERANS SOCIETY,
a public corporation,

Plaintiff,

vs.

LANCE GRAY-ALLEN, now
DECEASED, et al.,

Defendants.

CIVIL NO. 2735

FILED

NOV 11 1950

DELR BYERS TITLE AND TRUST DISTRIBUTION NOBLE C. HOOD
Clerk U. S. District Court

NOW, on this the 27 day of April, 1950, the above cause comes on for hearing, pursuant to regular assignment, for the determination of the rightful claimants in and to any funds that may have been deposited and that are hereafter to be deposited in the above entitled proceeding for the rightful claimants thereto as the owners of said real estate and the estate therein taken and involved in this proceeding, as hereinafter described and designated.

And the Court, being fully advised in the premises, finds that the hereinafter named persons are the owners of and/or have some right, title or interest in and to the lands involved herein, and that no person, firm, corporation or political subdivision of the State has any right, title or interest in and to said lands other than those hereinafter named; and that the owners and those having any right, title or interest in and to said lands as hereinafter named and set forth, are the only persons having any right, title or interest in and to the funds that are now on deposit or that may hereafter be deposited in the above entitled proceeding for the rightful claimants thereto.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the following named persons are the owners of and/or have some right, title or interest in and to the lands involved herein, as hereinafter designated, and that no other person or persons having any right, title or

interest in and to the funds that are now on deposit or that may here-
 after be deposited for the use and benefit of the rightful claimants
 hereto, or the next of kin having any right, title or interest in
 and to the real estate involved in the proceeding, and the Clerk of this
 Court is, and he is hereby, authorized and directed to make distribution
 of such funds to said persons as hereinafter set forth, as follows,
 to-wit:

TRACT NO. 1 (302-3 17.2)

Perpetual Easement

Wm. C. Stay-at-home, now Buzzard, Cherokee Roll No. 13117, an undivided 1/4	20.00
Wm. C. Stay-at-home, Cherokee Roll No. 13120, an undivided 1/4	20.00
Wm. C. Stay-at-home, Unenrolled Cherokee, an undivided 1/4	20.00
Wm. C. Stay-at-home, Unenrolled Cherokee, an undivided 1/4	20.00
(Commissioner's Award)	<u>80.00</u>

TRACT NO. 2 (302-3 20.7)

Perpetual Easement

Jennie Charlie, now Blosser, Unenrolled Cherokee, an undivided 1/3	27.33
Lattie Charlie, now Araceon, Unenrolled Chero- kee, an undivided 1/3	27.33
Amie Charlie, now Squirrel, Unenrolled Cherokee, an undivided 1/3	27.33
(Commissioner's Award)	<u>82.00</u>

IT IS HEREBY ORDERED THAT this case be held open for such other
 and further orders, judgments, and decrees as may be necessary in the
 premises.

L. Royce Savage
 Clerk

G. B. Bayless
 Attorney for Plaintiff

W. G. Maury
 United States Attorney

United States Probate Attorney

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

Tri-State Insurance Company,)
)
Plaintiff,)
)
vs.) No. 2756 Civil
)
Risa & Company, Inc.,)
)
Defendant.)

D I S M I S S A L

Comes now the plaintiff, Tri-State Insurance Company, and asks the court to dismiss the above styled and numbered action pending in this court, without prejudice to the bringing of a future action.

Dated this 27 day of December, 1950.

Attorneys for Plaintiff

For good cause shown the above styled and numbered action is hereby dismissed without prejudice to the bringing of a future action, this 27 day of December, 1950.

U. S. District Judge

IN THE DISTRICT COURT OF THE UNITED STATES OF AMERICA FOR THE
NORTHERN DISTRICT OF OREGON

S. A. Nelson,)
)
 Plaintiff,)
)
 vs.) No. 2663 Civil
)
 A. M. Lockett & Company, Ltd.,)
 a corporation, and The Babcock)
& Wilcox Company, a corporation,)
)
 Defendants.)

FILED

SEP 1 1950

ROBLE C. HOOD
Clerk U. S. District Court

JOURNAL ENTRY OF JUDGMENT

Now on this 1st day of September, 1950, this matter comes on to be heard upon the defendants' motion for summary judgment, and the court being fully advised in the premises, finds that said motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by this court that the motion for summary judgment filed herein by the defendants, A. M. Lockett & Company, Ltd., a corporation, and The Babcock & Wilcox Company, a corporation, be, and the same is hereby sustained and judgment is hereby rendered in favor of said defendants and against the plaintiff, S. A. Nelson.

Royce H. Savage
U. S. District Judge

Copy of the above journal entry was this
29 day of Dec., 1950 mailed to
Green & Farmer, attorneys for Plaintiff.

rdh/ar