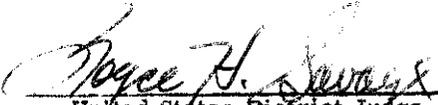


affidavit of posting of C. A. Whitebook, filed herein, and proof of said publication on file herein, and that on the day fixed in said notice, to-wit: on the 13th day of May, 1954, at 10:00 A.M. the property was sold to the Sand Springs Home, a corporation, for the sum of \$3,170.00, said sum to be paid in the following manner, to-wit: By payment of costs of administration, including bond premium, insurance premium, advertising cost, receiver's fee, and the fee for attorney for receiver, as determined by the Court, and the balance remaining by application and credit of the judgment of said intervenor, Sand Springs Home, previously entered herein, it being the highest and best bidder therefor, and

The Court being satisfied and finding that said sale was in all respects valid and legal, and no exceptions being filed nor objections made,

IT IS BY THE COURT ORDERED AND ADJUDGED that the said receiver's sale and the proceedings thereunder be, and the same are hereby approved and confirmed; and

IT IS FURTHER ORDERED that Joe N. Shidler, receiver, make and execute to the purchaser, Sand Springs Home, a corporation, a good and sufficient bill of sale for the property so sold.


United States District Judge

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

James Weaver, et al)
Plaintiffs)
vs.) No. 3455 Civil
SHELL OIL COMPANY, a)
corporation, et al)
Defendants)

FILED

JUN 28 1954

RECEIVED
U.S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

ORDER OF REMAND TO STATE COURT

IT IS HEREBY ORDERED that the motion of the plain-
tiffs to remand the above entitled cause be sustained,
and the cause is hereby remanded to the District Court of
Creek County, Oklahoma.

DATED this 28th day of June, 1954.

W. Wayne H. Swain
United States District Judge

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

BESSIE M. REECE, ET AL,
Plaintiffs,
vs.
OZARK-MAHONING COMPANY, a
corporation, ET AL,
Defendants.

NO. 3333-CIVIL

FILED

JUN 8 1954

NOBLE C. HOOD
Clerk, U.S. District Court

J U D G M E N T

The respective motions for summary judgment of the Defendants M. W. Bottomfield, S. H. Davis and Park Kelley are sustained.

Upon such motions, it is ordered and adjudged that Plaintiffs take nothing upon their Amended Complaint against the Defendants M. W. Bottomfield, S. H. Davis and Park Kelley and the said Defendants and each of them are dismissed from further attendance upon this cause. It is further ordered and adjudged that the said Defendants and each of them have and recover their costs against the Plaintiffs and each of them.

Dated at Tulsa, Oklahoma, this 25th day of June, 1954.

159 Royce H. Savage
United States District Judge

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

CRAWFORD DRUG STORES, INC.,

Plaintiff,

vs.

UNITED STATES OF AMERICA,

Defendant.

CIVIL ACTION NO. 3332

FILED

JUN 9 8 1954

NOBLE L. MOOD
Clerk U.S. District Court

J U D G M E N T

Pursuant to the findings of fact and conclusions of law filed herein,

IT IS, THEREFORE, ADJUDGED AND DECREED that the claim of the plaintiff for a refund of taxes paid by plaintiff for the year 1947 in the amount of \$575.00 and the taxes paid by the plaintiff for the year 1948 in the amount of \$575.00 under assessment for said years as dividends on preferred stock issued by the plaintiff be and the same is hereby denied.

AND IT IS SO ORDERED.

191 Royce H. Savage
U. S. DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

Plaintiff,

vs.

CONTACT MINING COMPANY,
an Oklahoma Corporation,

Defendant.

CIVIL ACTION No. 3125

FILED

JUN 30 1954

NOBLE D. HOOD
Clerk, U.S. District Court

J U D G M E N T

NOW, on this 28th day of June, 1954, this case having come on for pre-trial and upon statements of counsel it being shown that there is no issue of fact,

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the defendant sold zinc ore concentrates between September 6, 1951 and May 1, 1952 above the then pertinent price regulations issued pursuant to the Defense Production Act of 1950, as amended.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the overcharges in violation of the regulations were not wilful and treble damages as prayed for be and the same are hereby denied.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the plaintiff have and recover from the defendant a sum in the amount of \$7,746.53 and costs.

AND IT IS SO ORDERED.



U. S. DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

Plaintiff,

vs.

SOONER MILLING COMPANY, Inc.,
a corporation,

Defendant.

CIVIL ACTION NO. 3137

FILED

JUN 30 1954

NOBLE H. HOOD
Clerk, U.S. District Court

J U D G M E N T

NOW, on this 28th day of June, 1954 this case having come on for pre-trial and upon statements of counsel it being shown that there is no issue of fact,

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the defendant sold zinc ore concentrates between October 10, 1951 and March 31, 1952 above the then pertinent price regulations issued pursuant to the Defense Production Act of 1950, as amended.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the overcharges in violation of the regulations were not wilful and treble damages as prayed for be and the same are hereby denied.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the plaintiff have and recover from the defendant a sum in the amount of \$4,707.39 and costs.

AND IT IS SO ORDERED.



V. S. DISTRICT JUDGE

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

CARL F. STORN,
Plaintiff.

Va.

ARTHUR W. LAMB,
Defendant.

NO. 3407 CIVIL.

FILED

JUL - 1 1954

ORDER OF DISMISSAL NOEL F. HOOD
WITH PREJUDICE Clerk, U.S. District Court

It appearing to the Court that all matters and things in
controversy have been fully settled and compromised, now on motion
in that behalf,

IT IS ORDERED AND DECIDED that plaintiff's complaint,
defendant's cross-petition and this action be and they are hereby
dismissed with prejudice.

This 1st day of July, 1954.

15/ Royce W. Savage
UNITED STATES DISTRICT JUDGE.

OK
10/ Garrett sign

OK
15/ Clara C. Nicholson

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Libelant,

vs.

No. 3531 Civil

One 1953 Oldsmobile 4-door Sedan,
Motor No. R490652, and 79.125 gallons
of Assorted Taxpaid Whiskey,

Respondents,

James R. Smith, Ray Charles Rice
and William Edward Tate,

Claimants,

FILED

JUL - 1 1954

NOBLE C. HOOD
Clerk, U.S. District Court

J U D G M E N T

NOW, on this 30th day of June, 1954, this matter having come on to be heard upon findings of fact and conclusions of law herein,

IT IS ORDERED, ADJUDGED AND DECREED that the 1953 Oldsmobile 4-door Sedan, Motor No. R490652, be and the same is hereby ordered forfeited to the United States of America and the same is ordered delivered over to the Regional Commissioner of Internal Revenue, Treasury Department, Dallas, Texas, pursuant to application filed herein under Section 304 of the Liquor Law Repeal and Enforcement Act (49 Stat. 880; 40 U.S.C. 3041), as amended by Section 102(a) of the Federal Property and Administrative Services Act of 1949, as amended (63 Stat. 380; 5 U.S.C. 630a), upon the payment of costs of seizure and storage.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the 79.125 gallons of assorted taxpaid whiskey seized herein be and the same is hereby forfeited to the United States of America and the same is ordered disposed of according to law.

AND IT IS SO ORDERED.

121 Royce H. Savage
U. S. DISTRICT JUDGE

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

PATIENCE MULLENDORE McNUITY,
individually, etc.,
PLAINTIFF.

vs.

MULLENDORE TRUST COMPANY,
Et Al.,
DEFENDANTS.

NO. 3002-CIVIL

FILED

JUL 6 1954

MONIE C. HOOD
Clerk, U.S. District Court

O R D E R

On May 26, 1954, this cause came on to be heard on the Trustees' Request For Instructions with respect to accepting late payment of oil and gas lease delay rentals and was argued by counsel, and thereupon

IT IS ORDERED, ADJUDGED AND DECREED by the Court that A. C. Adams, Mildred M. Adams and Bessie M. Johnson as Trustees of Mullendore Trust Company be and they are hereby authorized to accept late payment of the delay rentals payable on or before January 5, 1954 under the terms of a certain oil and gas lease, dated January 5, 1950, from the Trustees of the Mullendore Trust Company as lessors to Thomas E. Berry as lessee covering the following described land in Johnson County, Wyoming, to-wit:

lots 2, 3 and 4, and SW $\frac{1}{4}$ of NE $\frac{1}{4}$ and SE $\frac{1}{4}$ of NW $\frac{1}{4}$ and NE $\frac{1}{4}$ of SW $\frac{1}{4}$ and NW $\frac{1}{4}$ of SE $\frac{1}{4}$ of Section 5, Township 41 North, Range 77 West,

and to agree that said lease shall remain in full force and effect to the same manner and extent as if said rental had been paid on or before January 5, 1954.

This 26 day of July, 1954.

Thomas E. Berry
United States District Judge.

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

WILSA CITY LINES, INC,
a corporation,

Plaintiff,

-vs-

CITY OF TULSA, OKLAHOMA,
a municipal corporation,
O. H. WARRICK, L. S. JONES,
SID E. PATTERSON, S. W.
MURKINS AND GLENYEN MCCONNELL,

Defendants.

U. S. DISTRICT COURT

FILED

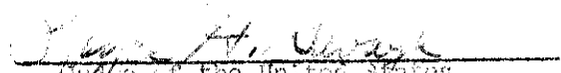
JUL 24 1954

CLERK OF COURT
U. S. DISTRICT COURT

ORDER OF DISMISSAL WITHOUT PREJUDICE

On this 26 day of July, 1954, plain-
tiff, Wilsa City Lines, Inc., a corporation, motion to dismiss
without prejudice case on to be heard before me, the undersigned
Judge of the United States District Court for the Northern District
of Oklahoma, and the court being advised in the premises finds that
the plaintiff's motion to dismiss without prejudice should be
allowed.

WHEREFORE, it is ordered, advised and
decreed that plaintiff's motion to dismiss without prejudice be
allowed.



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

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

Haskell Allen,)
)
 Plaintiff,)
)
 vs.) No. 3501 CIVIL
)
 The American National Red Cross,)
 a Corporation,)
)
 Defendant.)

FILED
JUN 6 1954
JAMES H. HOWARD
CLERK OF DISTRICT COURT

DISMISSAL WITH PREJUDICE

Comes now the plaintiff, Haskell Allen, and dismisses the above styled and numbered action with prejudice to the right to bring a future action.

Dated this 26 day of June, 1954.

Haskell Allen
Attorney for Plaintiff

IT IS HEREBY ORDERED that the above styled and numbered action be dismissed with prejudice to the right to bring a future action, this 26 day of June, 1954.

Ray C. Savage
U. S. District Judge

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

United States of America,

Libelant,

vs.

No. 3532 Civil

One 1949 Ford 3/4 ton Pickup Truck,
Motor No. 98RY-239743, and 118.950
gallons of Assorted Taxpaid Whiskey,

Respondents,

Cleo Mae Epps,

Claimant.

FILED

JUL 26 1954

NOEL W. STODOL
Clerk, U.S. District Court

J U D G M E N T

NOW, on this 26th day of July, 1954, this matter having come on to be heard upon findings of fact and conclusions of law herein,

IT IS ORDERED, ADJUDGED AND DECREED that the 1949 Ford 3/4 ton Pickup Truck, Motor No. 98RY-239743, be and the same is hereby ordered forfeited to the United States of America and the same is ordered delivered over to the Commissioner, Bureau of Indian Affairs, Department of the Interior, Washington, D. C., pursuant to application filed herein under Section 304 of the Liquor Law Repeal and Enforcement ^{Act} ((49 Stat. 880; 40 U.S.C. 304i), as amended by Section 102(a) of the Federal Property and Administrative Services Act of 1949, as amended (63 Stat. 380; 5 U.S.C. 630a), upon the payment of costs of seizure and storage.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the 118.950 gallons of assorted taxpaid whiskey seized herein be and the same is hereby forfeited to the United States of America and the same is ordered disposed of according to law.

AND IT IS SO ORDERED.

Rayce H. Swain
U. S. DISTRICT JUDGE

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN

DISTRICT OF OKLAHOMA

* * * * *

KENT EQUIPMENT COMPANY, A CORPORATION,)
)
Plaintiff,)
)
-vs-)
)
REX MADERIA CANNING COMPANY, INC., A CORPORATION,)
)
Defendant.)
)
JOE N. SHIDLER)
Receiver.)

No. 3217 - CIVIL

FILED

JUL 27 1954

NOBLE C. HOOD
Clerk, U.S. District Court

ORDER ALLOWING RECEIVER'S FEES, ALLOWING FEES FOR
ATTORNEY FOR RECEIVER, DIRECTING PAYMENT OF PRIOR
CLAIMS, COSTS OF ADMINISTRATION, CONFIRMING FINAL
REPORT AND ACCOUNTING OF RECEIVER AND DISCHARGING THE RECEIVER

On this 27th day of July, 1954 there came on for hearing, pursuant to Order of this Court, the Final Report and Accounting of Joe N. Shidler, Receiver, duly appointed and qualified in the above entitled cause; the Application for Allowance of Fees for the Receiver, and for the attorney for the Receiver, Irvine E. Ungerman; and Application for Payment of Prior Claims and for Discharge; and the Court having examined the files herein finds that due and proper notice in accordance with the Order of this Court, dated June 30, 1954, was given and had by all parties hereto and was given and had by all creditors of the defendant, Rex Maderia Canning Company, Inc., a Corporation, and the parties hereto being present by their respective counsel of record, the Court having duly considered the Final Report of the Receiver and the various applications made, and there being no objection thereto, finds that said applications, final Report and Accounting, should be in all respects be confirmed, and that the fees prayed for, are just and reasonable, and should be allowed.

THE COURT FURTHER FINDS that the said Joe N. Shidler, Receiver, has in all respects managed the property placed in his charge and

disposed of same according to the Orders and directions of the Court; that there are in the Receiver's hands, as assets of this estate, funds for the payment of the following prior claims of administration, which are hereby allowed and payment thereof by the Receiver is approved:

Sand Springs Leader	\$29.80
Pulsa World	\$36.28
Rich & Cartmill Insurance	\$46.03

the Court further finds that said receiver is entitled to compensation, that the sum of \$250.00 is reasonable, and an allowance and payment due him of the sum of \$250.00, as compensation, is hereby ordered. The Court further finds that the Application for Fees for the attorney for the Receiver, Irvine E. Ungerman, is reasonable and said application is hereby granted, and the Receiver Ordered and Directed to pay to Irvine E. Ungerman, attorney for said Receiver, a fee of \$250.00.

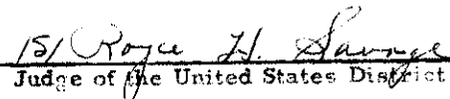
THE COURT FURTHER FINDS that upon disbursements of the amounts above set forth and allowed as prior claims the Receiver will have disposed of all of the assets, moneys, funds and property of the estate and that there are no funds remaining or available for the payment of claims of general creditors; that the Receiver has done all things in accordance with the directions of this Court and that he is entitled to be discharged and his surety released from further liability.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the Final Report and Accounting of Joe N. Shidler, Receiver, be and the same is hereby accepted and approved;

IT IS FURTHER ORDERED THAT THE application of Irvine E. Ungerman, attorney for Receiver, for allowance of fees, be and the same is hereby approved and granted. The Receiver is hereby ordered and directed to pay out of the funds of said estate, a compensation to him in the sum of \$250.00, and to pay an allowance to Irvine E. Ungerman, attorney for the Receiver, in the sum of \$250.00 as attorney's fee.

IT IS FURTHER ORDERED that the payment of the claims of Sand Springs Leader in the sum of \$29.30, of the Tulsa World, in the sum of \$16.28 and of Rich and Cartmill in the sum of \$43.03 be allowed and approved as a prior claim and costs of administration; that thereupon, all funds, assets, property and estate of the defendant, Rex Maderia Canning Company, Inc., having been exhausted, and expended, and there remaining no funds, or assets for payment of general claims, are available for distribution to general creditors, and there being no further assets to be disposed of by the Receiver,

IT IS HEREBY ORDERED AND DECREED that the said Joe N. Shidler, Receiver, be and he is hereby discharged as such Receiver, his bond exonerated, and the surety on his bond is hereby released from further liability and said Receivership declared closed.



Judge of the United States District Court

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

Plaintiff,

vs.

NO. 3530 - Civil

ALFRED A. BROWNING,

Defendant.

FILED

JUL 14 1954

NOBLE C. HOOD
Clerk, U.S. District Court

J U D G M E N T

NOW, on this 29th day of July, 1954, the above-entitled action coming on for hearing, the plaintiff, United States of America, appearing by E. Hayden Crawford, United States Attorney, and Hobart Brown, Assistant United States Attorney, for the Northern District of Oklahoma, and the defendant appearing not and the court having heard the evidence of the plaintiff and having examined the file, finds that said defendant was duly served with summons herein more than twenty (20) days prior to this date and having failed to appear or answer is and should be adjudged in default.

The court finds that all the allegations of plaintiff's complaint are true and that the defendant did make and execute to the Governor of the Farm Credit Administration of the United States of America his written promissory notes in the sums of \$200.00, \$25.00, \$375.00, \$200.00 and \$400.00, dated July 14, 1934, September 24, 1934, April 8, 1935, December 15, 1944 and January 22, 1945, respectively, and did make and execute to the United States of America, at the office of the Farm Security Administration, Department of Agriculture, Dallas, Texas, successor to the Resettlement Administration, his renewal promissory note in the sum of \$512.15, dated February 28, 1941, and said defendant having defaulted in the payment of said notes there is now due and owing thereon, after the allowance of all just credits and set-offs, the sums of \$125.00, with interest thereon at the rate of $5\frac{1}{2}\%$ per annum from July 18, 1934 until paid; \$25.00, with interest thereon at the rate of $5\frac{1}{2}\%$ per annum from October 2, 1934 until paid; \$140.27, with interest thereon at the rate of $5\frac{1}{2}\%$ per annum from October 31, 1935 until paid; \$200.00, with interest thereon at the rate of 4% per annum from July 31, 1945 until paid; \$400.00, with interest thereon at the rate of 4% per annum from October 31, 1934 until paid and \$208.15, with interest thereon at the rate of 5% per annum from March 24, 1943 until paid.

The court further finds that plaintiff has filed herein an affidavit of non-military service, which is found to be true.

It is therefore ORDERED, ADJUDGED AND DECREED by the court that the plaintiff have judgment against the defendant, Alford A. Browning, for the sum of \$1,914.05, with interest thereon at the rate of 6% per annum from date until paid and for its costs.

George H. Savage
U. S. DISTRICT JUDGE

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

Public Service Company of Oklahoma,
an Oklahoma Corporation, Plaintiff

vs

An easement or right-of-way of
varying width for certain electric
power transmission and distribution
line purposes, located upon, over and
across certain tracts of land in
Osage County, Oklahoma, and

The United States of America, as a
matter affecting the title to certain
Osage Indian lands previously allotted
in fee with certain restraints on
alienation, and presently owned by
restricted Osage Indians, and

Walter A. Hopper, et al,
Defendants

Civil No. 3543

FILED

JUL 29 1954

NOBLE T. F. GODD
Clerk, U.S. District Court

ORDER

Now, on this 29TH day of JULY, 1954, this
Cause comes on for hearing pursuant to Order of this Court
entered June 10th, 1954, Plaintiff appearing by its attorneys,
T. M. Markley and J. W. Smith; Defendant, the United States
of America appearing by Hon. B. Hayden Crawford, United States
Attorney for the Northern District of Oklahoma

and no other party Defendant appearing.

And it appearing to the Court that certain of the Defen-
dants herein, Osage Indian Owners living outside of the State
of Oklahoma have not been located and served with Notice of
these proceedings; and

It further appearing, upon motion of Plaintiff in open Court, that its Complaint, as amended, against Dr. Gale Seigler, named therein as Lessee of Tract No. 11 should be dismissed for the reason that said Defendant was not the Lessee of said Tract at the time the Plaintiff constructed its electric line.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED, that this Cause of Action be dismissed only with respect to Defendant, Dr. Gale Seigler, without prejudice and at the cost of Plaintiff.

IT IS FURTHER ORDERED that this Cause be continued to SEPTEMBER 9TH, 1954 at 9:30 A.M., at which time this Court will appoint Commissioners to appraise damages resulting to individual Defendants herein and hear evidence and permit Defendants to present claims.

ROYCE H. SAVAGE
ROYCE H. SAVAGE
Judge of The United States
District Court for the
Northern District of Oklahoma

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

MARY C. DUNN, Plaintiff,
vs
FRFD GEORGE LARDIS, Defendant.

NO. 3569 Civil

FILED

JUL 20 1954

NOV 11 1954

ORDER OF DISMISSAL

Now, on this 20th day of July, 1954, same being a judicial day of said court, this cause comes on for hearing and the motion of the plaintiff herein to dismiss her action without prejudice at plaintiff's cost.

It is ordered that plaintiff's action be and the same hereby is dismissed without prejudice at plaintiff's cost.


District Judge.

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

ESTATE LAND COMPANY, a BUSINESS TRUST, ()
et al,

Plaintiffs,

vs.

No. 3412 CIVIL

MID-CONTINENT PETROLEUM CORPORATION, ()
a Corporation,

Defendant. ()

FILED

APR - 3 1954

NOBLE O. HOOD,
Clerk, U.S. District Court

ORDER OF DISMISSAL

Pursuant to stipulation for dismissal filed in the above
entitled action by the parties thereto, IT IS ORDERED that said action
be, and the same is hereby dismissed with prejudice at the cost of the
plaintiffs.

W. Royan Jones

Judge of the United States
District Court

Harry A. Harwoods and Erma M. Harwoods were served with written notice of the application for default judgment at least three (3) days prior to this hearing;

That the court proceeded on July 30, 1954, to hear all of the plaintiffs' evidence, and being fully advised in the premises, and on consideration thereof, finds that all of the allegations of the plaintiffs' petition are true as set forth therein; that plaintiffs are the owners of the minerals in and under the following described real estate situated in Creek County, State of Oklahoma, to-wit:

The Northeast Quarter (NE/4) of Section 7,
Township 16 North, Range 10 East,

in the proportions set opposite their names as follows:

<u>NAME</u>	<u>MINERAL ACRES</u>
W. R. Wallace	50-2/3
Creekmore Wallace	21-1/3
Samuel and Frances Matofsky	8
Herbert Abraham	20
Jack Abraham	20
Francile Moore, nee Abraham	20
Pauline Jackson, nee Abraham	20

That the mineral interests owned by W. R. Wallace, Creekmore Wallace, and Samuel and Frances Matofsky are full participating mineral interests, whereas the interests owned by Herbert Abraham, Jack Abraham, Francile Moore, nee Abraham, and Pauline Jackson, nee Abraham, are non-participating mineral interests, and that the said Herbert Abraham, Jack Abraham, Francile Moore, nee Abraham, and Pauline Jackson, nee Abraham, are not entitled to any oil and gas bonus or any of the rentals received for oil and gas leases on said land, but are entitled to one-half (1/2) of the royalty on the oil or gas actually produced from said land in the event said land is exploited for oil and gas; that the said Herbert Abraham, Jack Abraham, Francile Moore, nee Abraham, and Pauline Jackson, nee Abraham, are not entitled to execute any oil and gas leases on said land, nor are they entitled to designate who the lessees shall be; that W. R. Wallace, Creekmore Wallace, and Samuel and Frances Matofsky have the sole and exclusive right to lease the foregoing described real estate for oil and gas, and are entitled to their proportionate part of one-half (1/2) of the royalty on the oil and gas actually produced from said land in the event said land is exploited for oil and gas.

That Herbert Abraham, Jack Abraham, Francile Moore, Pauline Jackson, and W. R. Wallace and Marie Henson Wallace executed a certain oil and gas lease dated December 1, 1952, as lessors, to Harry A. Harwoods and Erma M. Harwoods, his wife, as lessees, covering the following described premises situated in Creek County, State of Oklahoma, to-wit:

The North Half of the Northeast Quarter (N/2 NE/4) of Section 7, Township 16 North, Range 10 East, containing 80 acres, more or less,

which said oil and gas mining lease was recorded on June 4, 1953, in the Office of the County Clerk, Creek County, Oklahoma, in Book 675 at Page 585, for a primary term of six (6) months and so long thereafter as oil and gas or either of them was produced from said premises in paying quantities.

That Herbert Abraham, Jack Abraham, Francile Moore, Pauline Jackson, and W. R. Wallace and Marie Wallace, his wife, executed an oil and gas lease as lessors, to Harry A. Harwoods and Erma M. Harwoods, his wife, as lessees, covering the following described premises situated in Creek County, State of Oklahoma, to-wit:

The South Half of the Northeast Quarter (S/2 NE/4) of Section 7, Township 16 North, Range 10 East, containing 80 acres, more or less,

which said oil and gas mining lease was recorded June 4, 1953, in the Office of the County Clerk, Creek County, Oklahoma, in Book 675 at Page 583, for a primary term of two (2) years and so long thereafter as oil and gas or either of them was produced from said premises in paying quantities, it being specifically provided that said lease should only take effect if and when lessees caused a well to be drilled or cleaned out an old well and makes a commercial well out of said old well and produces same, upon the

North Half of the Northeast Quarter (N/2 NE/4) of Section 7, Township 16 North, Range 10 East.

That Samuel and Frances Matofsky did not execute either of said leases as set out above.

The Court further finds that no production was obtained on either the North Half of the Northeast Quarter or the South Half of the Northeast Quarter of Section 7, Township 16 North, Range 10 East, Creek County, Oklahoma, within the primary term of said oil and gas leases, and that said oil and gas leases expired by

their own terms; that defendants attempted to clean out an old well on the North Half of the Northeast Quarter (N/2 NE/4) of Section 7, Township 16 North, Range 10 East, Creek County, Oklahoma, without success, and said well was plugged on or about October 19, 1953; that defendants, lessees, at no time paid over unto plaintiffs, lessors, any delay rentals; that the last oil taken from the said leased premises was during August, 1950, prior to the execution of the oil and gas leases herein concerned;

That defendants Harry A. Harwoods and Erma M. Harwoods executed a release of the within and foregoing oil and gas leases dated the 31st day of December, 1953, and recorded in the Office of the County Clerk, Creek County, Oklahoma, on the 4th day of February, 1954, in Book 696 at Page 499; that the defendants Harry A. Harwoods and Erma M. Harwoods, lessees, voluntarily executed a quit claim deed to said real property to the plaintiffs Herbert Abraham, Jack Abraham, Francile Moore, Pauline Jackson, W. R. Wallace and Marie H. Wallace, lessors, dated December 31, 1953, which said quit claim deed was recorded by Harry A. Harwoods and Erma M. Harwoods without the knowledge or consent of said plaintiffs in the Office of the County Clerk, Creek County, Oklahoma, on February 24, 1954, in Book 698 at Page 283, wherein it is stated that

"This quit claim deed is given.....as consideration for the execution of certain new leases of the identical lands hereinbefore described to the above named Lessees by the said original Lessors, their heirs, agents or assigns, in exchange for which new leases a certain Release by the Lessees, of even date hereof, has been executed in favor of the lessors and has been recorded in....."

The Court further finds that none of the plaintiffs at any time entered into any agreement with the defendants Harry A. Harwoods and Erma M. Harwoods to execute new oil and gas leases in consideration for a release of oil and gas leases dated December 1, 1952; that plaintiffs were entitled to releases of said oil and gas leases as a matter of right, inasmuch as same had expired by their own terms; and that the statement contained in the aforementioned quit claim deed and said deed is a cloud upon the title of plaintiffs to the minerals and the leasehold estate in and under the premises hereinbefore described;

The Court further finds that all of said defendants other than Harry A. Harwoods and Erma M. Harwoods, claim ownership to

fractional interests of the working interest under the oil and gas lease dated December 1, 1952, from the plaintiffs hereinbefore named to defendants Harry A. Harwoods and Erma M. Harwoods covering the North Half of the Northeast Quarter (N/2 NE/4) of Section 7, Township 16 North, Range 10 East, Creek County, Oklahoma, by virtue of various assignments from the said Harry A. Harwoods and Erma M. Harwoods;

That plaintiffs' Motion for Default Judgment against Harry A. Harwoods and Erma M. Harwoods should be sustained.

CONCLUSIONS OF LAW

It is concluded as a matter of law by the Court that plaintiffs are the owners of the minerals in and under the Northeast Quarter (NE/4) of Section 7, Township 16 North, Range 10 East, Creek County, Oklahoma, in the proportions hereinafter set out; that the mineral interests owned by W. R. Wallace, Creekmore Wallace, Samuel and Frances Matofsky are full participating interests, and the mineral interests owned by Herbert Abraham, Jack Abraham, Francile Moore, nee Abraham, and Pauline Jackson, nee Abraham, are non-participating interests; that the oil and gas leases covering said property dated December 1, 1952, from Herbert Abraham, Jack Abraham, Francile Moore, Pauline Jackson, W. R. Wallace and Marie Henson Wallace, Lessors, to Harry A. Harwoods and Erma M. Harwoods, Lessees, expired by their own terms, no production of oil or gas in paying quantities having been obtained by lessors during the primary terms of said leases; that plaintiffs were entitled to releases of said oil and gas leases from Harry A. Harwoods and Erma M. Harwoods as a matter of right; that Samuel and Frances Matofsky were not bound by said oil and gas leases inasmuch as they did not execute same; that there was no agreement between plaintiffs and Harry A. Harwoods and Erma M. Harwoods for the execution of new oil and gas leases in return for releases of the December 1, 1952 leases by Harry A. Harwoods and Erma M. Harwoods; that the quit claim deed dated December 31, 1953, executed by Harry A. Harwoods and Erma M. Harwoods is a cloud on the plaintiffs' title to the minerals in and under the premises hereinbefore described, and the leasehold estate; that plaintiffs are entitled to

have their title to the minerals in and under said premises and the leasehold estate quieted as against such cloud on their title and to have said quit claim deed cancelled; that defendants should be perpetually enjoined from interfering with plaintiffs' title to the minerals and leasehold estate involved herein.

WHEREFORE, PREMISES CONSIDERED, IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that service upon the following named defendants: Evelyn L. Gudeneau; Oma K. Graef; Gilbert Golaner; Harold A. Seigle; Edith Preston; Frederick A. Toepel; Seymore Smith; George C. Parzen; Theodore Bowman; Elsie Bowman; Leonard C. Gudeneau; Elizabeth B. Schultz; Rodger A. Graef; Clarence W. Schultz; Henry C. DeYonker; and Frank J. Grzanka, and each of them, be and is hereby in all respects approved and adjudged to be sufficient to give this court jurisdiction to render judgment herein; and it is further ordered that said defendants and the defendants Harry A. Harwoods and Erma M. Harwoods and each of them are adjudged to be in default, and that the allegations of the plaintiffs' petition be taken as confessed as against said defendants and each of them, and that plaintiffs' Motion for Default Judgment against Harry A. Harwoods and Erma M. Harwoods is hereby sustained.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT W. R. Wallace, Creekmore Wallace, Samuel and Frances Matofsky, Herbert Abraham, Jack Abraham, Francile Moore, nee Abraham, and Pauline Jackson, nee Abraham, are the owners of all of the minerals in and under the following described real property situated in Creek County, State of Oklahoma:

The Northeast Quarter (NE/4) of Section 7, Township 16 North, Range 10 East,

in the proportions set opposite their names below:

<u>NAME</u>	<u>MINERAL ACRES</u>
W. R. Wallace	50-2/3
Creekmore Wallace	21-1/3
Samuel and Frances Matofsky	8
Herbert Abraham	20
Jack Abraham	20
Francile Moore, nee Abraham	20
Pauline Jackson, nee Abraham	20

that the proportionate interests owned by W. R. Wallace, Creekmore Wallace, Samuel and Frances Matofsky are full participating interests, and that the proportionate interests owned by Herbert Abraham,

Jack Abraham, Francile Moore, nee Abraham, and Pauline Jackson, nee Abraham, are non-participating interests, and that the said Herbert Abraham, Jack Abraham, Francile Moore, nee Abraham, and Pauline Jackson, nee Abraham, are not entitled to participate in any bonus paid said mineral owners for an oil and gas lease, or any delay rentals paid by any lessee under an oil and gas lease, but that said Herbert Abraham, Jack Abraham, Francile Moore, nee Abraham, and Pauline Jackson, nee Abraham, are entitled to one-half (1/2) of the royalty to be paid on any oil and gas produced from said premises; that the said Herbert Abraham, Jack Abraham, Francile Moore, nee Abraham, and Pauline Jackson, nee Abraham, are not entitled to execute any oil and gas leases on said land, nor are they entitled to designate who the lessees shall be; that W. R. Wallace, Creekmore Wallace, Samuel and Frances Matofsky have the sole and exclusive right to lease the foregoing described real estate for oil and gas, and are entitled to their proportionate part of one-half (1/2) of the royalty on the oil and gas actually produced from said land in the event said land is exploited for oil and gas.

That Harry A. Harwoods and Erma M. Harwoods; Evelyn L. Gudeneau; Oma K. Graef; Gilbert Golaner; Harold A. Seigle; Edith Preston; Frederick A. Toepel; Seymore Smith; George C. Parzen; Theodore Bowman; Elsie Bowman; Leonard C. Gudeneau; Elizabeth B. Schultz; Rodger A. Graef; Clarence W. Schultz; Henry C. DeYonker; and Frank J. Grzanka have no right, title, interest or estate in and to the minerals in and under the real estate hereinbefore described, or the leasehold estate, and that the title and possession of said plaintiffs in said mineral estate and said leasehold estate be and the same is hereby forever settled and quieted in plaintiffs as against all claims and demands by all of said defendants or any of them and those claiming by, through and under them or any of them.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the quit claim deed from Harry A. Harwoods and Erma M. Harwoods, lessees, to Herbert Abraham, Jack Abraham, Francile Moore, Pauline Jackson, W. R. Wallace and Marie H. Wallace, lessors, and plaintiffs herein, dated December 31, 1953, and recorded in the Office of the County

Clerk, Creek County, Oklahoma, on February 24, 1954, in Book 698 at Page 283, is hereby cancelled, set aside and held for naught.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said defendants Harry A. Harwoods; Erna M. Harwoods; Evelyn L. Gudensau; Oma K. Graef; Gilbert Golaner; Harold A. Sgigle; Edith Preston; Frederick A. Toepel; Seymore Smith; George C. Farzen; Theodore Bowman; Elsie Bowman; Leonard C. Gudeneau; Elizabeth B. Schultz; Rodger A. Graef; Clarence W. Schultz; Henry C. DeYonker; and Frank Grzanka, and those by, through or under them, be, and are hereby, perpetually enjoined and forbidden to claim any right, title, interest or estate in or to said mineral estate in and under the real property hereinbefore described, or leasehold estate, hostile or adverse to the title of the plaintiffs herein; that all of said defendants and those claiming under them are hereby perpetually enjoined and forbidden from commencing any suit to disturb said plaintiffs in their possession and title to the mineral estate in and to the real property hereinbefore described, or said leasehold estate; from setting up any claim or interest adverse to the title of the plaintiffs herein, and from disturbing plaintiffs in their peaceable and quiet enjoyment of the above described mineral interest in and under the real property hereinbefore described, and said leasehold estate.



Judge of the U. S. District Court
Northern District of Oklahoma

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

WEAVER DRILLING COMPANY,)
an Oklahoma Corporation,)
Plaintiff,)

-v-

R. W. SOUTHARD, d/b/a)
Southard Oil Company,)
Defendant.)

No. 3518

FILED
JUL 10 1954

NOBLES H. HOOD
Clerk, U.S. District Court

J U D G M E N T

The Court having filed its findings of law and fact in this cause, in pursuance thereof it is considered by the court that the plaintiff above named do have and recover of and from the defendant R. W. Southard d/b/a Southard Oil Company the principal sum of \$337.30, with interest thereon from the 10th day of August, 1954, until paid at the rate of 7% per annum which sum is secured by a valid, subsisting mortgage of record, in office of the County Clerk of Creek County in Book 696, page 405 and that plaintiff do have and recover of and from the defendant R. W. Southard d/b/a Southard Oil Company a further sum of \$6,606.54, with interest thereon from the 10th day of August, 1954, until paid at the rate of 6% per annum, together with all the costs of the proceedings, to be taxed by the Clerk, to be levied on the lands, tenements, goods and chattels of the defendant and to the plaintiff rendered, and that execution do issue therefore.

Done and Ordered at Tulsa, Oklahoma, this 10th day of August, 1954.

Thomas A. Savage
United States District Judge

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

Ryvers V. Wooldridge,)
)
 Plaintiff,)
)
 vs)
)
 Northeast Oklahoma Railroad)
 Company, a Corporation,)
)
 Defendant.)

NO. 3462

FILED

MAY 13 1954

SEAL OF COURT
CLERK OF DISTRICT COURT

JUDGMENT ON VERDICT

This cause came on regularly for trial before the undersigned Judge on the 13th day of May, 1954. Plaintiff appeared in person and by his attorneys, Rex H. Holden and Philip B. Lush and the defendant appeared by its attorneys, Messrs Wallace, Wallace and Owens, Miami, Oklahoma and Rucker and Tabor of Tulsa, Oklahoma, and both parties having announced ready for trial, a jury was duly impaneled and sworn to well and truly try the issues between plaintiff and defendant; and trial of said cause continued until time for adjournment, and on the 14th day of May, 1954, said trial continued, the plaintiff introduced his evidence and rested and defendant introduced its evidence and rested and after argument of counsel and the charge of the court, the jury returned its verdict in open court, which, omitting the formal parts thereof is in the following words and figures, to-wit:

"We, the jury in the above entitled cause, duly impaneled and sworn upon our oaths, find for the defendant."

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED, that plaintiff take nothing and that judgment be entered for the defendant upon the jury's verdict.

Dated this 17th day of August, 1954.

L. W. R. Williams
U. S. DISTRICT JUDGE

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

Ryverson V. Coldridge,
Plaintiff,
vs
Northeast Oklahoma Railroad
Company, a corporation,
Defendant.

NO. 3462

FILED

JUL 1 1954

CLERK OF DISTRICT COURT

ORDER OVERRULING MOTION FOR
NEW TRIAL

The above entitled cause came on regularly for hearing on the 21st day of June, 1954, upon plaintiff's Motion for New Trial and the court having heard the argument of counsel and being well and sufficiently advised in the premises, finds that said motion for new trial should be overruled.

IT IS, THEREFORE, ORDERED AND DECREED by the court that plaintiff's Motion for New Trial be and the same is hereby overruled to which ruling plaintiff objected and excepted.

Dated this 11th day of ~~July~~^{August}, 1954.

181 W. R. Jordan
U. S. DISTRICT JUDGE

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

GENERAL INSURANCE COMPANY OF AMERICA,
a Corporation, and MERCHANTS FIRE
INSURANCE COMPANY, a Corporation,

Plaintiffs,

-vs-

CLYDE HANES and CLYDE SHUPE,

Defendants.

No. 3497-C

FILED

AUG 12 1954

NOBLE C. HOOD
Clerk, U.S. District Court

ORDER FOR DISMISSAL

This matter comes on for hearing upon the application of the plaintiffs for leave to dismiss their causes with prejudice to future actions on the grounds that all issues of law and fact have been settled and compromised by and between the parties plaintiffs and defendants. The Court being fully advised in the premises finds that the Motion should be granted.

BE IT, THEREFORE, ORDERED, ADJUDGED AND DECREED that plaintiffs be and are hereby authorized to file their dismissal herein with prejudice to future actions.

Dated at Tulsa, Oklahoma this 12th day of August, 1954.

W. Royce H. Savage

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

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

GARY CONNER,

Plaintiff,

vs.

No. 3528 Civil

BARCLAY E. ANTON,

Defendant.

FILED

APR 13 1964

ORDER OF DISMISSAL

ROBERT C. HOOD
Clerk, U.S. District Court

For good cause shown, it is hereby ordered that plaintiff's cause of action be dismissed with prejudice to the bringing of any other action, and that the costs of this action be assessed to defendant.

13/ Robert H. Savage
District Judge

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

CHARLES M. CREAMER,

Plaintiff,

vs.

HAROLD G. ANGEL

Defendant.

No. 4577 Civil

FILED

APR 15 1954

ORDER OF DISMISSAL

ROBERT H. HOOKER
CLERK OF DISTRICT COURT

For good cause shown it is hereby ordered that this cause wherein Charles M. Creamer has filed this action against the defendant, Harold G. Angel, and wherein the defendant, Harold G. Angel, has filed a cross-complaint against the plaintiff, Charles M. Creamer, be dismissed with prejudice as to both parties; that the costs of said action be assessed to the defendant herein.

12/15/54 Royce H. Dwayne
District Judge

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

J. F. BROWN, Administrator of the
Estate of MR. WILF. FENNER, Deceased,

Plaintiff,

vs.

AMERICAN FIDELITY & CASUALTY COMPANY,
Inc., a corporation, of Richmond, Virginia;
ROY BARNH, sole trader, d/b/a ROY BARNH
TRUCK LINE; ROY S. OLIVER, sole trader,
d/b/a BARNH SERVICE STATION; EUGENE
JONES & SONS; and FERRI GLASS MANUFACTURING
CORPORATION, a corporation,

Defendants.

Civil No. 3490

FILED

AUG 16 1954

ROBERT C. HOOP
Clerk, U.S. District Court

ORDER REMANDING SUIT

The motion of plaintiff to remove this suit to the Superior Court of Creek County, Oklahoma, Bristow Division, coming on for hearing on the 6th day of August, 1954, pursuant to regular setting and notice to parties, and the Court having heard the argument of counsel, and being fully advised, upon consideration finds that the motion should be sustained.

IT IS, THEREFORE, ORDERED that the motion of plaintiff to remand this cause to the Superior Court of Creek County, Oklahoma, Bristow Division, be and the same is hereby sustained, and said cause be and it is hereby remanded to the Superior Court of Creek County, Oklahoma, Bristow Division, for further proceedings.

DATED at Tulsa, Oklahoma

this 16th day of August, 1954

Robert C. Hoop

JUDGE, UNITED STATES DISTRICT COURT

THE UNITED STATES DISTRICT COURT FOR THE
MIDDLE DISTRICT OF VIRGINIA

J. P. BERRY, Administrator of the
Estate of ALICE FLETCHER, Deceased,
Plaintiff,

vs.

AMERICAN FIDELITY & CASUALTY COMPANY,
INC., a corporation, of Richmond, Virginia;
ROY BERRY, sole trader, d/b/a ROY BERRY
TRUCK SERVICE; ROY E. BERRY, sole trader,
d/b/a BERRY TRUCK SERVICE; EUGENE
J. BERRY and BERRY GLASS MANUFACTURING
CORPORATION, a corporation,
Defendants.

Civil No. 2491

FILED

AUG 16 1954

NOBLE C. BOOD
Clerk, U.S. District Court

ORDER REMANDING CASE

The motion of plaintiff to remand this suit to the
Superior Court of Creek County, Oklahoma, Bristol Division,
coming on for hearing on the 6th day of August, 1954, pursuant
to regular setting and notice to parties, and the Court having
heard the argument of counsel, and being fully advised, upon
consideration finds that the motion should be sustained.

IT IS, THEREFORE, ORDERED that the motion of plaintiff
to remand this cause to the Superior Court of Creek County,
Oklahoma, Bristol Division, be and the same is hereby sustained,
and said cause be and it is hereby remanded to the Superior
Court of Creek County, Oklahoma, Bristol Division, for further
proceedings.

DATED at Tulsa, Oklahoma

this 16th day of August, 1954.

J. P. Berry
JUDGE, UNITED STATES DISTRICT COURT

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

MARYE ELLI ABBEY WELLY,
Administratrix of the
estate of ROYAL L. WELLY,
deceased,

Plaintiff,

vs.

AMERICAN PENNSYLVANIA CASUALTY COMPANY,
INC., a corporation, of Richmond,
Virginia; RAY BARNHILL, sole trader,
d/b/a RAY BARNHILL TRUCK LINE; ROY E.
OLIVER, sole trader, d/b/a MARKET
SERVICE STATION; ENGINE JOHNSTON;
and THE GEORGE RAY MANUFACTURING
CORPORATION, a corporation,

Defendants.

Civil No. 3492

FILED

AUG 16 1954

F. L. GARDNER
Clerk of Court

ORDER REMANDING CASE

The motion of plaintiff to remand this suit to the Superior Court of Creek County, Oklahoma, Bristow Division, coming on for hearing on the 6th day of August, 1954, pursuant to regular setting and notice to parties, and the Court having heard the argument of counsel, and being fully advised, upon consideration finds that the motion should be sustained.

IT IS, THEREFORE, ORDERED that the motion of plaintiff to remand this cause to the Superior Court of Creek County, Oklahoma, Bristow Division, be and the same is hereby sustained, and said cause be and it is hereby remanded to the Superior Court of Creek County, Oklahoma, Bristow Division, for further proceedings.

DATED at Tulsa, Oklahoma

this 16th day of August, 1954.

15 Royce W. Sawyer
JUDGE, UNITED STATES DISTRICT COURT

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

J. R. Mitchell,

Plaintiff,

v-

No. 3 2 8 8

Jake Dryer, Raymond Sikes,
Chester Dryer and Dryer
Mining Company, Incorporated,
a corporation,

Defendants.

FILED

MAR 16 1954

NOBLE C. ROSE
Clerk, U. S. District Court

JUDGMENT ON SPECIAL ISSUE

The above entitled action came on for trial on special issue of whether or not plaintiff J. R. Mitchell owns stock in defendant corporation Dryer Mining Company, Inc., and if so how much, before the court without a jury on the 11th day of March, 1954 in the United States District Court Room in the Federal Building, Tulsa, Oklahoma, the plaintiff appearing in person and by his attorneys Kent Yount, David Young, and Glenn A. Young and the individual defendants appearing individually, the corporation by its officers Jake Dryer, Raymond Sikes and Chester Dryer and both the corporation and individuals appearing by their attorney A. L. Commons, and testimony having been offered and briefs filed by both parties and the court having filed its Findings of Fact and Conclusions of Law, it is hereby

ORDERED AND ADJUDGED, that the plaintiff J. R. Mitchell have judgment against the defendant Dryer Mining Company, Inc., a corporation, that the plaintiff J. R. Mitchell is the owner of an undivided one-four 1/4th interest in and to the corporation consisting of 25 shares of its total 100 shares of authorized stock and said defendant corporation by its officers and directors, Jake Dryer, Chester Dryer and Raymond Sikes is hereby directed to issue a stock certificate to said plaintiff for shares of stock equal to 25 per cent of all the authorized stock of said corporation.

P. 1/4.

IT IS FURTHER ORDERED AND ADJUDGED, that the plaintiff have judgment against each of the defendants Jake Dryer, Raymond Sikes, Chester Dryer and Dryer Mining Company, Inc., a corporation jointly and severally for plaintiff's costs and disbursement in this action to the date of this judgment, to be hereinafter taxed, on notice and hereinafter inserted by the clerk of this court in the sum of \$ _____.

IT IS FURTHER ORDERED AND ADJUDGED, that the plaintiff be permitted to amend his petition for further proceedings herein.

DONE AND ORDERED at Tulsa, Oklahoma this 20 day of August, 1954.

/s/ ROYCE H. SAVAGE

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

WEAVER DRILLING COMPANY,
an Oklahoma corporation

Plaintiff

vs.

No. 3518

R. W. SOUTLAND dba SOUTHERD
OIL COMPANY

Defendant

FILED

AUG 9 1954

NOBLE S. HEND
Clerk, U.S. District Court

AMENDMENT TO JUDGMENT

The court having filed its Amendment to findings of fact in this cause, and in pursuance thereof, it is considered by the Court that all property attached by the sheriff of Creek County, State of Oklahoma, pursuant to attachment order issued in case No. 29336 in the District Court, Creek County, Oklahoma, should be turned over to the United States Marshal, and in the event the judgment rendered herein is not paid, that said property belonging to the defendant be sold by said United States Marshal, according to law, to satisfy said judgment.

Done and ordered at Tulsa, Oklahoma, this 20th day of August, 1954.

Wm. H. George
United States District Judge

*Ak. us to form
Admiral Wheeler, Jr
Howard Young*

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

Verd Brunsteter
and
Mary E. Brunsteter,

Plaintiffs,

vs.

Civil No. 3442

The United States,

Defendant.

FILED

AUG 23 1954

NORRIS C. S. 1954
DEPT. OF JUSTICE

J U D G E M E N T

This cause came on to be heard, was argued by counsel,
and upon consideration thereof,

IT IS ORDERED, ADJUDGED AND DECREED by the Court that
the plaintiffs recover from the defendant, as overpayments of
income taxes, the amount of \$3,728.04 for the taxable year 1948
and \$267.07 for the taxable year 1949, plus interest at the rate
of 6 per cent per annum from and after July 30, 1951, until paid
as provided by law.

MADE AND ORDERED this 23rd day of August, 1954.

18 *Royce H. Savage*
District Judge

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

Libelant

vs

ONE 1951 CHEVROLET 4-DOOR SEDAN,
MOTOR NO. JAD 420208,

Respondent

LUIS B. WILLIAMS,
THE ASSOCIATES DISCOUNT CORPORATION,

Claimant

No. 3567 Civil

FILED

AUG 4 1954

NEWMAN C. HULL,
Clerk, U.S. District Court

FINDINGS OF FACT, CONCLUSIONS OF LAW AND
JOURNAL ENTRY OF JUDGMENT

This matter having come on for hearing this 23rd day of August, 1954, pursuant to regular assignment, and the United States of America appearing by Hayden Crawford, United States Attorney for the Northern District of Oklahoma, and Hobart Brown, Assistant United States Attorney for said district, and claimants, Associates Discount Corporation, and Luis B. Williams, appearing by their counsel, William K. Powers, of Tulsa, Oklahoma; whereupon, the same proceeded to trial and the court makes this its findings of fact:

I.

That the vehicle described herein was seized by officers of the Alcohol and Tobacco Tax Unit, Treasury Department, on June 10, 1954, within the jurisdiction of this court; that said vehicle was seized while it was in the use of the claimant, Luis B. Williams, in concealing and transporting approximately twenty-three gallons of non-taxpaid distilled spirits, with intent on the part of said claimant to defraud the United States of the tax due thereon.

II.

That the claimant, Associates Discount Corporation, is the holder of a certain conditional sales contract executed by the said Luis B. Williams on January 27, 1953, in the original amount of \$1666.30; that at the time of the seizure of said

vehicle, said Luis B. Williams owed unto the said Associates Discount Corporation, the principal balance of \$586.77.

III.

That one Georgia S. Smith appears as the registered owner of said vehicle, but that she has filed herein an affidavit of disclaimer and has disclaimed any right, title and interest in and to said vehicle.

IV.

That said Luis B. Williams, at the time of the execution of the conditional sales contract above referred to, and at the time of the acquisition of the interest by Associates Discount Corporation, had neither a record or reputation for violating the laws of the United States or of the State of Oklahoma pertaining to liquor at that time.

V.

That said vehicle at this time has a value of less than \$586.77, and the court specifically finds that it has a value only of \$450.00.

CONCLUSIONS OF LAW

The court concludes, upon the foregoing findings of fact, to wit:

1. That the 1951 Chevrolet 4-door Sedan, Motor No. JAD 420208, is subject to forfeiture under the provisions of Section 3321 and 3116, of Title 26, U. S. C. A.
2. That the claimant, Associates Discount Corporation, is entitled to remission of said vehicle and possession of the same under the provisions of Section 3617, Title 18, U. S. C. A.
3. That all storage cost incident to such seizure shall be borne and paid by the claimant, Associates Discount Corporation.

JOURNAL ENTRY OF JUDGMENT

Upon the above and foregoing findings of fact and conclusions of law, it is, therefore, ordered, adjudged and decreed that the 1951 Chevrolet 4-door Sedan, Motor No. JAD 420208, be and same is hereby forfeited unto the United States of America.

It is further ordered, adjudged and decreed that claimant, Associates Discount Corporation, have remission of said vehicle and that said vehicle above described be ordered delivered unto said claimant upon payment of all storage charges and costs incident to such seizure.

It is further ordered that the United States Marshal for the Northern District of Oklahoma deliver unto said Associates Discount Corporation the vehicle above described, upon such payment of charges.

15/ Royce H. Savoy
United States District Judge

Ok.
15/ Robert Brown

SOUTHERN DISTRICT OF ALABAMA

United States of America
Libellant,

vs.

CIVIL ACTION

One unlabeled device, more or less,
designated "The Atomotrone" or "The
Vital-Tone",

No. 1508

13 copies, more or less, of a booklet
entitled "Nature's way of Health with
the Vital-Tone Unit In Your Home",

15 copies, more or less, of a booklet
entitled "Suggested Instructions on
Using Irradiated Water And Food",

One unlabeled device, more or less,
designated "The Atomotrone" or "The
Vital-Tone",

FILED

NOV 1954

U.S. DISTRICT COURT
SOUTHERN DISTRICT OF ALABAMA

One unlabeled device, more or less,
designated "The Atomotrone" or "The
Vital-Tone",

One unlabeled device, more or less,
designated "The Atomotrone" or "The
Vital-Tone"

Respondents,

ORDER DISMISSING WITH

This matter came on to be heard on motion of the United States to dismiss the libel of information in the above captioned matter as to that portion thereof which describes in Paragraph VI and VII the article of device in possession of Mr. and Mrs. Roy Pantry, 424 South Roland Street, Bristow, Oklahoma, and for cause shown, it is hereby

ORDERED, ADJUDGED AND DECREED that the libel of information be dismissed as to that portion thereof which describes the article of device in possession of Mr. and Mrs. Roy Pantry, 424 South Roland Street, Bristow, Oklahoma, in Paragraphs VI and VII.

James H. Savage
United States District Judge

Dated: Aug 25th, 1954

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

JAMES ROY SMITH,)
)
 Plaintiff,)
 vs.)
) No. 3528-Civil
)
 GUS BENTLEY,)
)
 Defendant.)

FILED

AUG 5 1954

ORDER DISMISSING CASE WITH PREJUDICE

NOBLE T. BRADY
Clerk of the District Court

Now on this 25 day of August, 1954, there was presented to the court a stipulation of dismissal of this cause with prejudice, the court being fully advised in the premises, orders and decrees that this cause be dismissed with prejudice to the bringing of any further action on this petition.

124 Pope J. Savage
District Judge

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

Mrs. KENNETH JOE DAVIS, a widow,

vs.

GUS BARTEN,

Plaintiff,

Defendant.

No. 3520-Civil

FILED

AUG 15 1954

ORDER DISMISSING CASE WITH PREJUDICE

Now on this 25 day of August, 1954, there was presented to the court a stipulation of dismissal of said cause with prejudice. The court being fully advised in the premises, orders and decrees that this cause be dismissed with prejudice to the bringing of any further action as to all parties.

18 Royce W. Savage
District Judge

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

MIDLAND VALLEY RAILROAD
COMPANY, A Corporation,

Plaintiff,

v.

CITY OF PAHLUSKA, et al.,
Municipal Corporation,

Defendants.

NO. 3370-CIVIL.

FILED

AUG 5 1954

NOBIS C. HOOD
Clerk, U.S. District Court

J U D G M E N T

This action came on for hearing April 14, 1954 on the defendant's motion to vacate or modify the injunction granted herein on October 21, 1924, by the United States District Court for the Northern District of Oklahoma being then Cause Number 588 equity therein, and the defendant and plaintiff introduced their evidence and thereafter submitted briefs in support of their respective contentions.

Now on this 26th day of July, 1954, said day having been set for the further introduction of evidence and argument, and at the conclusion thereof and the court having considered the same finds: that the defendant had a right of opening Pruden Street in said city over and across the right-of-way and tracks of the plaintiff's grade, but because of the permanent injunction heretofore granted on October 21, 1924, the said defendant, its officials, agents, or any persons in its behalf were prohibited from so doing; that the City of Pahluska on May 11, 1953, duly declared by resolution of the Board of City Commissioners that a public necessity exists for the opening of said Pruden Street across the premises of the plaintiff herein; that the permanent injunction granted herein on October 21, 1924, should be modified to permit the defendant to institute appropriate proceedings before the necessary tribunals in an effort to secure the opening of said Pruden Street across the premises of said plaintiff upon the execution by said city and the Illinois Loan and Security company performance bond in favor of the plaintiff to pay the

plaintiff all reasonable costs, not to exceed Seventy-Five Hundred Dollars (\$7500.00), actually incurred and expended by it in the construction of said crossing over its track and right-of-way. It is therefore

ORDERED, ADJUDGED, AND DECREED by the court that the injunction issued herein on October 21, 1924, be, and the same hereby is, modified, upon filing herein by the City of Pawhuska of a surety company performance bond, approved by the Court, in the amount of Seventy-Five Hundred Dollars (\$7500.00), to permit said defendant to institute proceedings before appropriate tribunals in an effort to secure the opening of Prudom Street in said city across the premises of the plaintiff herein. It is further ordered that in the event that said location is designated as a public grade crossing by the proper tribunal, and in the further event that the City of Pawhuska obtain the right-of-way for said street across the premises of the plaintiff herein, that plaintiff shall then construct said crossing in a reasonable and safe manner and be reimbursed by the City of Pawhuska, Oklahoma in a sum not to exceed Seventy-Five Hundred Dollars (\$7500.00) for such reasonable costs and expenses actually expended in constructing said crossing, and upon the payment of said actual costs by the defendant to the plaintiff the performance bond herein required shall terminate and the permanent injunction heretofore granted herein will be vacated in toto.

It is further ordered that each party hereto shall pay its own court costs in this cause.

s. Rayce H. Sawyer
JUDGE

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

FILED

----- x
DE SYLVA, BROWN & HENDERSON, INC.
and JOY MUSIC, INC.

APR 21 1954
CIVIL ACTION

Plaintiffs,

CIVIL ACTION

-against-

NO. C-3444

B. J. MEYERS,

ORDER OF DISMISSAL

Defendant.

----- x

This cause came on to be heard on plaintiffs' and defendant's joint motion for voluntary dismissal, and it appearing to the Court that the controversy between the parties has been fully compromised and settled, it is accordingly

ORDERED that this case be, and the same hereby is, dismissed with prejudice to the plaintiffs' right to refile the same.

IT IS FURTHER ORDERED that all costs be taxed against the defendant, by agreement, for which let execution issue.

Entered on this the 27 day of August, 1954.

15/ Royce H. Savage
United States District Judge

APPROVED:

DICKEY, TERRY & RICHARD

By Joe Richard
Joe Richard
American Airlines Bldg.
Tulsa, Oklahoma
Attorneys for Defendant

ROBERTSON, JACKSON, PAYNE,
LANCASTER & WALKER

By Donald C. Fitch, Jr.
Donald C. Fitch, Jr.
805 Republic Bank Bldg.
Dallas 2, Texas
Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

BOURNE, INC., CHAPPELL & CO.,
INC., and IRVING BERLIN,

Plaintiffs,

CIVIL ACTION

NO. 3551

-against-

B. J. MEYERS,

Defendant.

ORDER OF DISMISSAL

FILED

1954

CLERK OF COURT

-----x

This cause came on to be heard on plaintiffs' and defendant's joint motion for voluntary dismissal, and it appearing to the Court that the controversy between the parties has been fully compromised and settled, it is accordingly

ORDERED that this case be, and the same hereby is, dismissed with prejudice to the plaintiffs' right to refile the same.

IT IS FURTHER ORDERED that all costs be taxed against the defendant, by agreement, for which let execution issue.

Entered on this the 27 day of August, 1954.

19 Royce H. Savage
United States District Judge

APPROVED:

DICKEY, TERRY & RICHARD

By Joe Richard
Joe Richard

American Airlines Bldg.
Tulsa, Oklahoma
Attorneys for Defendant

ROBERTSON, JACKSON, PAYNE,
LANCASTER & WALKER

By Donald C. Fitch, Jr.
Donald C. Fitch, Jr.

805 Republic Bank Bldg.
Dallas 2, Texas
Attorneys for Plaintiffs

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

FILED

SEP 7 1954

NOBLE C. HOOD
Clerk, U.S. District Court

C. F. SCHOOL OVER

PLAINTIFF

VS

NO. 3237

PAUL H. BENNETT and THOMAS
W. BENNETT, Partners, d/b/a
BENNETT BROTHERS

DEFENDANTS

JOURNAL ENTRY

NOW on this 2nd day of August, 1954, the above entitled matter comes regularly on for trial on the docket of the above entitled court before Honorable Royce A. Savage, United States District Judge. Plaintiff appears in person and by his attorneys, T. L. Blakemore of Sapulpa, Oklahoma, and Jacob A. Dickinson, of Topeka, Dickinson & Frager of Topeka, Kansas, and the defendants appear in person and by their attorneys, George W. Reed, Jr., and Harry Seaton of Tulsa, Oklahoma.

WHEREUPON, both sides announce that they are ready for trial and the cause proceeds to trial before the court sitting without a jury.

WHEREUPON, the parties introduce their evidence and rest on the 3rd day of August, 1954, the plaintiff being granted the right to introduce further evidence in connection with payroll records of the defendants after examination thereof. Whereupon, said cause is continued until the 13th day of September, 1954, for further hearing and argument.

AND NOW, on this 13th day of September, 1954, said cause comes on for further hearing and after the introduction of evidence by both sides the parties rest, and the cause is duly

presented to the court.

WHEREUPON, the court, having heard the evidence and being duly and fully advised in the premises, makes the following findings of fact and conclusions of law:

FINDINGS OF FACT

1. That the plaintiff is a citizen and resident of the state of Kansas; that the defendants are citizens and residents of the State of Oklahoma, and that the matter in controversy, exclusive of interest and costs, exceeds the sum of \$3,000.00.

2. That the plaintiff and the defendants entered into an agreement in writing for the drilling of an oil well dated August 21, 1952, and an addition thereto dated October 10, 1952, both as alleged in plaintiff's amended complaint and admitted in defendants' answer.

3. That the plaintiff has failed to sustain the burden of proof of his allegations of breach of contract in the following particulars:

(1) Failure to drill and complete in a good and workmanlike manner and with reasonable diligence.

(2) Failure to core the Red Fork sand.

(3) Failure to keep drilling bits out to gauge and the running of shy bits.

(4) Failure to fill the casing in said well above a shot of nitro glycerine.

(5) Drilling said well below the depth at which the defendants were ordered to cease drilling.

(6) Impairment or destruction of productivity of said well, either in the Red Fork sand or in the Oswego lime formations.

4. That the Defendants have delivered their drilling logs to the plaintiff subsequent to the institution of this action.

5. That on January 21, 1953, the Oswego lime formation in said hole was acidized, pursuant to the instructions of the plaintiff; that after the acidization of said formation, the plaintiff instructed the defendants to swab the spent acid from the hole; that the defendants wrongfully failed and refused to follow the instructions of the plaintiff to swab the spent acid from the hole, and that as a result of the failure to swab the spent acid from said formation an emulsion or gelatinous substance was formed therein.

6. That the plaintiff has made the following expenditures in attempting to correct the condition created by the failure of the defendants to swab the spent acid from the hole:

Cost of drilling rig	\$ 2,406.44
First reacidization	700.00
Carbon tetrachloride	752.00
Pump-truck rental	500.00
Second reacidization	948.00
Supervision by J. J. Morris	500.00

7. That the defendants have drilled a total footage of 2,375 feet, at a contract price of \$3.00 per foot, or a total of \$7,125.00, under their contract with the plaintiff, and that the defendants have performed day work for the plaintiff under their contract for a total of 351 hours, or 44 tours, at a contract price of \$65.00 per tour, or a total of \$2,850.00.

8. That the plaintiff has paid to the defendants the total sum of \$5,325.00.

9. That the defendants have failed to sustain the burden of proof as to the remaining items of their cross-petition.

CONCLUSIONS OF LAW

1. That the defendants have breached their contract with the plaintiff by failing and refusing to swab acid from said well, and that the plaintiff has been damaged thereby in the total sum of \$5,578.44.

2. That the plaintiff is indebted to the defendants for work performed, pursuant to his contract with them, in the total sum of \$9,985.00, less payments made in the amount of \$5,925.00, or a net amount of \$4,060.00.

3. That after deducting from the foregoing damage due to the plaintiff in the sum of \$5,578.44, said sum of \$4,060.00, there remains due from the defendants to the plaintiff the sum of \$1,518.44, for which sum the plaintiff is entitled to judgment against the defendants.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED, ADJUDGED AND DECREED that the plaintiff, R. F. Schoonover, he and he is hereby awarded judgment against the defendants, Paul H. Bennett and Thomas W. Bennett, Partners, d/b/a Bennett Brothers, in the amount of \$1,518.44, together with his costs herein.

Let the Clerk enter this judgment this 27th day of

Sept, 1954.

W. Royce W. Swartz
United States District Judge

APPROVED:

T. L. BLAKEMORE

J. A. DICKINSON

By J. A. Dickinson

Attorneys for Plaintiff

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

FILED

SEP 30 1954

Bobby Leonard Chambers, a minor, by
his next friend, Sam Chambers,

Plaintiff,

vs.

Edna L. Robinson and Raymond
Albert Smith,

Defendants.

) NOBLE C. HOOD
) Clerk, U.S. District Court

) No. 3547 Civil

DISMISSAL WITH PREJUDICE

Comes now the plaintiff, all issues involved in this case
having been fully settled and compromised, and dismisses the above
styled and numbered action with prejudice to the right to bring a future
action.

Dated this 28th day of September, 1954.

Sam Chambers
Next friend of Bobby Leonard Chambers,
a minor, Plaintiff

Raymond Gordon
Attorney for Plaintiff
Raymond Gordon

IT IS HEREBY ORDERED that the above styled and numbered
action be dismissed with prejudice to the right to bring a future action, this
28th day of September, 1954.

W. Royce H. Swartz
U. S. District Judge

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

JONES BURKS, JR., JOHN CRAWFORD,
CHARLES ANDERSON, ODELL JACKSON,
GLINEST T. NORTON, CHARLES BURKS,
AND BURRELL CAFFEY,

Plaintiffs,

-vs-

R. W. DIXON, d/b/a R. W. DIXON
CONCRETE PIPE COMPANY,

Defendant.

No. 3516

FILED

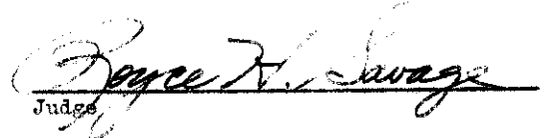
OCT 17 1954

NOBLE C. HOOD
Clerk, U. S. District Court

ORDER OF DISMISSAL WITH PREJUDICE

Now on this 1st day of October, 1954, this matter coming on
for hearing upon the application of the plaintiffs for an order of dismissal
with prejudice, the court having considered the same, finds that it should be
granted.

IT IS THEREFORE ORDERED that the causes of action of the plaintiffs
herein be and the same hereby are dismissed with prejudice.


Judge

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

MELVINA L. PHEZ,

Plaintiff,

--vs--

FRY'S BAKERY COMPANY,
A CORPORATION,

Defendant.

No. 3500

FILED

OCT 1 - 1954

NOBLE C. HOOD
Clerk, U.S. District Court

ORDER OF DISMISSAL WITH PREJUDICE

On motion of the plaintiff to dismiss the above entitled cause with prejudice to a future action, the Court having been informed that said cause of action has been fully settled and compromised by the parties,

IT IS BY THE COURT ORDERED that the above cause of action be, and the same is hereby dismissed with prejudice to a future action.

Dated this 1st day of October, 1954.

Francis H. Savage
U. S. District Judge.

O.K.

Richard A. Gillman
Attorney for Plaintiff.

O.K.

Rhodes, Crowe, Hieronymus & Holloway

By J. A. Ruthford
Attorney for Defendant.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN

DISTRICT OF OKLAHOMA

* * * * *

FILED

OCT 6 1954

NOBLE C. HOOD
Clerk, U.S. District Court

B. LAWTON BRAGG, as Trustee in)
 Bankruptcy of the Estate of WOOD,)
 DAVIS, MARSHALL CONCRETE)
 COMPANY, a Corporation, Bankrupt,)
)
 Plaintiff,)
)
 -vs-)
)
 W. H. MARSHALL, doing business as)
 W. H. MARSHALL COMPANY,)
)
 Defendant.)

No. 3358 Civil

ORDER DISMISSING ACTION WITH PREJUDICE

Now on this 6th day of October, 1954 there having been presented to the undersigned United States District Judge a Dismissal With Prejudice filed herein and for good cause shown;

IT IS HEREBY ORDERED that the above styled and numbered action and each cause of action contained therein be and the same are hereby ordered dismissed with prejudice and at the cost of the Plaintiff.

United States District Judge

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

SARA ROBERTS BILBRO,

Plaintiff

vs

AETNA LIFE INSURANCE COMPANY,
a corporation,

Defendant

No. 3,600 - Civil

FILED

OCT 6 1954

JOURNAL ENTRY OF JUDGMENT

NOBLE C. HOOD
Clerk, U.S. District Court

Now on this 6th day of October, 1954, this cause comes on for hearing before the undersigned judge of the district court, plaintiff appearing in person and by Hughey Baker, her attorney, and the defendant, Aetna Life Insurance Company, appearing by Robert J. Woolsey, one of its attorneys, and both plaintiff and defendant agreed in open court to waive trial by jury and submit said cause for trial to the court. Thereupon the plaintiff introduced her evidence and rested and at the conclusion of the plaintiff's evidence the defendant in open court offered to confess judgment in the sum of \$1,000.00 and the costs of the action; and in open court plaintiff and her attorney accepted the offer of the defendant to confess judgment; and both plaintiff and defendant requested the court to enter a judgment in the sum of \$1,000.00.

BE IT THEREFORE ORDERED, ADJUDGED AND DECREED that plaintiff have and recover judgment of the defendant in the sum of \$1,000.00 and for her costs herein laid out and expended.

OKAY AS TO FORM:

Royce H. Savage
JUDGE

Hughey Baker
Hughey Baker, Attorney for Plaintiff

Robert J. Woolsey
Robert J. Woolsey, Attorney for Defendant

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

Thompson Apartments, Inc., a corporation,
and State of Oklahoma, ex rel Oklahoma
Tax Commission,

Defendants.

No. 3276 Civil

FILED
IN OPEN COURT
OCT 8 - 1954

NOBLE C. HOOD
Clerk, U. S. District Court

ORDER CONFIRMING MARSHAL'S SALE

NOW, on this 8th day of October, 1954, there coming on for hearing the motion of the plaintiff herein to confirm the sale of real property made by the United States Marshal for the Northern District of Oklahoma on the 20th day of September, 1954, under an order of sale issued in this cause out of the office of the Court Clerk for the United States District Court for the Northern District of Oklahoma dated July 2, 1954, of the following described property, to-wit:

All of Lots Two (2) and Three (3), and the East Sixty feet (60') of Lot Four (4), in Block One (1), T. DICKSON ADDITION to the City of Tulsa, Tulsa County, Oklahoma, less the following described land heretofore deeded to the City of Tulsa for street purposes: A strip of land, being 50 feet in width, situated in Lots 2 and 3, Block 1, T. Dickson Addition to the City of Tulsa, Oklahoma; the center line of said 50 foot strip of land being more particularly described as follows: Beginning at a point on the north line of Reading Street, said point being 885.9 feet east of the center line of Peoria Avenue, and also being 60 feet (60') east of the southwest corner of Lot 3; thence northeasterly along a straight line to a point on the north line of Lot 2, said Block 1, said point being the center line of Rockford Avenue, and also being 58.3 feet west of the northeast corner of said Lot 2, Block 1, T. Dickson Addition, containing approximately 0.410 acres, more or less; and less a strip of land commencing at the northeast corner of said Lot 1; thence south along the East line of said lot a distance of 16 feet to a point; thence West along a line parallel to and 16 feet South of the North line of said Lots 1 and 2, a distance of 152.14 feet to a point on the Easterly line of Rockford Avenue; thence Northeasterly along said Easterly line of Rockford Avenue to a point on the North line of said Lot 2, said point being 33.3 feet west of the Northeast corner of said lot; thence East along the North line of said Lots 2 and 1, a distance of 147 feet to the place of beginning.

TOGETHER with all fixtures, including but not limited to all gas and electric appliances and equipment, engines, and machinery, radiators, heaters, furnaces, heating equipment, steam and hot water boilers, stoves, ranges, elevators, and motors, bathtubs, sinks, tanks, water closets, basins, pipes, faucets and other plumbing, heating, air-conditioning, ventilating and laundry equipment;

all mantels, cabinets, refrigerating plant and refrigerators, whether mechanical or otherwise, all cooking apparatus, appliances and appurtenances, all furniture, shades, awnings, screens, blinds, and other furnishings; and together with all building materials and equipment now or hereafter delivered to said premises and intended to be installed therein; and all articles of personal property owned by the party of the first part (Thompson Apartments, Inc., a corporation) and now or hereafter attached to or used in and about the building or buildings now erected or hereafter to be erected on the lands herein described which are necessary to the complete and comfortable use and occupancy of such building or buildings for the purposes for which they were or are to be erected, including all goods and chattels and personal property as are ever used or furnished in operating a building or the activities conducted therein similar to the one herein described and referred to, and all renewals or replacements thereof or articles in substitution therefor, whether or not the same are, or shall be attached to said building or buildings in any manner. It being agreed that to the extent permitted by law all of the foregoing property and fixtures are to be deemed and held to be a part of and affixed to the realty,

and the court having carefully examined the proceedings of the marshal under the order of sale and no one appearing in objection thereto and no exceptions having been filed, finds that due and legal notice of the sale was given by publication once a week for at least five (5) weeks prior to the date of sale in the Tulsa Daily Legal News, a newspaper published and of general circulation in the County of Tulsa, State of Oklahoma, as shown by the proof of publication on file herein and that on the day fixed therein, the 20th day of September, 1954, the above described property was sold to the Federal Housing Administration, it being the highest and best bidder therefor.

The court further finds that the sale was in all respects made in conformity with the law in such case made and provided and that the sale was in all respects legal.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the court that this marshal's sale and all proceedings under the order of sale issued herein be and the same are hereby approved and confirmed.

IT IS FURTHER ORDERED that James Y. Victor, as United States Marshal for the Northern District of Oklahoma, make and execute to the purchaser, Federal Housing Administration, a good and sufficient deed for such premises so sold.



U. S. DISTRICT JUDGE

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

GLEN J. GILL, d/b/a J. B.
GILL COMPANY,

Plaintiff,

-vs-

HARRY R. MARSH,

Defendant.

No. 3437 Civil

FILED

OCT 9 - 1954

NOBLE C. HOOD
Clerk, U.S. District Court

J U D G M E N T

This action came on for trial before the court without a jury on October 8, 1954, pursuant to stipulation and agreement of the parties. Plaintiff appeared in person and by his attorney, Remington Rogers, and the defendant appeared by his attorneys, Samuel A. Boorstin and Jerry Melone. Having heard the evidence the court finds that this action is for an accounting and by reason of the amount involved and the diversity of citizenship of the parties is within the jurisdiction of the court. The court further finds that since the pre-trial conference in this case the parties have discussed the accounting and have compromised the dispute between them and that under said compromise defendant has agreed that plaintiff may recover judgment against him in the sum of Five Thousand Four Hundred Dollars (\$5,400.00) and costs, and plaintiff has agreed to accept judgment in that amount and that by reason of said compromise both parties will avoid the hazards and uncertainties of litigation. The court, having heard the testimony of plaintiff, it is hereby

ORDERED, ADJUDGED AND DECREED that plaintiff, Glen J. Gill, have judgment against the defendant, Harry R. Marsh, in the sum of Five Thousand, Four Hundred Dollars (\$5,400.00), and for his costs

and disbursements in this action, to be hereinafter taxed and inserted
by the clerk of this court in the sum of \$ _____.

Dated October 8, 1954.

Ed. Royce W. [Signature]

U. S. District Court Judge

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

GENEVA E. CAIN, executrix of the
estate of Shirley E. Cain, Deceased,

Plaintiff,

vs.

CATHERINE ACOSTA ROBERT,

Defendant.

No. 3319

FILED

OCT 8 - 1954

JOURNAL ENTRY OF JUDGMENT

NOBLE C. HOOD
Clerk, U.S. District Court

This cause came on to be heard this
8-16 day of October, 1954, plaintiff appearing by her attorney,
Robert Hudson, the defendants appearing by her attorney, Robert
E. Shepherd, and both parties announcing ready for trial and a
jury being waived, evidence was introduced and the court being
fully advised on consideration finds that plaintiff has sustained
the allegations of her petition and is entitled to judgment
accordingly.

IT IS THEREFORE ORDERED, ADJUDGED,
AND DECREED by the court that the plaintiff have and recover of
said defendant the sum of \$7500.00 and for her costs herein
expended.

Shirley E. Cain
Judge

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

PAUL CLUTTER AND EDNA CLUTTER,
Plaintiffs,

-vs-

CATHERINE ACOPPE HOBART,
Defendant.

}
})
})

No. 3520

FILED

OCT 11 - 1954

NOBLE C. MOORE
Clerk U.S. District Court

ORDER OF DISMISSAL

It is hereby ordered for good cause
shown that the above styled cases be dismissed with prejudice
to the bringing of any future action against this defendant.

12 1954
JUDGE

Approved as to Form:

[Signature]
Attorney for Plaintiffs

[Signature]
Attorney for Defendant

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

GENEVA P. SALS,

Plaintiff,

-vs-

CATHERINE ACOSTA HOBART,

Defendant.

No. 3521

FILED

1934

NOBLE C. HOOD
Clerk, U.S. District Court

ORDER OF DISMISSAL

It is hereby ordered for good cause
shown that the above styled case be dismissed with prejudice
to the bringing of any future action against this defendant.

12 August 21, 1934
Judge

Approved as to form:

12 August 21, 1934
Attorney for Plaintiff

12 August 21, 1934
Attorney for Defendant

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

TOM W. BROWN, TRUSTEE
Of The Estate of
JACK ALLEN STEWART, a Bankrupt Plaintiff

vs.

WARREN PATRICK, Defendant

NO. ~~6659~~ 336-211

BANKRUPTCY

FILED

OCT 8 1954

NOBLE C. HOOD
Clerk, U. S. District Court

ORDER AUTHORIZING DISMISSAL WITH PREJUDICE

ON THIS THE 2nd DAY OF OCTOBER, 1954, the above cause comes on for consideration by the Court upon application by the Trustee in Bankruptcy, for authority to dismiss the above action, a settlement having been arrived at, with prejudice, and the Court having considered said application and being otherwise well and sufficiently advised in the premises finds that said Plaintiff should be and is hereby authorized to dismiss this action with prejudice.

Rayce H. Savage
Judge

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

WILLIAM PATRICK,
Plaintiff,
vs.
VIRGIL RAY, ET AL,
Defendants.

NO. 3289-DIVTT

FILED

APR 11 1953

U.S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

J U D G M E N T

Upon the Findings of Fact and Conclusions of Law entered
this date, the following decree and judgment is entered:

1. The Plaintiff, The Creek Nation, shall take nothing
upon its Complaint against the Defendants or any of them, and
the reliefs prayed in its Complaint are denied.

2. The Defendant Corinne Patrick Lucas who has appeared
and answered as Dora Patrick, shall take nothing against any
of the Defendants in this action, and her counterclaim and
cross-claims are denied.

3. The title in and to the North Half (N $\frac{1}{2}$) of the
Southeast Quarter (SE $\frac{1}{4}$) of Section 25 in Township 18 North of
Range 8 East of the Indian Meridian in Creek County, Oklahoma,
is adjudged to be in, and is forever quieted in, the following
Defendants, each in the estate, interest and undivided share
indicated, viz:

SURFACE: The surface of the said land, being
the fee title except the oil, gas and other minerals
lying in and under the same, and subject to the
right of mineral owners to enter upon the said land
to explore for, mine, operate, produce and remove
the same is vested in the following persons, in the
following undivided shares, as tenants in common:

Virgil Ray and Lois F. Ray - 20/32nds
Chas. A. Black - 1/32nd
Mrs. George Wallace Carney,
also known as Anna F. Carney - 2/32nds

MINERALS: The oil, gas and other minerals lying in and under the said land, together with right of ingress and egress upon the surface thereof for the purpose of prospecting for, mining, operating, producing and removing the same is vested in the following persons in the following undivided shares as tenants in common:

Edith E. Hayden - 16/32nds
Josephine McLaughlin - 13/32nds
Chas. A. Black - 1/32nd
Mrs. George Wallace Carney,
also known as Anna E. Carney - 2/32nds

OIL AND GAS LEASEHOLD: White Eagle Oil Company holds current and subsisting oil and gas leases covering the whole mineral estate in the said land, which leasehold is dependent in term upon continuance of existing production therefrom, and other conditions set forth in the leasehold contracts. Out of the leasehold estate, overriding royalty interests have been granted by White Eagle Oil Company as follows:

To Anna E. Carney - 1/8th of 7/8ths of 1/16th
To Chas. A. Black and Norma E. Black - 1/8th
of 7/8ths of 1/32nd

The said land described in this paragraph is confirmed unto the title and possession of the parties named herein in the estates and shares indicated against any and every other right or claim of any and every party to this action summoned or appearing herein, and all parties to this action are strictly and perpetually enjoined against interference with or claim to the said title otherwise than as set forth in this paragraph.

4. The title in and to the Southwest Quarter (SW¹) of the

Southeast Quarter (SE $\frac{1}{4}$) of Section 25 in Township 18 North of Range 8 East of the Indian Meridian in Creek County, Oklahoma, is adjudged to be in, and is forever quieted in, the following defendants, each in the estate, interest and undivided share indicated, viz:

SURFACE: The surface of the said land, being the fee title except the oil, gas and other minerals lying in and under the same, and subject to the right of mineral owners to enter upon the said land to explore for, mine, operate, produce and remove the same is vested in L. C. VIGN.

MINERALS: The oil, gas and other minerals lying in and under the said land, together with right of ingress and egress upon the surface thereof for the purpose of prospecting for, mining, operating, producing and removing the same is vested in the following persons in the following undivided shares as tenants in common:

Robert Wilmore	-	1/2
Edith M. Hayden	-	1/2

OIL AND GAS LEASEHOLD: White Eagle Oil Company holds an oil and gas lease upon the mineral estate of Edith M. Hayden in the said land, which lease is dependent in term upon continuance of existing production and other conditions of the leasehold contract.

The said land described in this paragraph is confirmed unto the title and possession of the parties named herein in the estates and shares indicated against any and every other right or claim of any and every party to this action summoned or appearing herein, and all parties to this action are strictly and perpetually enjoined against interference with or claim to the

said title otherwise than as set forth in this paragraph.

5. The title in and to the Southeast Quarter (SE $\frac{1}{4}$) of the Southeast Quarter (SE $\frac{1}{4}$) of Section 25 in Township 18 North of Range 8 East of the Indian Meridian in Creek County, Oklahoma, is adjudged to be in O. W. MANDLER and the several grantees of O. W. Mandler reflected by the public record respecting said lands since March 1, 1914, each in the estate, interest and undivided share reflected by such public record existing at this date. The title of said persons in and to said land is forever quieted against the claim of the Plaintiff and against the claim of any and every defendant whose interest shall not appear upon the public title records of Creek County, Oklahoma, and all parties to this action are strictly and perpetually enjoined against further and future claim thereto except under instruments lawfully of record in Creek County, Oklahoma, subsequent to March 1, 1914.

6. The claims of J. H. Bankston and T. D. Mann to an interest in oil and gas leases held by White Eagle Oil Company, which claims rest in contract not of record, are specifically excepted from the injunction and proscriptions of this decree, and the same shall not be barred nor prejudiced by any of the terms hereof.

7. Except as hereinabove granted, the reliefs prayed for by all parties whether by complaint, counterclaims or cross-claim, including costs, are denied.

Dated at Tulsa, Oklahoma, this 5th day of October, 1954.

W. H. Jones, Jr.
United States District Judge

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

HEDDLE V. ENCL,

Plaintiff,

vs.

CASA ONA NATURAL S. CO., A CORP.,

Defendant.

No. 3214 CIVIL

FILED

OCT 11 1954

ORDER DISMISSING CAUSE

NOBLE C. HOOD
Clerk, U.S. District Court

On the 11th day of October, 1954.

Defendant's motion to dismiss came on for hearing and the court being advised that the above cause had been compromised and settled by and between the parties, orders the same be dismissed with prejudice to the right of plaintiff to prosecute a further action.

W. A. [Signature]
Judge

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

WILLIAM R. VANCE, JR.,

Plaintiff,

vs.

OKLAHOMA NATURAL GAS COMPANY, A CORP.,

Defendant.

No. 3515 Civil

FILED

OCT 11 1954

ORDER DISMISSING CAUSE

MONTE C. HOOD
Clerk, U.S. District Court

On the 11th day of October, 1954,

defendant's motion to dismiss came on for hearing and the court being advised that the above cause had been compromised and settled by and between the parties, orders the same be dismissed with prejudice to the right of plaintiff to prosecute a further action.

W. R. Vance, Jr.
Judge

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

Thelma Garnett,)
Plaintiff,)
vs.) No. 3416 civil
Archie Shelton Moss, et al.,)
Defendants.)

FILED

OCT 12 1954

NOBLE C. HOOD
Clerk, U.S. District Court

ORDER OF DISMISSAL WITH PREJUDICE

Upon application of the plaintiff to dismiss this cause
with prejudice;

IT IS ORDERED that said cause be, and the same is hereby,
dismissed with prejudice at the costs of the defendant.

Dated this 11th day of October, A.D., 1954.

By Robert H. Young
United States District Judge.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN

DISTRICT OF OKLAHOMA

* * * * *

THE ASSOCIATED PRESS,
 A Corporation,

 Plaintiff,

 -vs-

 BARTLESVILLE BROADCASTING
 COMPANY, an Oklahoma Corporation,

 Defendant.)

No. 3558 Civil

FILED

OCT 13 1954

ORDER OF DISMISSAL

NOBLE C. HOOD
Clerk, U.S. District Court

Now on this 13 day of October, 1954 there having been pre-
 sented to the undersigned United States District Judge for the Northern District
 of Oklahoma, a signed copy of the Dismissal with Prejudice filed herein and
 for good cause shown:

IT IS HEREBY ORDERED BY THIS COURT that each of the counts
 as contained in the Complaint onfile herein be and the same are hereby dis-
 missed with prejudice.

15/ Royal H. Savage
 United States District Judge

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

Omer Lee Lowrance, Administrator of the
Estate of Ezekiel Lowrance, deceased,

Plaintiff,

vs.

Auto Transports, Inc., a Corporation,

Defendant.

No. 8565 Civil

FILED

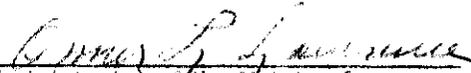
OCT 14 1954

NOBLE C. HOOD
Clerk, U.S. District Court

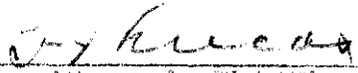
DISMISSAL WITH PREJUDICE

Comes now the plaintiff, all issues involved in this case
having been fully settled and compromised, and dismisses the above
styled and numbered action with prejudice to the right to bring a future
action.

Dated this 13th day of October, 1954.

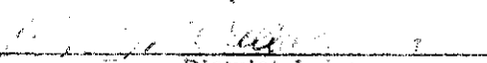


Administrator of the Estate of
Ezekiel Lowrance, deceased Plaintiff



Attorney for Plaintiff

IT IS HEREBY ORDERED that the above case be dismissed
with prejudice this 14 day of October, 1954.



U. S. District Judge

rdh/mr

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

Omer Lee Lowrance, Administrator of
the Estate of Ezekiel Lowrance, deceased,

Plaintiff,

vs.

Auto Transports, Inc., a Corporation,

Defendant.

No. 3572 Civil

FILED

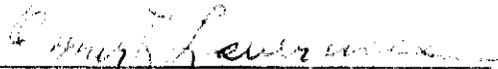
OCT 13 1954

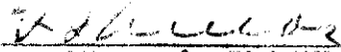
NOBLE W. HOOD
Clerk, U.S. District Court

DISMISSAL WITH PREJUDICE

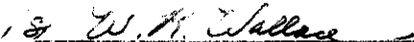
Comes now the plaintiff, all issues involved in this case having
been fully settled and compromised, and dismisses the above styled and
numbered action with prejudice to the right to bring a future action.

Dated this 13th day of October, 1954.


Administrator of the Estate of Ezekiel
Lowrance, deceased Plaintiff


Attorney for Plaintiff

IT IS HEREBY ORDERED that the above case be dismissed with
prejudice this 13 day of October, 1954.


U. S. District Judge

rdh/mr

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN

DISTRICT OF OKLAHOMA

* * * * *

UNITED COMPANY, a Corporation,)
Plaintiff,)

-vs-

LAWRENCE C. BURE, a Sole Trader)
doing business as THE BURE MACHINE)
WORKS,)
Defendant.)

No. 3588

FILED

OCT 14 1954

NOBLE C. HOOD
Clerk, U.S. District Court

J U D G M E N T

Now on this 14 day of October, 1954 there came on for hearing before the undersigned United States District Judge for the Northern District of Oklahoma the above styled and numbered action, plaintiff appearing by his attorneys, Ungerman, Whitehook, Grabel & Ungerman and the defendant appeared neither in person nor by counsel and although three times called in open Court came not but made default. Thereupon the Court proceeded to examine the files in the cause and from the same finds that the defendant herein has been duly served with summons more than 20 days prior to this date and has failed to appear and answer herein and is now in default.

IT IS HEREOFRE ORDERED BY THIS COURT that the plaintiff's allegations as set forth in the complaint on file herein be taken as true and confessed as against the defendant and that said defendant be adjudged to be in default.

Thereupon the Plaintiff introduced the testimony of a witness sworn and examined in open Court and from the said testimony the Court finds that the defendant herein is indebted to the plaintiff herein in the sum of \$5816.95 together with interest thereon at the rate of 6% per annum from the 1st day of April, 1952 until paid, on account of certain goods, wares and merchandise sold, shipped and delivered to the defendant in interstate commerce by the plaintiff.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY

THIS COURT that the plaintiff, Thermoid Company, a Corporation, have and recover judgment of and as against the defendant Lawrence G. Burt, a sole trader, doing business as The Burt Machine Works for the sum of \$5816.95 together with interest thereon at the rate of 6% per annum from the 1st day of April, 1952 until paid, together with all of the court costs of this action and all of which let execution issue.

Wayne H. Sledge
United States District Judge



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

JAMES B. PARSONS,

Plaintiff,

vs.

THOMAS A. EDISON,
INCORPORATED,

Defendant.

No. 3492 - Civil

FILED

SEP - 2 1954

NOBLE C. HOOD
Clerk, U. S. District Court

ORDER OF DISMISSAL WITH
PREJUDICE.

On motion of the plaintiff to dismiss the above entitled cause with prejudice to a future action, the Court having been informed that said cause of action has been fully settled and compromised by the parties,

IT IS BY THE COURT ORDERED that the above cause of action be, and the same is hereby dismissed with prejudice to a future action.

Dated this 2nd day of September, 1954.

Ray A. Savage
U. S. District Judge.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Libelant,

vs.

No. 3571 Civil

8 Cases, each containing 12 Bottles
Article labeled in part "Hale's Pride
Salad Olives Spanish Olives with Pimento,
No. 24 Dr. Wt. 1 1/2 Oz.,"

Claimant.

FILED

SEP - 2 1954

NOBLE C. HOOD
Clerk, U.S. District Court

DECREE OF CONDEMNATION

On July 28, 1954, a libel of information against the above described article was filed on behalf of the United States of America. The libel alleged that the article proceeded against is a food which was introduced into interstate commerce in violation of the Federal Food, Drug, and Cosmetic Act and was adulterated (21 U.S.C. 334(a), 342(a)(3)) in that it consisted wholly or in part of a filthy substance by reason of the presence therein of insects and insect damaged olives;

It appearing that process was duly issued herein and returned according to law; that notice of the seizure of the above described article was given according to law; and that no persons have appeared or interposed a claim before the return day named in said process;

NOW, THEREFORE, on motion of B. Hayden Crawford, United States Attorney for the Northern District of Oklahoma, by Hobart Brown, Assistant United States Attorney, IT IS ORDERED, ADJUDGED AND DECREED that the defaults of all persons be and the same are entered herein; and

The Court being fully advised in the premises, it is on like motion, further ORDERED, ADJUDGED AND DECREED that the article so seized is adulterated within the meaning of said Act, 21 U.S.C. 342(a)(3) in that said article is contaminated with insects, and is condemned as forfeited to the United States, and the United States Marshal in and for the Northern District of Oklahoma do forthwith destroy the same and make return of his action to this Court.

DATED this ^{2nd} 18th day of ^{Sept.} August, 1954.

Bryce H. Savage
U. S. District Judge

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Libelant,

vs.

14 vials, more or less, of an article of drug labeled in part: (vial) "30 cc Sterile Solution Whole Ovarian Substance Each cc contains the water soluble extractives derived from 80 grains of fresh whole ovarian tissue. Chlorobutanol--0.5% Caution: To be dispensed only by or on the prescription of a physician. *** Note: There is no scientific evidence available that this product has therapeutic or physiological activity,"

25 vials, more or less, of an article of drug labeled in part: (vial) "30 cc Sterile Solution Suprarenal Cortex Liquid Each cc contains the extractives derived from 77 1/2 grains of fresh Suprarenal Cortex tissue. Chlorobutanol-(as preservative)--0.5% Caution: Federal law prohibits dispensing without prescriptions. *** Intramuscular Injection No claims are made for hormone activity,"

21 vials, more or less, each containing 30 cubic centimeters of an article of drug labeled in part: (vial) "Anterior Pituitary substance Egg cc contains the water soluble extractives derived from 40 grains of fresh anterior pituitary lobe. Chlorobutanol--0.5% Caution: Federal law prohibits dispensing without prescription. *** For Intramuscular Use There is no scientific evidence available that this product has therapeutic or physiologic activity," and

15 vials, more or less, of an article of drug labeled in part: (vial) "30 cc Sterile Solution Whole Ovarian Substance Each cc contains the water soluble extractives derived from 40 grains of whole ovarian tissue. Chlorobutanol--0.5% For Intramuscular Use Only Caution: Federal Law prohibits dispensing without prescription. Note: There is no scientific evidence available that this product has therapeutic or physiologic activity,"

Respondents.

CIVIL ACTION

No. 3576

FILED

SEP 2 1954

NOBLE C. HOOD
Clerk, U. S. District Court

DECREE OF CONDEMNATION

On August 6, 1954, a libel of information against the above described articles was filed on behalf of the United States of America. The libel alleged that the articles proceeded against were drugs which were misbranded when introduced into and while in interstate commerce, within the meaning of the

Federal Food, Drug, and Cosmetic Act, 21 U.S.C. 352(f)(1) in that their respective labelings fail to bear adequate directions for use and they are not entitled to any exemption from that requirement;

It appearing that process was duly issued herein and returned according to law; that notice of the seizure of the above described articles was given according to law; and that no persons have appeared or interposed a claim before the return day named in said process;

NOW, THEREFORE, on motion of B. Hayden Crawford, United States Attorney for the Northern District of Oklahoma, IT IS ORDERED, ADJUDGED AND DECREED that the defaults of all persons be and the same are entered herein; and

The Court being fully advised in the premises, it is on like motion, further ORDERED, ADJUDGED AND DECREED that the articles so seized are misbranded within the meaning of said Act, 21 U.S.C. 352(f)(1) in that their respective labelings fail to bear adequate directions for use and they are not entitled to any exemption from that requirement and are condemned as forfeited to the United States, and the United States Marshal in and for the Northern District of Oklahoma do forthwith destroy the same and make return of his action to this Court.

DATED this 2nd day of September, 1954.


U/S. District Judge

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

Mid-Continent Petroleum Corporation, a Corporation,
Plaintiff,
vs.
Frank Russell,
Defendant.

No. 1975-Civil

FILED
IN OPEN COURT
SEP - 3 1954

ORDER CONFIRMING SALES UNDER ALIAS EXECUTIONS

NOBLE C. HOOD
Clerk, U. S. District Court

Now on this 3rd day of September, 1954, the above entitled cause coming regularly on for hearing on the motion of the above named plaintiff to confirm the sales of properties levied upon by the United States Marshal for the Western District of Oklahoma on the 28th day of June, 1954, and sold by him on the 16th and 17th days of August, 1954, and the sales of properties levied upon by the United States Marshal for the Eastern District of Oklahoma on the 30th day of June, 1954, and sold by him on the 18th and 21st days of August, 1954, under and pursuant to alias executions issued to them respectively out of the office of the Clerk of this Court on the 25th day of June, 1954, in the above entitled cause, and it appearing that no exceptions have been filed, and no objections have been made, to said sales or the confirmation thereof, and the Court, having carefully examined said alias executions, and each of them, and the acts and proceedings of said respective United States Marshals under and pursuant thereto, and having heard the evidence offered herein, and being fully advised in the premises, being satisfied that said alias executions and the acts and proceedings of said respective United States Marshals thereunder and pursuant thereto, are in all respects regular and in conformity with the law; that said properties were duly and properly levied upon and appraised in accordance with law; that due and proper legal notice of each of said sales was given; that the properties levied upon under each of said alias executions were duly and properly offered for sale at the time and place specified in said notice of sale thereof; and that

such of said properties as were sold were sold to the highest and best bidder therefor for at least two-thirds of the appraised value thereof:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the sales of the properties levied upon and sold by each of the aforesaid United States Marshals, under and pursuant to the aforesaid alias execution issued respectively to each of them, to the respective purchasers thereof shown on the respective returns of said Marshals, be, and the same are hereby approved and confirmed, and the Clerk of this Court is accordingly directed to make an entry or entries on the journal and the records of the Court that the Court is satisfied of the legality of such sales, and each of them.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Ken W. Greer, United States Marshal for the Western District of Oklahoma, make, execute and deliver, good and sufficient deeds and instruments of conveyance to the respective purchasers of the aforesaid properties levied upon and sold by him covering and conveying to each of said purchasers the properties purchased by him or it, as reflected and shown by said Marshal's Return of Writ of Alias Execution herein, and that he pay and deliver to the above named plaintiff, Mid-Continent Petroleum Corporation, for credit and application upon the total amount due to it under its judgment herein, the total sum of Ten Thousand Six Hundred Ninety-Five (\$10,695.00) Dollars held by him subject to the order of this Court, and received by him from S. J. Sarkey and Wm. E. Harding for the properties respectively purchased by them.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Paul Johnson, United States Marshal for the Eastern District of Oklahoma, make, execute and deliver, good and sufficient deeds and instruments of conveyance to the respective purchasers of the aforesaid properties levied upon and sold by him covering and conveying to each of said purchasers the properties purchased by him or it, as reflected and shown by said Marshal's Return of Writ of Alias Execution herein, and that he pay and deliver to the above named plaintiff, Mid-Continent Petroleum Corporation, for credit and

application upon the total amount due to it under its judgment herein, the sum of Six Hundred Sixty-Seven (\$667.00) Dollars, held by him subject to the order of this Court, and received by him from W. H. Smiley and Edward T. Little for the property purchased by them.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that the sum of Sixty-Four Thousand Two Hundred Two (\$64,202.00) Dollars, bid by said Mid-Continent Petroleum Corporation for properties purchased by it at the aforesaid sales, be and the same is hereby applied and credited upon the total amount due to it under its judgment herein, including interest and costs.

Costs incurred and paid by plaintiff in connection with the above alias executions and the proceedings thereunder in the sum of One Thousand Five Hundred Sixteen and 94/100 (\$1,516.94) Dollars for Marshals' fees, Marshals' costs, Marshals' mileage and advertising are hereby assessed and taxed against the defendant, Frank Russell.

The Court finds and adjudges that the amount due and payable upon the judgment herein as of this date, after application and credit of the aforesaid amounts on the amount due thereunder, including interest and costs, is the sum of One Hundred Twenty-Eight Thousand Four Hundred Thirty-Two and 48/100 (\$128,432.48) Dollars, with interest at the rate of six percent per annum from this date, and accruing costs.

101 Roger H. DeLoach
Judge, United States District Court

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

John C. Schultz,

Plaintiff,

v.

Dean B. Knight, d/b/a Knight
Manufacturing & Supply Company,

Defendant.

No. 3508 - Civil

FILED

SEP - 3 1954

NOBLE C. HOOD
Clerk, U.S. District Court

ORDER OF DISMISSAL

For good cause shown and upon the application of
the plaintiff herein the above captioned case is hereby dismissed
with prejudice.

Dated this 3rd day of September, 1954.

Raymond H. Savage
Judge

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

MADGE I. MCFALL,

Plaintiff,

vs.

No. 3585

CONTINENTAL ASSURANCE COMPANY,
a corporation.

Defendant.

FILED

SEP - 3 1954

NOBLE C. HOOD
Clerk, U.S. District Court

ORDER

For good cause shown, and it appearing
to the court that a settlement has been entered into between
plaintiff and defendant, the above styled action is dismissed
with prejudice to future action.

This 3rd day of September, 1954.

15/ Joyce H. Young
United States District Judge

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

BEULAH ABRAMS,

Plaintiff

vs

JAMES THOMAS BARNETT, JR.,
AND FORT WORTH POULTRY AND
EGG COMPANY,

Defendants

CIVIL ACTION NO. 3548

FILED

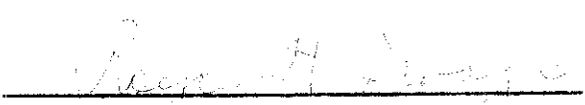
SEP - 7 1954

NOBLE C. HOOD
Clerk, U.S. District Court

ORDER OF DISMISSAL

On this 7 day of September, 1954, comes the said plaintiff and
her attorneys, and upon motion,

IT IS ORDERED BY THE COURT that this cause be and the same hereby
is dismissed, at the cost of the defendants, with prejudice to plaintiff's
right to bring a new action.



Judge

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

Public Service Company of Oklahoma,
an Oklahoma Corporation, Plaintiff

vs

An easement or right-of-way of
varying width for certain electric
power transmission and distribution
line purposes, located upon, over and
across certain tracts of land in
Osage County, Oklahoma, and

The United States of America, as a
matter affecting the title to certain
Osage Indian lands previously allotted
in fee with certain restraints on
alienation, and presently owned by
restricted Osage Indians, and

Walter A. Hopper, et al,
Defendants

FILED

SEP 9 - 1954

NOBLE C. HOOD
Clerk, U.S. District Court

Civil No. 3543

FINAL DECREE AUTHORIZING
TAKING IN CONDEMNATION

Now on this 9TH day of SEPTEMBER, 1954,
this Cause comes on for hearing pursuant to Order of this
Court entered July 29th, 1954, Plaintiff appearing by its
attorneys T. M. Markley and J. W. Smith; Defendant, the
United States of America appearing by Hon. B. Hayden Craw-
ford, United States Attorney for the Northern District of
Oklahoma

and no other party Defendant appearing.

All parties having announced ready for hearing, the
Court's attention is drawn to each and every one of the follow-
ing pleadings heretofore filed in this Proceeding, to-wit:

The Complaint and First Amendment of Complaint verified under oath; Application for Order directing manner of service; Order of the Court of June 10th, 1954, directing service; Notice by the Clerk of the Court to Superintendent, Osage Indian Agency Office, Bureau of Indian Affairs, Department of the Interior, Pawhuska, Oklahoma, also to Walter A. Hopper, Walter A. Hopper, Jr. (a minor), Mary E. Hopper (a minor), Harry Red Eagle, Mary Red Eagle Big Elk, Margaret R. E. Stabler, now Iron, Edward Red Eagle, Victor G. Red Eagle, Doris I. Red Eagle, Peter Bighorse, Allison Freemont and Victor G. Red Eagle, Administrators of the Estate of May Rusk Freemont, deceased, Wiley Drewitz, Martha Rusk, now Derooin, Bessie Rusk Crawford, now West, James F. Rusk, Myrtle Rusk, Richard Rusk, Jr., Lorena Wood, now Glenn, Lawrence Potts, Jr., Arthur Lee Potts, Edwin Wister, Jack Drummond, Frederick Louis Red Eagle (incompetent), J. A. Presbury, Guardian of Frederick Louis Red Eagle, Dr. Gale Seigler, T. F. Dukes, Executor of the Estate of Elda Webb West, deceased, Melvin Duncan, Pete Allen Lazelle, Jacqueline Joyce Lazelle, Marguerite Ellen Lazelle, Roger Lazelle, Wade Clements, Don Henry Big Elk, Grace Dawn Big Elk, now Lawler (a minor), Betty Shook, Guardian of Grace Dawn Big Elk, now Lawler, F. W. Files, Grace Big Elk Wilson, now Crabtree, George Trumbly, Robert Price, O. E. Andrews, Julia A. Pryor, now Burris, Beverly Ann Mills, now Smith, W. W. Heath, Rose Neal Hill; Returns of Service thereof under oath by agents and attorneys for Plaintiff; Notice, by Attorneys for Plaintiff to the Attorney General of the United States of America, Washington D. C. and proof of mailing thereof and to Hon. John S. Athens, Acting United States Attorney for the Northern District of Oklahoma and return thereof; Order of the Court of _____ July 29th, 1954; and Returns of Service of Notice to Defendants by several United States Marshals.

Plaintiff introduces the testimony of sundry witnesses relative to the damages suffered by the parties in interest in and to the lands herein sought to be condemned and which have resulted from appropriation by Plaintiff of perpetual easements and rights-of-way for certain electric power transmission and distribution lines, all as hereinafter more particularly set out, and

Whereupon Plaintiff by and through its attorneys and the United States of America by and through its attorney

and the other defendants named herein and each and every one of them by default in open Court waive their right to file in this Proceeding a written demand for a jury trial and being thus fully advised in the premises

THE COURT FINDS: That the matters set out in the verified Complaint and verified First Amendment of Complaint herein filed by Plaintiff are true and correct and said Plaintiff, a corporation organized under the laws of the State of Oklahoma and engaged in the distribution and furnishing of electric power and energy to the public for light, heat and power, is authorized by the laws of the State of Oklahoma to exercise the right of eminent domain to acquire rights-of-way for electric power transmission and distribution lines and it further appearing that the taking and use of easements and rights-of-way for such purposes is a taking and use for a public purpose and that said Plaintiff should be granted the relief prayed in its said Amended Complaint; that this Court has proper jurisdiction of this Cause by

reason of the Act of Congress of March 3, 1901, Chap. 832, Sec. 2, 31 Stat. 1084, 25 U S C A, Sec. 357; that Notice of this Proceeding has been served according to law upon all parties in interest with respect to Tracts of land Nos. 1 to 25, inclusive, more particularly hereinafter described, including the United States of America which is an interested party by reason of the fact that this matter affects the title to certain Osage Indian lands previously allotted in fee with certain restrictions on alienation which are still in effect with respect to said lands; that all Defendants herein except the United States of America

are in default; that all necessary parties to this Cause are now properly before this Court for final disposition of this Proceeding; that all parties hereto have waived their right to file a written demand for a jury trial and have joined with Plaintiff in praying that final disposition be made of this Proceeding and that the Court make its findings with respect to damages; that the easements and rights-of-way sought to be condemned by Plaintiff herein will not in any manner constitute a burden or encumbrance upon the mineral interests in the said Tracts of land involved herein, which mineral interests are held in trust by the United States of America for the benefit of the members of the Osage Tribe or Nation.

THE COURT ALSO FINDS that the descriptions of the twenty-five tracts of land upon, over and across which Plaintiff seeks herein to condemn said easements and rights-of-way together with the parties in interest, defendants herein, are as follows:

Tract No. 1: West One-Half Southwest Quarter Section 34,
Township 21 North, Range 11 East, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, nominal 138 KV, with two shield wires, on double-pole H-frame structures) about a center line running as follows:

Beginning at a point on the south line of said tract 202 feet, more or less, east of the southwest corner thereof; thence north in a straight line parallel to the west boundary of said tract to the north line of said tract,

including three tangent or "straight-through" H-frame structures.

Original Allottee:

Tilton Entokah, Allotment No. 355-Osage, now deceased.

Present Restricted Owners:

Walter A. Hopper, undivided 1/3 interest
Residence: Hominy, Oklahoma

Walter A. Hopper, Jr. (a minor), undivided 1/3 interest
Residence: Hominy, Oklahoma

Mary E. Hopper (a minor), undivided 1/3 interest
Residence: Hominy, Oklahoma

Tract No. 2: North One-Half Northwest Quarter Southwest Quarter and North One-Half South One-Half Northwest Quarter Southwest Quarter Section 10, T22N, R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, nominal 138 KV, with two shield wires, on double-pole, H-frame structures) about a center line running as follows:

Beginning at a point on the south line of said tract 600 feet, more or less east of the southwest corner thereof; thence on a straight line in a northwesterly direction to a point on the north line thereof 450 feet, more or less, east of the northwest corner thereof,

including two tangent or "straight-through" H-frame structures.

Original Allottee:

Joseph Red Eagle, Allotment No. 538-Osage, now deceased.

Present Restricted Owners:

Harry Red Eagle, undivided 17/84 interest
Residence: Hominy, Oklahoma

Mary Red Eagle Big Elk, undivided 17/84 interest
Residence: Pawhuska, Oklahoma

Margaret R. E. Stabler, now Iron, undivided 17/84 interest
Residence: Pawhuska, Oklahoma

Edward Red Eagle, undivided 17/84 interest
Residence: Barnsdall, Oklahoma

Victor G. Red Eagle, undivided 2/21 interest
Residence: Hominy, Oklahoma

Doris I. Red Eagle, undivided 2/21 interest
Residence: 2024 Glyndon Avenue, Venice, California

Tract No. 3: East One-Half Southeast Quarter Section 9, T23N,
R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, nominal 138 KV, with two shield wires, on double-pole H-frame structures) about a center line running as follows:

Beginning at a point on the south line thereof 542 feet more or less west of the southeast corner thereof; thence north on a straight line parallel to the east line thereof to a point on the north line thereof 542 feet more or less west of the northeast corner,

including three tangent or "straight-through" H-frame structures.

Original Allottee and Present Restricted Owner:

Peter Bighorse, Allotment No. 545-Osage
Residence: 200 East 10th Street, Pawhuska, Oklahoma

Tract No. 4: Northwest Quarter Northwest Quarter Section 34,
T24N, R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, nominal 138KV, with two shield wires, on double-pole, H-frame structures) about a center line running as follows:

Beginning at a point on the north line thereof 660 feet, more or less, east of the northwest corner; thence extending southwesterly in a straight line a distance of 1320 feet to a point on the south line thereof,

including two tangent or "straight-through" H-frame structures.

Original Allottee and Present Restricted Owner:

May Rusk Freemont, Allotment No. 10-Osage, now deceased.
Estate in probate in Osage County Court.
Administrators: Allison Freemont and Victor G. Red Eagle
Residence: Hominy, Oklahoma

Lessee:

Wiley Krewitz
Residence: Hominy, Oklahoma

Tract No. 5: West One-Half Southwest Quarter, Section 27,
T24N, R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, nominal 138KV, with two shield wires, on double-pole, H-frame structures) about a center line running as follows:

Beginning at a point on the north line thereof 1141 feet, more or less, east of the northwest corner, thence south on a straight line 568 feet, more or less; thence turn westerly 7 degrees-1 minute and extend 770 feet, more or less, on a straight line; thence turn westerly 5 degrees-55 minutes on a straight line to a point on the south line of said tract 660 feet, more or less, east of the southwest corner thereof,

including one tangent or "straight-through" H-frame structure and two angle H-frame structures, each angle structure with two guy wires down to one anchor.

Original Allottee:

Richard Rusk, Allotment No. 9-Osage, now deceased

Present Restricted Owners:

Martha Rusk, now Derion, undivided 1/6 interest
Residence: Hominy, Oklahoma

May Rusk Freemont, undivided 1/6 interest, now deceased.
Estate in probate in Osage County Court.
Administrators: Allison Freemont and Victor G. Red Eagle
Residence: Hominy, Oklahoma

Bessie Rusk Crawford, now West, undivided 1/6 interest
Residence: Hominy, Oklahoma

James F. Rusk, undivided 1/6 interest
Residence: 171 Greenleaf, Whittier, California

Myrtle Rusk, undivided 1/6 interest
Residence: Hominy, Oklahoma

Richard Rusk, Jr., undivided 1/6 interest
Residence: Hominy, Oklahoma

Tract No. 6: East One-Half Southeast Quarter and Southeast Quarter Northeast Quarter, Section 33, T25N, R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, nominal 138 KV, with two shield wires, on double-pole H-frame structures) about a center line running as follows:

Beginning at a point on the south line of said tract 329 feet, more or less, west of the southeast corner thereof; thence northerly in a straight line a distance of 2339 feet, more or less, to a point 392 feet, more or less, west of the east line of said tract; thence north 37 degrees-7 minutes east on a straight line a distance of 670 feet, more or less, to the east line of said tract,

including three tangent or "straight-through" H-frame structures and one double H-frame (four-pole) wide angle structure, none of which structures have any down guys.

Original Allottee:

Ida Bighorse, Allotment No. 558-Osage, now deceased, of East Half Southeast Quarter of Section 33, T25N, R11E, and

Charles Bighorse, Allotment No. 562-Osage, now deceased, on Southeast Quarter Northeast Quarter of Section 33, T25N, R11E

Present Restricted Owner:

Lorena Wood, now Glenn,
Residence: Pawhuska, Oklahoma

Tract No. 7: West One-Half Northwest Quarter of Section 34,
T25N, R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, nominal 133KV, with two shield wires, on double-pole H-frame structures) about a center line running as follows:

Beginning at a point on the west line of said tract 2340 feet more or less, south of the northwest corner; thence extending northeasterly on a straight line to the east line of said tract, which line, if extended would cross the north line of Section 34 at a point 1770 feet east of the northwest corner of said Section 34,

including four tangent or "straight-through" H-frame structures.

Original Allottee:

Lillie Bignorse Vest Cunningham, Allotment 560-Osage, now deceased.

Present Restricted Owner:

Lorena Wood, now Glenn
Residence: Pawhuska, Oklahoma

Tract No. 8: Southwest Quarter and Northwest Quarter Southeast Quarter and South One-Half South One-Half Southwest Quarter Northeast Quarter, Section 27, T25N, R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, nominal 138KV, with two shield wires, on double-pole H-frame structures) about a center line running as follows:

Beginning at a point on the south line of said tract and Section 1770 feet east of the southwest corner of said Section 27; thence extending northeasterly in a straight line a distance of 3420 feet, more or less, to a point on the east line of said tract in the northeast quarter of said section 27,

including five tangent or "straight-through" H-frame structures.

Original Allottee:

Jack Hartly, Allotment No. 265-Osage, now deceased.

Present Restricted Owners:

(A) Southwest Quarter Section 27, T25N, R11E

Lawrence Potts, Jr.
Residence: Pawhuska, Oklahoma

(B) Northwest Quarter Southeast Quarter and South Half South Half Southwest Quarter Northeast Quarter, Section 27, T25N, R11E

Arthur Lee Potts
Residence: Fairfax, Oklahoma

Lessee:

Lorena W. Glenn
Residence: Pawhuska, Oklahoma

Tract No. 9: North Half Northwest Quarter Section 21, T22N,
R9E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, 33KV, on single-pole structures, except to dead end), about a center line running as follows:

Beginning at a point on the west line of said Section 21 twenty-nine and one-half feet more or less south of the northwest corner of said Section; thence extending eastward on a straight line to a point on the east line of said tract forty-four feet more or less, south of the northeast corner thereof,

including 9 tangent or "straight-through" structures.

Original Allottee:

To Oppe, Allotment No. 687-Osage, now deceased.

Present Restricted Owner:

Edwin Wister
Residence: Hominy, Oklahoma

Lessee:

Jack Drummond
Residence: Osage County, Oklahoma

Tract No. 10: Northeast Quarter Northeast Quarter Section 21,
T22N, R9E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, 33KV, on single-pole structures, except deadend), about a center line running as follows:

Beginning at a point on the west line of said tract 70 feet, more or less, south of the northwest corner thereof; thence extending eastward on a straight line to the east line thereof, 96 feet more or less south of the northeast corner thereof,

including 3 tangent or "straight-through" single-pole structures.

Original Allottee:

Dora Red Eagle, Allotment No. 739-Osage, now deceased,

Present Restricted Owner:

Frederick Louis Red Eagle (incompetent)
Residence: Fairfax, Oklahoma

Guardian: J. A. Presbury
Residence: Fairfax, Oklahoma

Tract No. 11: Northwest Quarter Northwest Quarter Section
22, T22N, R9E, Osage County, Oklahoma:

Upon, over and across which lands construct an
electric power transmission line (three conductors,
33KV, on single-pole structures, except deadend),
about a center line running as follows:

Beginning at a point on the west line of said tract
96 feet, more or less, south of the northwest corner,
thence eastward on a straight line to the east line
thereof 60 feet, more or less, south of the northeast
corner thereof,

including 4 tangent or "straight-through" structures
and one angle structure with one down-guy to anchor.

Original Allottee:

Dora Red Eagle, Allotment No. 739-Osage, now deceased

Present Restricted Owner:

Frederick Louis Red Eagle (incompetent)
Residence: Fairfax, Oklahoma
Guardian: J. A. Presbury, Fairfax, Oklahoma

Tract No. 12: Northeast Quarter Northeast Quarter Section 23,
T22N, R9E, Osage County, Oklahoma:

Upon, over and across which lands construct an
electric power transmission line (three conductors,
33KV, on single-pole structures, except deadend),
about a center line running as follows:

Beginning at a point on the west line of said tract
30.5 feet, more or less, south of the northwest corner;
thence eastward on a straight line to a point on the
east line thereof 45.5 feet, more or less, south of the
northeast corner thereof,

including 1 tangent or "straight-through" structure,
two angle structures, neither with down-guy, and one
double-pole deadend structure with no down-guys.

Original Allottee:

Ralph Whitehorn, Allotment No. 18-Osage, now deceased.

Present Restricted Owner:

Estate of Elda Webb West, Osage Allottee No. 409, now
in probate in Osage County Court,

T. F. Dukes, Executor
Residence: Hominy, Oklahoma

Lessee:

Melvin Duncan
Residence: Osage County, Oklahoma

Tract No. 13: Northwest Quarter Northwest Quarter Section 24,
T22N, R9E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, 33KV, on single-pole structures, except deadend), about a center line running as follows:

Beginning at a point on the North line of said tract, 45.5 feet, more or less, south of the northwest corner thereof, thence extending eastward on a straight line to the east line thereof, 50 feet, more or less, south of the northeast corner thereof,

including 4 tangent or "straight-through" structures and one double-pole deadend structure with two down-guys, each to anchor.

Original Allottee:

Ralph Whitehorn, Allotment No. 18-Osage, now deceased.

Present Restricted Owner:

Estate of Elda Webb^{West} now in probate in Osage County Court
T. F. Dukes, Executor
Residence: Hominy, Oklahoma

Lessee:

Melvin Duncan
Residence: Osage County, Oklahoma

Tract No. 14: Northeast Quarter Northwest Quarter Section 24,
T22N, R9E, Osage County, Oklahoma:

Upon, over and across whichland construct an electric power transmission line (three conductors, 33KV, on single-pole structures, except deadend), about a center line running as follows:

Beginning at a point on the west line of said tract 50 feet, more or less, south of the northwest corner thereof; thence east on a straight line to the east line thereof 50 feet, more or less, south of the northeast corner thereof,

including 2 tangent or "straight-through" structures and one double-pole deadend structure with two down-guys, each to anchor.

Original Allottee:

Bertha Webb, Allotment No. 411-Osage, now deceased.

Present Restricted Owners:

Pete Allen Lazelle, undivided 1/4 interest
Residence: Hominy, Oklahoma

Jacqueline Joyce Lazelle, undivided 1/4 interest
Residence: Hominy, Oklahoma

Marguerite Ellen Lazelle, undivided 1/4 interest
Residence: Hominy, Oklahoma

Roger Lazelle, undivided 1/4 interest
Residence: Hominy, Oklahoma

Lessee:

Wade Clements
Residence: Osage County, Oklahoma

Tract No. 15: North Half Northeast Quarter Section 24,
T22N, R9E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, 33KV, on single-pole structures, except deadend), about a center line running as follows:

Beginning at a point on the west line of said tract 50 feet, more or less, south of the northwest corner thereof; thence extending eastward on a straight line to the east line thereof, 75 feet, more or less, south of the northeast corner thereof,

including 9 tangent or "straight-through" structures.

Original Allottee:

Don S. Big Elk, Allotment No. 708-Osage, now deceased

Present Restricted Owners:

Don Henry Big Elk, undivided $\frac{2}{3}$ interest
Residence: Pawhuska, Oklahoma

Grace Dawn Big Elk, now Mrs. Ronnie Lawler, undivided
 $\frac{1}{3}$ interest (a minor)
Residence: 2744 East 58th St., Long Beach, Calif.
Guardian: Betty Shook
Residence: Pawhuska, Oklahoma

Lessee:

F. W. Files
Residence: Osage County, Oklahoma

Tract No. 16: Lot 1 and Northeast Quarter Northwest Quarter
Section 19, T22N, R10E, Osage County, Oklahoma:

Upon, over and across which lands constuct an
electric power transmission line (three conductors,
33KV, on single-pole structures, except deadend),
about a center line running as follows:

Beginning at a point on the north line of said Section
19 75 feet, more or less, south of the northwest corner
thereof; thence eastward on a straight line, then slight
angle, then on a straight line to the east line of said
tract 182.5 feet, more or less, south of the northeast
corner thereof,

including 7 tangent or "straight-through" structures
and two double-pole deadend structures each with "x"
braces, and each with two down-guys, each to anchor.

Original Allottee:

Mary Big Elk, Allottee No. 707-Osage, now deceased.

Present Restricted Owner:

Grace Big Elk Wilson, now Crabtree,
Residence: Hominy, Oklahoma

Lessee:

George Trumbly
Residence: Osage County, Oklahoma

Tract No. 17: Southeast Quarter Southeast Quarter Section 1,
T24N, R10E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, 33KV, on single-pole structures, except deadend), about a center line running as follows:

Beginning at a point on the north line of said tract 89 feet, more or less, west of the northeast corner thereof; thence southeasterly on a straight line to the east line of said tract 109 feet more or less, south of the northeast corner thereof,

noting that there are no pole structures on this tract -- just overhanging electric conductors.

Original Allottee:

Joseph Red Eagle, Allotment No. 537-Osage, now deceased.

Present Restricted Owners:

Harry Red Eagle, undivided 1/21 interest
Residence: Hominy, Oklahoma

Mary Red Eagle Big Elk, undivided 1/21 interest
Residence: Pawhuska, Oklahoma

Margaret R. E. Stabler, now Iron, undivided 1/21 interest
Residence: Pawhuska, Oklahoma

Edward Red Eagle, undivided 16/21 interest
Residence: Barnsdall, Oklahoma

Victor G. Red Eagle, undivided 1/21 interest
Residence: Hominy, Oklahoma

Doris I. Red Eagle, undivided 1/21 interest
Residence: 2024 Glyndon Avenue, Venice, Calif.

Tract No. 18: Lot 7 Section 6, T24N, R11E, Osage County,
Oklahoma:

Upon, over and across which lands construct an
electric power transmission line (three conductors,
33KV, on single-pole structures, except deadend),
about a center line running as follows:

Beginning at a point on the west line of said tract
1211 feet, more or less, north of the southwest corner
thereof, thence extending southeasterly on a straight
line about 500 feet, more or less, thence extending
southerly on a straight line to the south line thereof,
793 feet, more or less, west of the southwest corner
thereof,

including 4 tangent or "straight-through" structures
and one angle structure with one down-guy to anchor.

Original Allottee:

Joseph Red Eagle, Allotment No. 538-Osage, now deceased

Present Restricted Owners:

Edward Red Eagle, a life estate
Residence: Barnsdall, Oklahoma

with the remainder equally to and in undivided interests to:

Harry Red Eagle
Residence: Hominy, Oklahoma

Mary Red Eagle Big Elk
Residence: Pawhuska, Oklahoma

Margaret R. E. Stabler, now Iron
Residence: Pawhuska, Oklahoma

Tract No. 19: Lot 1 and Northeast Quarter Northwest Quarter
Section 7, T24N, R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, 33KV, on single-pole structures, except deadend), about a center line running as follows:

Beginning at a point on the north line thereof 793 feet, more or less, east of the northwest corner; thence extending southeasterly on a straight line to a point on the south line thereof, 1210 feet, more or less, west of the southeast corner thereof,

including 5 tangent or "straight-through" structures

Original Allottee:

Joseph Red Eagle, Allotment No. 538-Osage, now deceased

Present Restricted Owners:

Edward Red Eagle, a life estate
Residence: Barnsdall, Oklahoma

with the remainder equally to and in undivided interest:

Harry Red Eagle
Residence: Hominy, Oklahoma

Mary Red Eagle Big Elk
Residence: Pawhuska, Oklahoma

Margaret R. E. Stabler, now Iron
Residence: Pawhuska, Oklahoma

Tract No. 20: Southeast Quarter Northwest Quarter and
Northeast Quarter Southwest Quarter Section 7, T24N, R11E,
Osage County, Oklahoma.

Upon, over and across which lands construct an
electric power transmission line (three conductors,
33KV, on single-pole structures except deadend),
about a center line running as follows:

Beginning at a point on the north line of said tract
1210 feet, more or less, west of the northeast corner
thereof; thence extending southeasterly on a straight
line to a point on the south line thereof 162 feet,
more or less, west of the southeast corner thereof,

including 8 tangent or "straight-through" structures.

Original Allottee and Present Restricted Owner:

Harry Red Eagle, Allotment No. 535-Osage
Residence: Fominy, Oklahoma

Lessee:

Robert Price
Residence: Osage County, Oklahoma

Tract No. 21: Southwest Quarter Southeast Quarter Section 7,
T24N, R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, 33KV, on single-pole structures, except deadend), about a center line running as follows:

Beginning at a point on the west line thereof, 865 feet, more or less, north of the southwest corner thereof; thence extending southeasterly on a straight line to the south line thereof, 325 feet, more or less, east of the southwest corner thereof,

including 3 tangent or "straight-through" structures.

Original Allottee:

Henry Red Eagle, Allotment No. 531-Osage, now deceased.

Present Restricted Owner:

Mary Red Eagle Big Elk
Residence: Pawhuska, Oklahoma

Lessee:

O. E. Andrews
Residence: Osage County, Oklahoma

Tract No. 22: East One Half Northwest Quarter Section 8, T24N,
R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (3 conductors, 33KV, on single pole structures, except deadend), about a center line running as follows:

Beginning at a point on the North line of said tract, 30 feet more or less east of the northwest corner thereof; thence extending south on a straight line to the south line of said tract 30 feet, more or less, east of the southwest corner thereof,

including 8 tangent or "straight-through" structures.

Original Allottee:

Louis Red Eagle, Allotment No. 536-Osage, now deceased

Present Restricted Owner:

Julia A. Pryor, now Burris
Residence: Arkansas City, Kansas

Tract No. 23: Southeast Quarter Southwest Quarter Section 5,
T24N, R11E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric power transmission line (three conductors, 33KV, on single pole structures, except deadend), about a center line running as follows:

Beginning at a point on the north line thereof, 30 feet more or less, east of the northwest corner thereof; thence extending southerly on a straight line to the south line thereof 30 feet more or less east of the southwest corner thereof,

including 4 tangent or "straight-through" structures.

Original Allottee:

Henry Red Eagle, Allotment No. 531-Osage, now deceased.

Present Restricted Owner:

Julia A. Fryor, now Burris
Residence: Arkansas City, Kansas

Tract No. 24: Southwest Quarter Southeast Quarter Section 30,
T26N, R9E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric distribution line (two conductors, 2300V, on single-pole structures) about a center line running as follows:

Beginning at a point on the east line of said tract 25 feet, more or less south of the north-east corner thereof; thence extending westward on a straight line to the west line thereof, 25 feet, more or less, south of the northwest corner thereof,

including 3 tangent or "straight-through" structures.

Original Allottee:

Prudie Martin, Allotment No. 423-Osage, now deceased.

Present Restricted Owner:

Beverly Ann Mills, now Smith
Residence: Pawhuska, Oklahoma

Lessee:

W. W. Heath
Residence: Osage County, Oklahoma

Tract No. 25: South Half Southwest Quarter Section 29,
T26N, R9E, Osage County, Oklahoma:

Upon, over and across which lands construct an electric distribution line (two conductors, 2300V, on single-pole structures), about a center line running as follows:

Beginning at a point on the west line of said tract 340 feet, more or less, south of the northwest corner thereof; thence extending northeasterly on a straight line to the east line thereof 150 feet, more or less, south of the northeast corner thereof;

including 6 tangent or "straight-through" structures.

Original Allottee:

Lo Hah Me, Allotment No. 434-Osage, now deceased.

Present Restricted Owner:

Rose Neal Hill
Residence: Pawhuska, Oklahoma

THE COURT FURTHER FINDS THAT the nature of the property and rights sought to be taken and the uses for which such property is taken are:

(a) A perpetual easement and right-of-way 100 feet in width, extending 50 feet on either side of the center of said easement and right-of-way, upon, over and across the lands described herein as Tracts Nos. 1 to 8 inclusive, in the manner and at the locations hereinafter described, for the purpose of constructing, maintaining, operating, re-constructing and/or removing its electric power transmission line consisting of double-pole H-frame structures carrying 3-conductors for nominal 138 kilovolt operation with 2-shield wires for lightning protection and other necessary fixtures and appurtenances including special structures, necessary guy wires, brace poles and anchors, for the transmission of electric power and energy at any pressure and in any quantity desired by petitioner, and including the transmission of telephone, telegraph and control messages and impulses necessary in the operation and maintenance of petitioner's system at any time, and including the perpetual right and privilege of ingress and egress at reasonable times for the construction, operation, maintenance, re-construction or removal of said electric power transmission line; also the perpetual right and privilege to cut, trim or remove trees or brush and to prohibit the placement of and/or remove any other objects at any time which may, in petitioner's judgment, interfere with or endanger said electric power transmission line or the construction, operation, maintenance or re-construction thereof, BUT RESERVING, nevertheless, to the landowners, lessees and tenants of said lands, at any and all times, the right to make such use

of any such lands included within the said 100 foot wide easement and right-of-way as is not inconsistent with or dangerous to the construction, operation, maintenance or re-construction, of said electric power transmission line, easement and right-of-way.

(b) A perpetual easement and right-of-way 50 feet in width, extending 25 feet on either side of the center of said easement and right of way, upon, over and across the lands described herein as Tracts Nos. 9 to 23 inclusive, in the manner and at the locations hereinafter described, for the purpose of constructing, maintaining, operating, re-constructing, and/or removing its electric power transmission line consisting of single-pole structures carrying 3-conductors (and shield wires if found necessary to add at any time) for nominal 33 kilovolt operation and other necessary fixtures and appurtenances including special structures, necessary guy wires, brace poles and anchors, for the transmission of electric power and energy at any pressure and in any quantity desired by petitioner, and including the transmission of telephone, telegraph and control messages and impulses necessary in the operation and maintenance of petitioner's system at any time, and including the perpetual right and privilege of ingress and egress at reasonable times for the construction, operation, maintenance, re-construction or removal of said electric power transmission line; also the perpetual right and privilege to cut, trim or remove any other objects at any time which may, in petitioner's judgment, interfere with or endanger said electric power transmission line or the construction, operation, maintenance or reconstruction thereof, BUT

RESERVING, nevertheless, to the landowners, lessees and tenants of said lands, at any and all times, the right to make such use of any such lands included within the said 50 foot wide easement and right-of-way as is not inconsistent with or dangerous to the construction, operation, maintenance or re-construction of said electric power transmission line, easement and right-of-way.

(c) A perpetual Easement and right-of-way 25 feet in width, extending 12.5 feet on either side of the center line of said easement and right-of-way, upon, over and across the lands described herein as Tracts Nos. 24 and 25, in the manner and at the locations hereinafter described, for the purpose of constructing, maintaining, operating, re-constructing, and/or removing its electric power distribution line consisting of single-pole structures, carrying two conductors (and third conductor and shield wire if found necessary to add at any time) for nominal 2.3/4 kilovolt operation and other necessary fixtures and appurtenances including special structures, necessary guy wires, brace poles and anchors, for the distribution of electric power and energy at any pressure and in any quantity desired by petitioner, and including the transmission of telephone, telegraph and control messages and impulses necessary in the operation and maintenance of petitioner's system at any time, and including the perpetual right and privilege of ingress and egress at reasonable times for the construction, operation, maintenance, re-construction or removal of said electric power distribution line; also the perpetual right and privilege to cut, trim or remove trees or brush which may, in petitioner's judgment,

interfere with or endanger said electric power distribution line or the construction, maintenance or re-construction thereof, BUT RESERVING, nevertheless, to the land owners, lessees, and tenants of said lands, at any and all times, the right to make such use of any such lands included within the said 25 foot wide easement and right-of-way as is not inconsistent with or dangerous to the construction, operation, maintenance or re-construction of said electric power distribution line, easement and right-of-way.

THE COURT FURTHER FINDS that reasonable and adequate damages accruing to the said twenty-five Tracts of land as a result of said appropriation of easements and rights-of-way are:

TRACT NO. 1 (as described above herein):

To the Owners thereof, the sum of \$ 45.00

Total for Tract No. 1 \$ 45.00

TRACT NO. 2 (as described above herein):

To the Owners thereof, the sum of \$ 30.00

Total for Tract No. 2 \$ 30.00

TRACT NO. 3 (as described above herein):

To the Owners thereof, the sum of \$ 45.00

Total for Tract No. 3 \$ 45.00

TRACT NO. 4 (as described above herein):

To the Owners thereof, the sum of \$ 30.00

To the Agricultural Lessee thereof,
the sum of No Damage

Total for Tract No. 4 \$ 30.00

TRACT NO. 5 (as described above herein):

To the Owners thereof, the sum of \$ 52.50

Total for Tract No. 5 \$ 52.50

TRACT NO. 6 (as described above herein):

To the Owners thereof, the sum of \$ 75.00

Total for Tract No. 6 \$ 75.00

TRACT NO. 7 (as described above herein):

To the Owners thereof, the sum of \$ 75.00

Total for Tract No. 7 \$ 75.00

TRACT NO. 8 (as described above herein):

To the Owners thereof, the sum of \$ 75.00*

To the Agricultural Lessee thereof,
the sum of No Damage

Total for Tract No. 8 \$ 75.00

* SW $\frac{1}{4}$ Sec. 27 - Lawrence Potts, Jr. -- damages \$30.00
NW $\frac{1}{4}$ SE $\frac{1}{4}$ and S $\frac{1}{2}$ S $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ - Arthur Lee Potts -- damages \$45.00

Total Damages to Owners Tracts Nos. 1 to
8, both inclusive \$427.50

Credit for previous deposit to cover
damages 303.75

Balance Due \$123.75

TRACT NO. 9 (as described above herein):

To the Owners thereof, the sum of	\$ 75.00
To the Agricultural Lessee thereof, the sum of	No Damage

Total for Tract No. 9 \$ 75.00

TRACT NO. 10 (as described above herein)

To the Owners thereof, the sum of	\$ 30.00
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Total for Tract No. 10 \$ 30.00

TRACT NO. 11 (as described above herein):

To the Owners thereof, the sum of	\$ 45.00
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Total for Tract No. 11 \$ 45.00

TRACT NO. 12 (as described above herein):

To the Owners thereof, the sum of	\$ 30.00
To the Agricultural Lessee thereof, the sum of	No Damage

Total for Tract No. 12 \$ 30.00

TRACT NO. 13 (as described above herein):

To the Owners thereof, the sum of	\$ 60.00
To the Agricultural Lessee thereof, the sum of	No Damage

Total for Tract No. 13 \$ 60.00

TRACT NO. 14 (as described above herein):

To the Owners thereof, the sum of	\$ 45.00
To the Agricultural Lessee thereof, the sum of	No Damage

Total for Tract No. 14 \$ 45.00

TRACT NO. 15 (as described above herein):

To the Owners thereof, the sum of	\$ 67.50
To the Agricultural Lessee thereof, the sum of	No Damage

Total for Tract No. 15 \$ 67.50

TRACT NO. 16 (as described above herein):

To the Owners thereof, the sum of	\$ 112.50
To the Agricultural Lessee thereof, the sum of	No Damage

Total for Tract No. 16 \$ 112.50

Total Damages to Owners Tracts Nos.
9 to 16, both inclusive \$ 465.00

Less Credit for Previous Deposit to
Cover Damages 305.00

Balance Due \$ 160.00

TRACT NO. 17 (as described above herein):

To the Owners thereof, the sum of	No Damage
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Total for Tract No. 17 No Damage

TRACT NO. 18 (as described above herein):

To the Owners thereof, the sum of	\$ 45.00
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Total for Tract No. 18 \$ 45.00

TRACT NO. 19 (as described above herein):

To the Owners thereof, the sum of	\$ 37.50
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Total for Tract No. 19 \$ 37.50

TRACT NO. 20 (as described above herein):

To the Owners thereof, the sum of	\$ 60.00
To the Agricultural Lessee thereof, the sum of	No Damage

Total for Tract No. 20 \$ 60.00

TRACT NO. 21 (as described above herein):

To the Owners thereof, the sum of	\$ 22.50
To the Agricultural Lessee thereof, the sum of	No Damage

Total for Tract No. 21 \$ 22.50

Total Damages to Owners Tracts Nos.
17 to 21, both inclusive \$ 165.00

Less Credit for Previous Payments
to Owners 145.00

Balance Due \$ 20.00

TRACT NO. 22 (as described above herein):

To the Owners thereof, the sum of	\$ 60.00
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Total for Tract No. 22 \$ 60.00

TRACT NO. 23 (as described above herein):

To the Owners thereof, the sum of	\$ 30.00
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Total for Tract No. 23 \$ 30.00

TRACT NO. 24 (as described above herein):

To the Owners thereof, the sum of	\$ 30.00
To the Agricultural Lessee, thereof, the sum of	No Damage

Total for Tract No. 24 \$ 30.00

TRACT NO. 25 (as described above herein):

To the Owners thereof, the sum of \$ 45.00

Total for Tract No. 25 \$ 45.00

Total Damages to Owners Tracts Nos.
22 to 25, both inclusive \$ 165.00

Less Credit for Previous Deposit to
Cover Damages \$ 55.00

Balance Due \$ 110.00

Total Balance Due Owners for Damages
over and above Previous Deposits and/or
payments \$ 413.75

THE COURT FURTHER FINDS that Plaintiff paid into the depository of this Court on August 6, 1954, the sum of Four Hundred Thirteen and 75/100 Dollars (\$413.75), which said sum is to be applied to the payment of damages.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the entry upon and taking of the said perpetual easements and rights-of-way as found and described above herein upon, over and across said tracts of land Nos. 1 to 25, inclusive, as set out above herein, by Plaintiff, for the construction, maintenance, operation, re-construction and /or removal of its said electric power transmission and distribution lines, all as prayed in its said Amended Complaint, is hereby authorized and confirmed in all things and said Plaintiff, Public Service Company of Oklahoma, is hereby vested with the said perpetual easements and rights-of-way and said perpetual rights and privileges, free and clear of any and all claims of the Defendants herein who are hereby perpetually enjoined and barred from hereafter claiming adversely to the Plaintiff's said rights, privileges and estate ordered, adjudged, decreed and granted herein.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the Clerk of this Court make payable to the Treasurer of the United States and transmit to the Superintendent, Osage Indian Agency Office, Bureau of Indian Affairs, Department of the Interior, Pawhuska, Oklahoma the sum of Four Hundred Thirteen and 75/100 Dollars, (\$413.75) to be there distributed together with any other sums previously deposited, to or for the use of the owners of the respective Tracts of land all as set out hereinabove, according to law.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the respective named Agricultural Lessees or Tenants of the several Tracts of land described hereinabove, or any of them, have suffered no measurable damages resulting from or arising out of or in connection with the taking and appropriation by Plaintiff of the Perpetual Easements and Rights-of-way hereinabove set out.

IT IS ALSO ORDERED, ADJUDGED AND DECREED by the Court that the damages awarded herein shall be construed as including all damages that might have occurred during the process of construction of said electric power transmission and distribution lines and further that the perpetual easements and rights-of-way and rights and privileges taken by Plaintiff and described herein and the operation and maintenance of said electric power transmission and distribution lines thereunder will not, in any way, constitute a burden or encumbrance upon the mineral interests in the said five tracts of land and that the costs of this Proceeding be taxed against the Plaintiff herein and that the case be closed.

Royce H. Savage

Royce H. Savage, Judge of the
United States District Court for
the Northern District of Oklahoma

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

No. 3351 Civil

Burbank Public School District
No. 20, Burbank, Oklahoma, and
J. W. Wells,

Defendants.

FILED

SEP 13 1954

NOBLE C. HOOD
Clerk, U.S. District Court

J U D G M E N T

NOW, on this 27th day of August, 1954, upon trial of the within cause and pursuant to the findings of fact and conclusions of law filed herein,

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the plaintiff have and recover nothing from the defendants.

AND IT IS SO ORDERED.

(5) Wayne H. Savage
U. S. DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
)
 vs.)
)
 THE COOTS APARTMENTS, INC.,)
 a corporation, et al,)
)
 Defendants.)

No. 3590 Civil

FILED
SEP 14 1954
NOBLE C. HOOD
Clerk, U.S. District Court

ORDER APPOINTING RECEIVER

This matter coming on for hearing this 14th day of September, 1954 upon the application of the United States of America for the appointment of a receiver and the United States of America appearing by B. Hayden Crawford, United States Attorney for the Northern District of Oklahoma and after the introduction of evidence and after the court being fully advised in the premises, finds:

Notice of the application for receiver has been served upon the defendants, The Coots Apartments, Inc., a corporation, Public Service Company of Oklahoma, a corporation, Southwestern Bell Telephone Company, a corporation, City of Tulsa, Oklahoma, a Municipal Corporation, Murray R. Waddle Company, a partnership, and F. B. Hunter.

The court further finds that default has been made in the payments due on the mortgage note described in plaintiff's petition, Exhibit "A", and the terms and conditions of the mortgages described in plaintiff's petition, Exhibits "B" and "C", have been breached and that according to the terms and conditions of the mortgages and from the evidence introduced, the court finds that a receiver should be appointed, as requested by the plaintiff.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that Oliver S. Black, of Tulsa, Oklahoma, be and he hereby is appointed receiver of the following described real estate and personal property, to-wit:

All of lots No. (1), Two (2), Three (3), Four (4), Five (5), Six (6), Eighteen (18), Nineteen (19), Twenty (20), Twenty-one (21), and Twenty-two (22), Block Six (6), Coots Addition in the City of Tulsa, County of Tulsa, State of Oklahoma, according to the Recorded Plat No. 402,

together with all fixtures, goods and chattels and articles of personal property owned by The Coots Apartments, Inc., a corporation, as set out and particularly described in the application filed in Case No. 3590, of the U.S. District Court

office of the County Clerk for Tilden County, Dickinson, and the personal property of the said decedent, to-wit: electrical wiring and equipment, as follows:

ACCESSORIES:	Plumbing, such as faucets, grab bars, paper and tumbler holders, towel bars, shower heads, radiators, etc., soap containers.
DISHWASHERS:	1 Fr. steel pipe upright & cross comb, including wire.
FIXTURES:	Electric.
LAUNDRY TRAYS:	2
SCREENS:	
SEADNS:	Window
SPACE HEATERS:	36 - Panel Fry, 200-15000 with triacetic control.
WATER HEATING EQUIPMENT:	36 - 20 gal. Republic 2 - 75 gal. Day & Night
PLAYAREA EQUIPMENT:	
GARBAGE CANS:	30 - 20 gal.

Together with all other movable real estate items and fixtures to be a part of said apartment building of similar nature as the above specifically described items and all substitutions, repairs and/or additions thereto.

Receiver's bond is filed in the sum of \$5,000.00.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that after qualification of Oliver S. Black as receiver, that he immediately take control of the afore-described premises and that he arrange the same; that he rent and collect the same therefrom and that he keep proper record and record of his activities as said receiver, all subject to the order of this court.

IT IS FURTHER ORDERED that said receiver shall file reports with the Clerk of this Court as the court may hereafter direct.

IT IS FURTHER ORDERED that the defendants and all persons claiming under them are ordered and directed to deliver forthwith possession of said property and premises to said receiver.

JUDGE