

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 10 1962

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

United States of America,)
)
Plaintiff,)
)
vs.)
)
4.99 Acres of Land, More or)
Less, Situate in Pawnee and)
Tulsa Counties, Oklahoma,)
and Joe E. Brown, et al, and)
Unknown Owners,)
)
Defendants.)

CIVIL NO. 4552

Tract No. B-284

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Hubert Pollock and Mary Louise Pollock entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$125.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-284, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Traet No. B-284 is the sum of \$125.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *9th* day of *August* 1962.

15/ Allen L. Barron
JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 10 1962

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

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 115.71 Acres of Land, More or)
 Less, Situate in Creek and)
 Pawnee Counties, Oklahoma, and)
 Carrie Shaeffer, et al, and)
 Unknown Owners,)
)
 Defendants.)

CIVIL NO. 4616
Tract No. B-247

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Wiley White and Helen White entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$4,750.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-247, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds, upon examination of a copy of a warranty deed dated January 6, 1920, at Book 38, page 258, Pawnee County, from N. T. Heggie to Elizabeth Tweedy, that N. T. Heggie did not reserve a one-half mineral interest, and that Wiley White and Helen White were the sole owners and entitled to all of the award.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a notice of pretrial hearing has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-247 is the sum of \$4,750.00, inclusive of interest, of which sum the amount of \$4,746.60 has been heretofore distributed by order of this Court, leaving a balance of \$3.40 to be distributed; and

(C) The Clerk of the Court is hereby authorized and directed to draw a check on the funds in the registry of this Court in the amount of \$3.40, payable to Wiley White and Helen White, and to cause payment to be made.

Entered this *9th* day of *August* 1962.

Allen E. Burrow
JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 10 1962

United States of America,)
)
Plaintiff,)
)
vs.)
)
18.28 Acres of Land, More or)
Less, Situate in Pawnee and)
Tulsa Counties, Oklahoma, and)
W. T. Selvidge, et al, and)
Unknown Owners,)
)
Defendants.)

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

CIVIL NO. 4624

Tract No. B-252

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, W. H. Tillock and Leona L. Tillock entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$5,475.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-252, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a notice of pretrial hearing has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-252 is the sum of \$5,475.00, inclusive of interest, of which sum \$5,425.00 has been disbursed heretofore by orders of this Court leaving a balance of \$50.00 to be distributed; and

(C) The Clerk of the Court is hereby authorized and directed to draw a check on the funds in the registry of this Court in the amount of \$50.00 payable to W. H. Tillock and Leona L. Tillock, and to cause said payment to be made.

Entered this *9th* day of *August* 1962.

15/ Allen E. Barrow

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 10 1962

United States of America,)
)
Plaintiff,)
)
vs.)
)
18.28 Acres of Land, More or)
Less, Situate in Pawnee and)
Tulsa Counties, Oklahoma, and)
W. T. Selvidge, et al, and)
Unknown Owners,)
)
Defendants.)

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

CIVIL NO. 4624

Tract No. B-254

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, W. H. Tillock and Leona L. Tillock entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$500.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-254, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds, upon examination of a copy of a warranty deed dated January 6, 1920, at Book 38, page 258, Pawnee County, from N. T. Heggie to Elizabeth Tweedy, that N. T. Heggie did not reserve a one-half mineral interest, and that W. H. Tillock and Leona L. Tillock were the sole owners and entitled to all of the award.

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 10 1962

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 6.17 Acres of Land, More or)
 Less, Situate in Pawnee County,)
 Oklahoma, and R. B. Sullivan,)
 et al, and Unknown Owners,)
)
 Defendants.)

NOBLE C. HOOD
Clerk, U. S. District Court
CIVIL NO. 4835
Tract No. 1308

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the defendant therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and William Schramm, defendant herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. 1308, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$15.00, inclusive of interest. The sum of \$15.00 was deposited into the registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 1308 is the sum of \$15.00, inclusive of interest, and which sum has heretofore been disbursed by order of this Court.

Entered this 9th day of August 1962

APPROVED:

Allen E. Barrow
JUDGE, United States District Court

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

AUG 10 1962

United States of America,

Plaintiff,

vs.

6.17 Acres of Land, More or
Less, Situate in Pawnee County,
Oklahoma, and R. B. Sullivan,
et al, and Unknown Owners,

Defendants.

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

CIVIL NO. 4835

Tracts Nos. 1349 and 1437

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, W. E. Louener and Clark D. Bryson entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$40.00 and \$15.00 respectively, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tracts Nos. 1349 and 1437, as such estate and said tracts are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tracts on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tracts and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tracts are described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. 1349 and 1437 is the sum of \$40.00 and \$15.00, inclusive of interest, and

(C) The Clerk of the Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amount of \$40.00 and \$15.00 payable to W. E. Louener and Clark D. Bryson, and to cause said payments to be made.

Entered this *9th* day of *August* 1962.

W. Allen E. Barron
JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

AUG 10 1962

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

CIVIL NO. 4836

234.94 Acres of Land, More or
Less, Situated in Tulsa, Creek
and Pawnee Counties, Oklahoma,
and Clifford Ward, et al, and
Unknown Owners,

Tract No. I-904

Defendants.

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

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the defendants therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and C. M. McGehee, Hobson C. McGehee, Everarde B. McGehee, Edwin C. McMillan, Etta Feild Caves, W. Glen Brown, Eleanor G. Andrews, John L. Collins and Velma J. Collins, defendants herein, have by the stipulation above referred to, agreed that just compensation to be paid by the plaintiff for the taking of the estate in Tract No. I-904, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$275.00, inclusive of interest. The sum of \$275.00 was deposited into the registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed.

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. I-904, is the sum of \$275.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this 9th day of August 1962.

APPROVED:

W. R. Thixton, Jr.
JUDGE, United States District Court

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

AUG 10 1962

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 234.94 Acres of Land, More or)
 Less, Situate in Tulsa, Creek)
 and Pawnee Counties, Oklahoma,)
 and Clifford Ward, et al, and)
 Unknown Owners,)
)
 Defendants.)

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

CIVIL NO. 4836

Tract No. 2538E

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the plaintiff and the defendants therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Rachel Eaton Besser and Mavis Ann Eaton Miller, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. 2538E, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$50.00, inclusive of interest. The sum of \$50.00 was deposited into the registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interest in the subject tract.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 2538E is the sum of \$50.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *9th* day of *August* 1962.

APPROVED:

W. R. Thixton, Jr.
JUDGE, United States District Court

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 10 1962

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 461.42 Acres of Land, More or Less,)
 Situate in Rogers County, Oklahoma,)
 and Edison A. Jankey, et al, and)
 Unknown Owners,)
)
 Defendants.)

NOBLE C. HOOD
 Clerk, U.S. District Court
 Civil Action No. 4863
 Tracts Nos. C-306
 D-414
 D-414E-1
 D-414E-2
 D-414E-3
 D-444
 D-452
 D-465
 E-549E-2

J U D G M E N T

1.

On July 16, 1962, this cause, as to the captioned tracts came on for pre-trial conference before the Honorable Luther Bohanan, Judge of the United States District Court for the Northern District of Oklahoma. The Plaintiff, United States of America, appeared by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. The defendant Lee Purdum appeared in person. The heirs of the defendant Martha Bredehoeft appeared by their Attorney, James G. Davidson. No other owners of the captioned tracts appeared. After being advised by counsel for Plaintiff, and having examined the files in the case the Court finds:

2.

This Judgment applies only to the estates condemned in the tracts enumerated in the caption above, as such tracts and estates are described in the Declaration of Taking filed herein.

3.

The Court has jurisdiction of the parties and the subject matter of this action.

4.

Service of process has been perfected either personally or by publication notice as provided by Rule 71A of the Federal Rules of Civil Procedure on all parties defendant in this cause who are interested in the subject tracts.

5.

The Acts of Congress set out in Paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on

February 29, 1960, the United States of America filed its Declaration of taking of certain estates in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

6.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of certain estates in the subject tracts, certain sums of money, part of which has been disbursed as shown in Paragraph 14.

7.

The owners of Tracts Nos. C-306, and D-465 have executed and filed herein stipulations as to just compensation wherein the parties have agreed that just compensation for the estates condemned in such tracts is in the amounts shown as compensation in paragraph 14 herein and such stipulation should be approved.

8.

The owner of Tracts Nos. D-414, D-414E-1, D-414E-2 and D-414E-3 and the United States of America have executed an Option Contract, as alleged in the Complaint, wherein they have agreed that just compensation for the estates condemned in such tracts is in the amount shown as compensation in Paragraph 14 herein and such Option Contract should be approved.

9.

At the aforesaid pre-trial conference the Court, after hearing the testimony of W. R. Bass, mineral appraiser for the Corps of Engineers, found that the fair market value of certain tracts, as of the date of taking was as follows:

D-444	\$750.00
D-452	15.00
E-549E-2:	
Lessor interest	25.00
Lessee interest	<u>25.00</u>
Total	\$ 50.00

Such sums should be adopted as the awards of just compensation for the estates taken in the respective tracts.

10.

A deficiency exists between the amounts deposited as estimated compensation for the subject tracts and the amounts fixed by this judgment as the awards of just compensation, and the amount of such deficiency, as shown in Paragraph 14, should be deposited for the benefit of the owners.

11.

On the date of taking in this action, the owners of the estates taken in the subject tracts were the defendants whose names are shown in Paragraph 14 below. Such named defendants are the only persons asserting any interest in the estates taken in such tracts, all other persons having either disclaimed or defaulted, and such named defendants are entitled to receive the just compensation for the estates taken in these tracts.

12.

It Is Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in Paragraph 2 herein, as such tracts are particularly described in the Complaint and Declaration of Taking filed herein; and such tracts, to the extent of the estates indicated and for the uses and purposes described in such Declaration of Taking, are condemned, and title thereto is vested in the United States of America as of the date of filing such Declaration of Taking, and all defendants herein and all other persons interested in such estates are forever barred from asserting any claim thereto.

13.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the estates condemned herein in the subject tracts were the persons whose names appear below in Paragraph 14, and the right to just compensation for the respective estates taken in these tracts is vested in the parties so named, as their respective interests appear therein.

14.

It Is Further ORDERED, ADJUDGED AND DECREED that the sums set forth in Paragraph 9 above hereby are adopted as the award of just compensation for the estates taken in the tracts listed in such paragraph; the stipulations as to just compensation described in paragraph 7 above, and the Option Contract described in Paragraph 8 above, hereby are confirmed, and the sums fixed in such stipulations and option contract are adopted as the awards of just compensation for the estates condemned in the respective tracts, as follows:

TRACT NO. C-306

Owners:

J. A. Cantrell and
Lucy C. Cantrell

Award of just compensation pursuant to stipulation	\$75.00	\$75.00
Deposited as estimated compensation	<u>30.00</u>	
Deposit Deficiency	<u>\$45.00</u>	
Disbursed to owners		<u>none</u>
Balance due to owners		<u>\$75.00</u>

TRACTS NOS. D-414, D-414E-1, D-414E-2
and D-414E-3

Owner:

Charles E. Mabry

Award of just compensation pursuant to Option Contract	\$740.50	\$740.50
Deposited as estimated compensation	<u>740.50</u>	
Disbursed to owner		<u>\$740.50</u>

TRACT NO. D-444

Owner:

George Stritzke

Award of just compensation pursuant to court trial	\$750.00	\$750.00
Deposited as estimated compensation	<u>300.00</u>	
Deposit deficiency	<u>\$450.00</u>	
Disbursed to owner		<u>none</u>
Balance due to owner		<u>\$750.00</u>

TRACT NO. D-452

Owners:

C. W. Mobley 1/2
Investors Royalty Company 1/2

Award of just compensation pursuant to court trial	\$15.00	\$15.00
Deposited as estimated compensation	<u>6.00</u>	
Deposit Deficiency	<u>\$ 9.00</u>	
Disbursed to owners		<u>none</u>
Balance due to owners		<u>\$15.00</u>

TRACT NO. D-465

Owners:

Heirs of the estate of Martha Bredehoeft, deceased, *who are:*
Gertrude M. Coy, Laverne Kerner and Ruth Kerner

Award of just compensation pursuant to stipulation	\$12.50	\$12.50
Deposited as estimated compensation	<u>5.00</u>	
Deposit deficiency	<u>\$ 7.50</u>	
Disbursed to owners		<u>none</u>
Balance due to owners		<u>\$12.50</u>

TRACT NO. E-549E-2

Owners:

Lessor interest:
 The Prospect Company 1/2
 Robert N. Franklin 1/2

Lessee interest:
 Chas. F. Dominy
 J. C. Fairbanks and
 Witt Bar Oil Corp.

Award of just compensation pursuant to court trial	\$50.00	\$50.00
(Allocated: to lessor \$25.00)		
(to lessee \$25.00)		
Deposited as estimated compensation	<u>50.00</u>	
Disbursed to owners		<u>none</u>
Balance due to owners		<u>\$50.00</u>

15.

It is further Ordered that the United States of America shall deposit in the registry of this court in this civil action, the total deposit deficiency for subject tracts in the sum of \$511.50 and such sum shall be allocated and placed in the deposits for the respective tracts in the amounts of the deposit deficiencies for the respective tracts as shown in paragraph 14 above.

When such deposit has been made, the Clerk of this Court shall disburse from the deposits for the subject tracts certain sums as follows:

<u>Tract C-306</u> , to J. A. Cantrell and Lucy C. Cantrell	\$ 75.00
<u>Tract D-444</u> , to George Stritzke	\$750.00
<u>Tract D-452</u> , to C. W. Mobley	\$ 7.50
to Investors Royalty Company	7.50
<u>Tract D-465</u> , to <i>Gertrude M. Coy</i> <i>Laverne Kerner</i> <i>Ruth Kerner, jointly</i>	12.50

It is further Ordered that the Clerk of this Court forthwith shall disburse from the deposit for Tract E-549E-2 certain sums as follows:

To:

The Prospect Company \$12.50
Robert N. Franklin 12.50
Chas. F. Dominy, J. C. Fairbanks and
Witt Bar Oil Corp. 25.00

/s/ Luther Bohannon
UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Hubert A. Marlow
HUBERT A. MARLOW
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

432.94 Acres of Land, More or
Less, Situate in Nowata and
Rogers Counties, Oklahoma, and
P. L. Hayes, et al,

Defendants.

Civil Action No. 4900

Tract No. L-1252

FILED

AUG 10 1962

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

J U D G M E N T

1.

Now, on this 10th day of August, this matter comes on for disposition on application of plaintiff, United States of America, for entry of judgment on a stipulation agreeing upon just compensation, and the Court, after having examined the files in this action and being advised by counsel for plaintiff, finds:

2.

This judgment applies only to the estate condemned in Tract No. L-1252, as such estate and tract are described in the declaration of taking filed in this action.

3.

The Court has jurisdiction of the parties and subject matter of this action.

4.

Service of process has been perfected either personally, or by publication notice, as provided by Rule 71A of Federal Rules of Civil Procedure on all parties defendant in this cause who are interested in subject tract.

5.

The Acts of Congress set out in Paragraph 2 of the complaint herein give the United States of America the right, power, and authority to condemn for public use the estate described in Paragraph 2 herein. Pursuant thereto, on March 28, 1960, the United States of America has filed its declaration of taking of such described property, and title to the described estate in such property should be vested in the United States of America as of the date of filing the declaration of taking.

6.

On filing of the declaration of taking, there was deposited in the registry of this Court, as estimated compensation for the taking of a certain estate in the subject tract a certain sum of money, and part of this deposit has been disbursed, as set out in Paragraph 12 below.

7.

On the date of taking in this action, the owners of the estate taken in subject tract were the defendants whose names are shown in Paragraph 12 below. Such named defendants are the only persons asserting any interest in the estate taken in such tract, all other persons having either disclaimed or defaulted, and such named defendants are entitled to receive the just compensation for the estate taken in this tract, with the exception that the defendant W. G. Phillips is now deceased and Maude H. Phillips as executrix of his estate is entitled to receive his share of the award.

8.

The owners of the subject tract and the United States of America have executed and filed herein a stipulation as to just compensation wherein they have agreed that just compensation for the estate condemned in subject tract is in the amount shown as compensation in Paragraph 12 below, and such stipulation should be approved.

9.

A deficiency exists between the amount deposited as estimated compensation for subject tract and the amount fixed by the stipulation as to just compensation, and the amount of such deficiency should be deposited for the benefit of the landowners. Such deficiency is set out in Paragraph 12 below.

10.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tract named in Paragraph 2 herein, as such tract is particularly described in the complaint and declaration of taking filed herein; and such tract, to the extent of the estate described and for the uses and purposes described in such declaration of taking, is condemned and title thereto is vested in the United States of America, as of the date of filing such declaration of taking, and all defendants herein and all other persons interested in such estate are forever barred from asserting any claim thereto.

11.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that on the date of taking, the owners of the estate condemned herein in subject tract were the defendants whose names appear below in Paragraph 12, and the right to just compensation for the estate taken herein in this tract is vested in the parties so named.

12.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the stipulation as to just compensation, mentioned in Paragraph 8 above, hereby is confirmed; and the sum therein fixed is adopted as the award of just compensation for the estate condemned in subject tract as follows:

TRACT NO. L-1252

Owners:

W. G. Phillips 1/2 surface interest and 5/12 mineral interest
 (This owner deceased, Maude H. Phillips is executrix of estate)

Hinman Stuart Milam 1/6 surface interest and 5/36 mineral interest

Mildred M. Viles 1/6 surface interest and 5/36 mineral interest

Mary M. Stevenson 1/6 surface interest and 5/36 mineral interest

Bob Chiles 1/6 mineral interest

Award of just compensation pursuant to stipulation	\$3,200.00	\$3,200.00
Deposited as estimated compensation	<u>2,500.00</u>	
Deposit deficiency	<u>\$ 700.00</u>	
Disbursed to owners		<u>2,500.00</u>
Balance due to owners		<u>\$ 700.00</u>

13.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the United States of America shall deposit in the registry of this Court, in this Civil Action, to the credit of Tract No. L-1252, the deficiency sum of \$700.00. The Clerk of this Court then shall disburse from such deposit certain sums as follows:

To Maude H. Phillips, executrix of the estate of W. G. Phillips, deceased	\$308.33
To Hinman Stuart Milam	102.78
To Mildred M. Viles	102.78
To Mary M. Stevenson	102.78
To Bob Chiles	83.33

19 Allen E. Barrow
UNITED STATES DISTRICT JUDGE

APPROVED:

19 Hubert A. Marlow
HUBERT A. MARLOW
Assistant U. S. Attorney

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

ONIA H. POTTS)

Plaintiff)

vs.)

No. 5067 Civil

ABRAHAM RIBICOFF, SECRETARY)
OF HEALTH, EDUCATION AND)
WELFARE)

Defendant)

FILED

AUG 13 1962

J U D G M E N T

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

The above entitled matter having been submitted to the Court upon the record, and the Court being fully advised in the premises finds that the findings and decision of the Secretary of Health, Education and Welfare rendered herein were supported by substantial evidence.

IT IS THEREFORE ORDERED that the decision of the Secretary of Health, Education and Welfare be and it is hereby affirmed, and the plaintiff's complaint be and it is hereby dismissed.

DATED this 13 day of August, 1962.

By Fred Daugherty
United States District
Judge

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

JAMES W. KIRKPATRICK,)
)
 Plaintiff)
)
 -vs-)
)
 CECIL UNDERWOOD, ET AL.)
)
 Defendant)

No. 5381 Civil Action

FILED

AUG 13 1962

ORDER

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

IT IS HEREBY ORDERED that the Motion of Defendants, Cecil Underwood, Calvin P. Wallace, Wales Trucking Company and Imperial Casualty and Indemnity Company to require co-defendant James L. McWhirt to produce certain documents is hereby overruled.

IT IS FURTHER ORDERED that the plaintiff's Motion to Remand is hereby sustained and the clerk of this court is herewith directed to remand this cause to the Superior Court of Creek County, Drumright Division.

All other outstanding motions are referred to the Superior Court of Creek County for disposition.

DATED the 13 day of August, 1962.

Fred Daugherty

J U D G E

- cc. Check, Check and Check, 6th Floor Local Federal Bldg.
203 Park Avenue, Oklahoma City, Okla.
- cc. Arthurs, Blackstock and McMillin, Bristow, Oklahoma
- cc. Duvall & Head, First Equity Building, Oklahoma City, Oklahoma

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,
Plaintiff,
vs.
Frank I. Raley,
Defendant.

Criminal No. 13844

FILED

AUG 14 1962

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

J U D G M E N T

On the 19th of June, 1962, there came on for hearing before me the motion of the defendant Frank I. Raley to dismiss the indictment returned against him.

AND IT APPEARING TO THE COURT, after having read said motion and the briefs of both parties in support thereof and in opposition thereto, and after having heard argument of counsel that the Motion to Dismiss should be sustained;

IT IS THEREFORE ORDERED, ADJUDGED and DECREED, that the Motion to Dismiss of the defendant Frank I. Raley be and it is hereby sustained for the following reasons:

(1) None of the ~~same~~ statements alleged by the indictment to have been made by defendant Raley to the Osage Indian Agency were made in a matter within the jurisdiction of the Osage Indian Agency, an agency of the United States.

IT IS THE FURTHER ORDER OF THE COURT, that the decision herein in no way affects or is related to a construction of 18 U.S.C.A. § 1001 which is the statute under which the indictment herein was returned.

W. Luther Bohannon
UNITED STATES DISTRICT JUDGE

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

UNITED STATES OF AMERICA,

Libelant,

vs.

Articles of drug consisting of the following:

166 Cartons, more or less, of an article of
drug labeled in part:

(carton) "Hoffman's 1 lb. Net Weight Protein
From the Sea 96.5% Pure Protein *** contents
*** a natural-organic blend of animal protein
(fish) and sea vegetation gathered from the
seas of the world. *** York Barbell Co., Inc.,
York, Pa."

etc.

Civil No. 5187

FILED

AUG 15 1962

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

ORDER OF DISMISSAL

NOW on this 13th day of August, 1962, this matter came for hearing before this Court upon the Motion to Dismiss heretofore filed by the Claimant, York Barbell Co., Inc. of York, Pennsylvania. The United States of America, Libelant, appeared in Court represented by the United States District Attorney; the Claimant, York Barbell Co., Inc. of York, Pennsylvania, appeared in Court by and through its local attorneys, Farmer, Woolsey, Flippe & Bailey by Lawrence Johnson. Both sides announced ready to present said Motion to Dismiss, and the Court having heard all of the arguments of counsel considered the authorities as presented in the briefs submitted by the parties, and being fully advised in the premises finds that on the 5th day of June, 1961, the United States of America filed its Libel of Information in this case praying condemnation of numerous articles manufactured by the Claimant. The Court finds that the Libel of Information made various allegations as to misbranding and other allegations as to adulteration of the seized articles. The Court finds that on October 27, 1961, it entered a Partial Decree of Condemnation wherein it was the order of this Court that the articles alleged as adulterated were to be delivered to the Claimant for relabeling and that pursuant to said Partial Decree of Condemnation the Claimant was ordered and directed to file before this

Court a Penal Bond in the sum of \$1,000.00 guaranteed by well and sufficient sureties. The Court finds that said bond was in fact filed before this Court in the penal sum of \$1,000.00 guaranteed by good and sufficient surety, to-wit, The Western Surety Company. The Court further finds that before said articles were delivered to the Claimant, that the seized articles were destroyed without authority of law by a Deputy and United States Marshal and that as a consequence of said destruction there is no longer a res in existence over which the Court can exercise jurisdiction. The Court finding that this is an action in rem finds that by virtue of the destruction of the res there is no longer any controversy before this Court and for these reasons this action must be dismissed, and the Claimant and the surety, Western Surety Company, exonerated on its bond as heretofore set forth. The Court being fully advised in the premises finds and orders the following:

IT IS THEREFORE ORDERED, DECREED AND ADJUDGED that the Claimant's Motion to Dismiss should be and it is hereby sustained and this cause of action dismissed.

IT IS FURTHER THE ORDER OF THIS COURT that the Claimant, York Barbell Co., Inc. of York, Pennsylvania, should be and it is hereby exonerated of any liability upon the \$1,000.00 Penal Bond heretofore filed in this action and further that Claimant's surety, Western Surety Company, should be and it is exonerated, released, acquitted, and set free from any liability upon said Penal Bond in the sum of \$1,000.00.

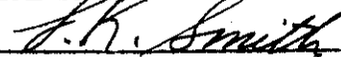
Dated and done this 13 day of August, 1962.



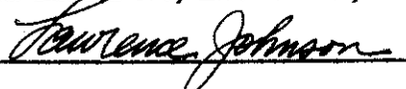
JUDGE OF THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OKLAHOMA

OKAY AS TO FORM:

UNITED STATES OF AMERICA

By _____

YORK BARBELLE CO., INC. OF YORK, PENNSYLVANIA

By _____

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT
OF OKLAHOMA

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
)
 -vs-)
)
 971.81 ACRES OF LAND, More or less,)
 Situated in Nowata County, Oklahoma; and)
 BOARD OF COUNTY COMMISSIONERS OF)
 NOWATA COUNTY, OKLAHOMA: et al,)
 and UNKNOWN OWNERS,)
)
 Defendants.)

FILED ✓

AUG 13 1962

No. 4599

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

JUDGMENT OF DISTRIBUTION OF FUNDS FOR EQUIPMENT

NOW, on this 2nd day of August, 1962, came on for hearing at pre-trial conference the distribution of the funds set aside for material and equipment in tracts R-1818 "B" portion, and tract number R-1819 "B" portion and tract number R-1821 "B" portion. ; due notice having been forwarded to all parties with any apparent interest in such equipment claims, the only party appearing with interest in such tracts being A. E. Basinger and his Attorney, B. W. Tabor, no other parties announcing, A. E. Basinger being duly sworn testified that such equipment was his and the record showing that on a hearing before the commission appointed by this court made a finding in tract number R-1818 "B" portion \$2,080.00; the commission having made a finding in tract R-1819 "B" portion \$80.00; the commission having made a finding in tract number R-1821 "B" portion in the sum of \$3,240.00 and the court thereafter rendered judgment in favor of the owners of such equipment and against the government in the respective sums as found by the Commission, with interest on such funds.

There being no other testimony and no one showing to claim an interest in the respective tracts for the equipment the court is of the opinion that upon such evidence that the equipment belonged solely to A. E. Basinger for whom a judgment for distribution should be made to him.

Whereupon the court orders the United States government
to pay to A. E. Basinger judgment in the amounts herein set forth:

Tract number R-1818 "B" portion \$2,080.00 with interest

Tract number R-1819 "B" portion \$80.00 with interest

Tract number R-1821 "B" portion \$3,240.00 with interest
\$5,400.00 with interest

IT IS HEREBY ORDERED, that check or checks in that
amount be made payable to A. E. Basinger and B. W. Tabor and
John Pendleton, his Attorneys of record.

Bl Luther Bohannon
JUDGE OF THE UNITED STATES DISTRICT
COURT

FILED ✓

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 16 1962

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

United States of America,)
)
Plaintiff,)
)
vs.)
)
6.17 Acres of Land, More or)
Less, Situate in Pawnee County,)
Oklahoma, and R. B. Sullivan,)
et al, and Unknown Owners,)
)
Defendants.)

CIVIL NO. 4835

Tracts Nos. 1419
1438
1454

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the defendants therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Charlotte Pringle Thomas, sole heir of J. E. Pringle, deceased, defendant herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tracts Nos. 1419, 1438 and 1454, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$50.00, inclusive of interest. The sum of \$50.00 was deposited into the registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tracts.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tracts are described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. 1419, 1438 and 1454 is the sum of \$50.00, inclusive of interest; \$15.00 applied to Tract No. 1419, \$15.00 applied to Tract No. 1438, and \$20.00 applied to Tract No. 1454, which sums have been disbursed heretofore by orders of this Court.

Entered this *9th* day of *August* 1962.

ALLEN E. BARROW

JUDGE, United States District Court

APPROVED:



W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED ✓

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 15 1962

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

United States of America,)
)
Plaintiff,)
)
vs.)
)
21.69 Acres of Land, More or)
Less, Situate in Pawnee County,)
Oklahoma, and Frank J. Weinoud,)
et al, and Unknown Owners,)
)
Defendants.)

CIVIL NO. 4837

Tract No. 1558

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by and between the plaintiff and the defendant therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and J. O. Comstock, defendant herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. 1558, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$1,515.00, inclusive of interest, which amount was deposited into the registry of this Court as just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract. The Court further finds that the above-named defendant was the sole owner of the captioned tract on the date of taking, and entitled to the entire award therefor.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 1558 is the sum of \$1,515.00, inclusive of interest, which sum has heretofore been disbursed by Order of this Court.

Entered this 13th day of August 1962.

ALLEN E. BARROW

JUDGE, United States District Court

APPROVED:


ROBERT P. SANTEE
Assistant U. S. Attorney

FILED

AUG 16 1962

IN THE UNITED STATES DISTRICT COURT NOBLE C. HOOD
FOR THE NORTHERN DISTRICT OF OKLAHOMA Clerk, U. S. District Court

In the Matter of DEEP ROCK OIL CORPORATION, a corporation, Debtor	}	In Bankruptcy No. 2318 Consolidated
--	---	--

ORDER REOPENING AND LIMITING
TIME FOR EXCHANGE OF SECURITIES

On this 13th day of August, 1962, there comes on for hearing the Petition To Reopen And Limit Time For Exchange Of Securities filed herein by Crescent Petroleum Corporation. Proof was made that notice of this hearing has been given as required by this Court's Order. Crescent Petroleum Corporation appeared by its attorneys in favor of the Petition, and no one appeared in opposition thereto. Having examined the pleadings and briefs, heard the testimony and considered the evidence, and being fully advised in the premises, this Court finds as follows:

1. That notice of this hearing has been given as required by the order entered by this Court on June 27, 1962; and that such notice is reasonable and sufficient notice of this hearing to all persons affected, and it is so ordered.

2. That the allegations of said Petition To Reopen And Limit Time For Exchange of Securities are true and correct.

3. That it is practicable to apply to this proceeding 11 U.S.C.A. §§ 604 and 605, and any other sections of the Bankruptcy Act, as presently amended, that are pertinent to the reopening of this proceeding for the purpose of establishing a period of time within which securities must be exchanged in accordance with the reorganization plan previously approved by this Court; and that

this proceeding should be reopened for the limited purpose of establishing such a period.

4. That the holders of the Convertible Gold Notes and Preferred Stock of Deep Rock Oil Corporation, and the holders of certificates of deposit for such notes or stock, should surrender them for exchange under the reorganization plan on or before December 31, 1962, or be forever barred from participating in such exchange; and that limiting the exchange to this period gives such holders a reasonable and sufficient time to participate in the exchange under the reorganization plan.

5. That no intervening rights of any persons will be violated by reopening this proceeding and limiting the period for participating in the exchange under the reorganization plan.

IT IS THEREFORE ORDERED BY THIS COURT that this proceeding is reopened for the limited purpose of establishing a period of time within which securities must be exchanged in accordance with the reorganization plan previously approved by this Court.

IT IS FURTHER ORDERED BY THIS COURT that the holders of Convertible Gold Notes or Preferred Stock of the debtor, Deep Rock Oil Corporation, and the holders of the certificates of deposit for such notes or stock, shall present and surrender such securities to Crescent Petroleum Corporation, 1101 Atlas Life Building, Tulsa, Oklahoma, for exchange on or before December 31, 1962, or be forever barred from participation in the exchange and distribution of securities under the reorganization plan approved by this Court: that at the expiration of such time the securities, cash, and other benefits which are held for exchange, including the proceeds of the Sinking Fund Debentures held for exchange by the First National Bank of Chicago, Illinois, and all securities, cash, or benefits held for this exchange by the First National Bank of

Chicago, Illinois, and Chase Manhattan Bank, or by any other person or company, shall become the property of Crescent Petroleum Corporation free and clear of any and all claims and interests; and that at the expiration of said time the First National Bank of Chicago, Illinois, Chase Manhattan Bank, and any other person or company holding securities, cash, or other benefits for exchange in accordance with the reorganization plan, shall surrender all of said securities, cash, or other benefits held at that time to Crescent Petroleum Corporation.

IT IS FURTHER ORDERED BY THIS COURT that notice of the date set by this Order for participation in the exchange under the reorganization plan shall be given as follows:

1. On or before September 12, 1962, a copy of this Order shall be mailed by Certified Mail, with return receipt requested, to each of the holders of Certificates of Deposit for said Convertible Gold Notes as shown by the records of the petitioner.
2. On or before September 12, 1962, a copy of this Order shall be mailed by Certified Mail, with return receipt requested, to each of the holders of the Preferred Stock or Certificates of Deposit therefor as shown by the records of the petitioner.
3. Notice of the expiration date for exchange shall be published once in each of four successive calendar weeks in a newspaper circulated in each of the following cities:
 - (a) Tulsa, Oklahoma
 - (b) New York City, New York
 - (c) Chicago, Illinois
 - (d) Philadelphia, Pennsylvania.

The first publication in each of these newspapers shall

be on or before the 29th day of August, 1962. The notice shall be in the following form:

NOTICE

TO THE HOLDERS OF CONVERTIBLE GOLD NOTES AND PREFERRED STOCK OF DEEP ROCK OIL CORPORATION, AND CERTIFICATES OF DEPOSIT FOR EITHER:

You are hereby notified that an Order entered on August 13, 1962, in the United States District Court for the Northern District of Oklahoma in the Matter of the Bankruptcy of Deep Rock Oil Corporation, No. 2318 Consolidated, provided that the exchange of Convertible Gold Notes and Preferred Stock of Deep Rock Oil Corporation, and certificates of deposit for such Notes or Stock, for securities, cash, and accumulated benefits of the reorganized company in accordance with the reorganization plan previously approved by said Court, shall be terminated on December 31, 1962, and that the holders of the Convertible Gold Notes and Preferred Stock of Deep Rock Oil Corporation, and the Certificates of Deposit for such notes or stock, shall surrender such notes, stock, or Certificates of Deposit, to Crescent Petroleum Corporation, at 1101 Atlas Life Building, Tulsa, Oklahoma, for exchange on or before December 31, 1962, or be forever barred from participation in the exchange and distribution of securities and accumulated benefits under the reorganization plan. Said Order further provides that after December 31, 1962, all securities, cash, or other benefits held for such exchange shall become the property of Crescent Petroleum Corporation, free and clear of all claims.

4. On or before September 12, 1962, two (2) copies of this Order Reopening And Limiting Time For Exchange Of Securities shall be served upon the Securities and Exchange Commission of the United States by mailing said copies by registered, first class mail, postage prepaid, addressed to the Securities and Exchange Commission at Washington, District of Columbia, United States.
5. On or before September 12, 1962, two (2) copies of this Order Reopening And Limiting Time For Exchange Of Securities shall be mailed by registered, first class mail, postage prepaid, to the Secretary of Treasury of the United States, Washington 25, D. C.
6. On or before September 12, 1962, a copy of this Order shall be mailed to the First National Bank of Chicago, Illinois, and to Chase Manhattan Bank, New York City, New York.

IT IS FURTHER ORDERED that the notice prescribed by this Order is deemed reasonable and sufficient notice of this Order of the Court to all persons affected thereby.

IT IS FURTHER ORDERED that upon there being filed herein affidavits to prove that notice of this Order has been given as required, this Court shall enter an order terminating and finally closing the proceedings in this matter.

DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
Plaintiff,)
)
vs.)
)
576.95 Acres of Land, More or Less,)
Situat in Creek and Pawnee Coun-)
ties, Oklahoma, and Clyde Foster,)
et al, and Unknown Owners,)
)
Defendants.)

Judgment on Motion
(Option)
Civil Action No. 4585
Tract No. B-204

FILED

AUG 17 1962

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

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants John Wilson and Arlene Wilson entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$10,300.00 inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-204 as such estate and said tract are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a notice of pre-trial hearing has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the complaint and declaration of taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and the stipulation as to the reservation of the right to remove certain improvements on file herein is also confirmed.

(b) The just compensation to be paid by the plaintiff for the taking of Tract No. B-204 is the sum of \$10,300.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this 17th day of August 1962.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.

Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 576.95 Acres of Land, More or Less,)
 Situate in Creek and Pawnee Coun-)
 ties, Oklahoma, and Clyde Foster,)
 et al, and Unknown Owners,)
)
 Defendants.)

Judgment on Motion
(Option)

Civil Action No. 4585

Tract No. B-211

FILED

AUG 17 1962

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

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, L. D. Owen and Jewell Faye Owen entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$5,750.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-211, as such estate and said tract are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a notice of pre-trial hearing has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the complaint and declaration of taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and the stipulation as to exclusion of improvements on file herein, is also confirmed.

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-211 is the sum of \$5,750.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this 17th day of August 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

576.95 Acres of Land, More or Less,
Situate in Creek and Pawnee Coun-
ties, Oklahoma, and Clyde Foster,
et al, and Unknown Owners,

Defendants.

Judgment on Motion
(Option)

Civil Action No. 4585

Tract No. B-212

FILED

AUG 17 1962

JUDGMENT ON MOTION

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, L. C. Clifford and Nora Clifford (W. W. Sweet consenting to the option as a tenant) entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$2,750.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-212, subject to the lessee interest of W. W. Sweet, tenant, as such estate and said tract are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one:

The Court further finds that W. W. Sweet, surface lessee, consented to the above option contract in consideration for the amount of \$1,425.00, less \$100.00 for the salvage value of improvements reserved thereupon, and that the sum of \$1,325.00 was paid to W. W. Sweet as full satisfaction and just compensation for the taking of his lessee estate in the tract condemned herein.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a notice of pre-trial hearing has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the complaint and declaration of taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and the stipulation as to the reservation of the right to remove certain improvements on file herein, is also confirmed.

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-212 is the sum of \$2,750.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court, \$1,325.00 to Nora Clifford and \$1,325.00 to W. W. Sweet, leaving a balance of \$100.00, which is to be refunded to the United States Treasury. The Clerk of the Court is authorized and directed to draw a check upon the funds in the registry of this Court in the amount of \$100.00, made payable to the United States Treasury and forward the check to the District Office of the Corps of Engineers, Department of the Army.

Entered this 17th day of August 1962.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

576.95 Acres of Land, More or Less,
Situate in Creek and Pawnee Coun-
ties, Oklahoma, and Clyde Foster,
et al, and Unknown Owners,

Defendants.

Civil Action No. 4585

Tract No. B-228

FILED

AUG 17 1962

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

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants Miles A. McArthur and Gladys McArthur entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$250.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-228 as such estate and said tract are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that all of the heirs of Emma McArthur have been either personally served or included in the publication of notice, that eleven of the eighteen heirs have disclaimed any interest in Tract No. B-228, and does confirm that Miles A. McArthur and Gladys McArthur are the lawful former owners to whom distribution should be made, pursuant to terms of the above-mentioned option contract.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a notice of pre-trial hearing has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the complaint and declaration of taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-228 is the sum of \$250.00, inclusive of interest.

(C) The Clerk of the Court is authorized and directed to draw a check on the funds in the registry of this Court in the amount of \$250.00, payable to Miles A. McArthur and Gladys McArthur and cause payment to be made.

Entered this 17th day of August 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.

Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
Plaintiff,)
)
vs.)
)
576.95 Acres of Land, More or Less,)
Situat e in Creek and Pawnee Coun-)
ties, Oklahoma, and Clyde Foster,)
et al, and Unknown Owners,)
)
Defendants.)

Judgment on Motion
(Option)
Civil Action No. 4585

Tract No. B-244

FILED
AUG 17 1962
NOBLE C. HOOD
Clark, U. S. District Court

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Albert H. Peterman and Arnold A. Peterman, and the sole heirs at law of John C. Peterman, deceased, namely, Ethel Markley, John Peterman, Wilbert V. Peterman, Opal I. Leake and Ethel Mae Braden, entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$5,000.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-244 as such estate and said tract are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a notice of pre-trial hearing has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the complaint and declaration of taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-244, is the sum of \$5,000.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this 17th day of August 1962.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 576.95 Acres of Land, More or Less,)
 Situate in Creek and Pawnee Counties)
 Oklahoma, and Clyde Foster, et al,)
 and Unknown Owners,)
)
 Defendants.)

Judgment on Motion
(Option)

Civil No. 4585
Tract No. C-349

FILED
AUG 17 1962
NOBLE C. HOOD
Clerk, U. S. District Court

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendant and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendant, Inez Cleo Duck, entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendant and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$4,700.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. C-349, as such estate and said tract are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendant was the sole owner of the above-captioned tract on the date of taking; that she is entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a notice of pre-trial hearing has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the complaint and declaration of taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. C-349 is the sum of \$4,700.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this 17th day of August 1962.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
Plaintiff,)
)
vs.)
)
191.39 Acres of Land, More or)
Less, Situate in Creek and)
Pawnee Counties, Oklahoma, and)
Leslie M. Yarbrough, et al, and)
Unknown Owners,)
)
Defendants.)

CIVIL NO. 4720

Tract No. B-231 **FILED**

AUG 17 1962

JUDGMENT ON MOTION

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendant and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America and the defendant, Maude McQueen, sole heir of C. A. McQueen, entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendant and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$325.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-231, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendant was the sole owner of the above-captioned tract on the date of taking; that she is entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interest in the subject tract and that a notice of pretrial hearing has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-231 is the sum of \$325.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *17th* day of *August* 1962.

ALLEN E. BARROW

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 18.28 Acres of Land, More or)
 Less, Situate in Creek, Pawnee)
 and Tulsa Counties, Oklahoma,)
 and W. T. Selvidge, et al, and)
 Unknown Owners,)
)
 Defendants.)

CIVIL NO. 4624

Tract No. B-282

FILED

AUG 20 1962

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

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by and between the plaintiff and the defendant therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Saul A. Yager, defendant herein, have by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. B-282, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$150.00, inclusive of interest, which amount was deposited into the registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract. The Court further finds that the above-named defendant was the sole owner of the captioned tract on the date of taking, and that he is entitled to the entire award therefor.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-282, inclusive of interest, is the sum of \$150.00, which sum has heretofore been disbursed by Order of this Court.

Entered this 17th day of August 1962.

ALLEN E. BARROW

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 914.83 Acres of Land, More or)
 Less, Situate in Tulsa, Osage)
 and Pawnee Counties, Oklahoma,)
 and R. W. Hubbard, et al, and)
 Unknown Owners,)
)
 Defendants.)

CIVIL NO. 4948
Tracts Nos. 2823E-1 and
2823E-2
FILED
AUG 20 1962

JUDGMENT ON STIPULATION

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

On this day this cause comes on for consideration on the stipulation entered into by the plaintiff and the defendant therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Paul Comstock, Spl. Administrator of the Estate of Myron Bangs, Jr., unallotted Osage, deceased (restricted), and the Superintendent of the Osage Agency, Pawhuska, Oklahoma, on behalf of said estate, defendant herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tracts Nos. 2823E-1 and 2823E-2, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$50.00, inclusive of interest. The sum of \$50.00 was deposited into the registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tracts.

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

- (A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tracts are described therein, is hereby confirmed;
- (B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. 2823E-1 and 2823E-2 is the sum of \$50.00, inclusive of interest, \$10.00 of which is to be applied to Tract No. 2823E-1 and \$40.00 to Tract No. 2823E-2; and

(C) The Clerk of the Court is directed and authorized to draw a check on the funds in the registry of this Court in the amount of \$50.00, made payable to Paul Comstock, Spl. Administrator of the Estate of Myron Bangs, Jr., unallotted Osage, deceased (restricted), and the Superintendent of the Osage Agency, Pawhuska, Oklahoma, and cause payment to be made.

Entered this 17th day of August 1962.

ALLEN E. BARROW
JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

AUG 20 1962

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

FILED

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

~~AUG 20 1962~~

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

HERCULES MOTORS CORPORATION,
a corporation,

Plaintiff,

CIVIL ACTION NO. 5202

MIDWEST ENGINEERING AND CONSTRUCTION
COMPANY, INC. a corporation, and
PATTERSON STEEL COMPANY, a corporation,

Defendants.

DISMISSAL WITH PREJUDICE

DOE Hercules Motors Corporation, a corporation,
Plaintiff, in the above entitled cause, as well as Hercules
Engineering and Construction Company, Inc., a corporation, substituted Plaintiff there-
in, and do hereby cause to be dismissed with prejudice the
cause of action against the
Defendant, Midwest Engineering and Construction Company, Inc.,
a corporation, and Patterson Steel Company, a corporation,
with prejudice.

MARTIN, LOGAN, MORRIS, MARTIN & HULL
Attorneys for Plaintiff

By John R. Martin

527 National Bank of Tulsa Building
Tulsa, Oklahoma

*Approval all
Aug-20-1962
Luther Johnson*

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

OKLAHOMA GAS AND ELECTRIC COMPANY,
a Corporation,

Plaintiff

vs.

A right of way 120 feet in width over and
across three tracts of land in Creek County,
Oklahoma; and,

The United States of America, Guardian of
the interests of certain Restricted Indians;
and,

Lasawee Littlehead, a full blood Creek, Roll No.
235; Maggie Littlehead, a full blood Creek, Roll
No. 236; Jimmy Littlehead, unenrolled full blood
Creek Indian; Goldie Littlehead, now Marshall,
unenrolled full blood Creek Indian; Ella M.
Littlehead, now Rodriguez, unenrolled full blood
Creek Indian; Frances Clinton, Creek Indian
(quantum of blood unknown); Rufus Jones, Morris
Mitchell, a full blood Creek, Roll No. NB859;
Albert C. Kelly; Rolley Bear, a full blood Creek,
Roll No. NB1172;

Defendants

No. 5327 Civil

FILED

AUG 20 1962

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

JOURNAL ENTRY OF JUDGMENT AND ORDER
CONFIRMING REPORT OF COMMISSIONERS

This matter coming on to be heard on this 20⁷⁶ day of ~~August~~ August,
1962, upon the motion of Plaintiff for a Judgment of Condemnation
and an Order Confirming the Report of Commissioners heretofore filed
in this cause, at which time the Plaintiff appearing by its attorney
of record, H. Duane Stratton, and the Defendant, The United States
of America, Guardian of the interests of certain Restricted Indians,
appearing by Hubert A. Marlow, Assistant United States Attorney
for the Northern District of Oklahoma, and all parties appearing
in open court having agreed that the motion might be heard without
further notice, and the Court being fully advised in the premises,
finds:

(1)

Plaintiff is a corporation duly organized under the Laws of
the State of Oklahoma and vested with the power of eminent domain

for the acquisition of property needed for the transmission of electric power and energy.

(2)

It is necessary for the Plaintiff to appropriate and take, under the powers vested in it by the statutes of the State of Oklahoma and the statutes of the United States of America, easements of the character and having the attributes and privileges more particularly described in Plaintiff's Complaint for the erection, operation and maintenance of an electric transmission line of a nature and character set forth in said Complaint, over and across the tracts of land hereinafter particularly described.

(3)

That the United States of America, Guardian of the interests of certain Restricted Indians and the Restricted Indian Defendants, through their attorney, Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma, have filed herein a waiver of notice of the hearing to appoint commissioners and an entry of appearance, but have not filed in this cause any defense or objections to the taking and appropriation of the easements and rights of way hereinafter described within the time required by law and the rules of this Court, and have therefore waived any such defense or objection.

(4)

That the Demand for Jury Trial filed herein on March 28, 1962, on behalf of Lasawee Littlehead, Maggie Littlehead, Jimmy Littlehead, Goldie Littlehead, now Marshall, Ella M. Littlehead, now Rodriguez, Frances Clinton, Morris Mitchell, and Rolley Bear, and the United States of American, as guardian of the interest of the above named Restricted Indians by Hubert A. Marlow, First Assistant United States Attorney for the Northern District of Oklahoma, has been withdrawn by a Withdrawal of Demand for Jury Trial filed herein on August 2, 1962, by said attorney on behalf of said Defendants, and that no Demands for Jury Trial have been filed herein by any of the other Defendants and that the time of filing any such Demand for Jury Trial has expired and that the Report of Commissioners filed herein on January 29, 1962, should therefore be confirmed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Plaintiff, Oklahoma Gas and Electric Company, have and recover judgment against the Defendants, The United States of America, Guardian of the interests of certain Restricted Indians; Lasawee Littlehead, a full blood Creek; Roll No. 235, Maggie Littlehead, a full blood Creek, Roll No. 236; Jimmy Littlehead, unenrolled full blood Creek Indian; Goldie Littlehead, now Marshall, unenrolled full blood Creek Indian; Ella M. Rodriguez, unenrolled full blood Creek Indian; Frances Clinton, Creek Indian (quantum of blood unknown); Rufus Jones; Morris Mitchell, a full blood Creek, Roll No. NB859; Albert C. Kelly; Rolley Bear, a full blood Creek, Roll No. NB1172, condemning and vesting in Plaintiff perpetual easements and rights of way for the construction, operation and maintenance of an electric transmission system comprised of a system of wires, cables and fixtures aeriually suspended from and supported by structures limited as to number and location as shown on the plats attached to the Complaint and the Order Appointing Commissioners, for the transmission of electric current and energy at such voltages as may be desired by Plaintiff and the transmission of telegraph and telephone messages necessary or convenient in the operation of said electric transmission system over and across the following described tracts of land:

Tract No. 1: A tract of land 120 feet in width across the East Half of Northeast Quarter ($E\frac{1}{2}$ $NE\frac{1}{4}$) of Section 19, Township 17 North, Range 10 East, Creek County, Oklahoma, being 60 feet in width on each side of a center line described as follows: Commencing at a point in the East line of said $E\frac{1}{2}$ of $NE\frac{1}{4}$ of Section 19, 538 feet South of the Northeast corner thereof and extending Southwesterly in a straight line a distance of 2228 feet to a point in the West line of said $E\frac{1}{2}$ of $NE\frac{1}{4}$ of Section 19, Township 17 North, Range 10 East, 288 feet North of the Southwest corner thereof;

Tract No. 2: A tract of land 120 feet in width across the East Half of Northwest Quarter ($E\frac{1}{2}$ $NW\frac{1}{4}$) and Northwest Quarter of Northeast Quarter ($NW\frac{1}{4}$ $NE\frac{1}{4}$) of Section 36, Township 17 North, Range 9 East, Creek County, Oklahoma, being 60 feet in width on each side of a center line described as follows: Commencing at a point in the North line of Section 36, Township 17 North, Range 9 East, 2088 feet West of the Northeast corner thereof and extending Southwesterly in a straight line a distance of 3202 feet to a point in the West line of the East Half of Northwest Quarter of Section 36, Township 17 North, Range 9 East, 108 feet North of the Southwest corner thereof;

Tract No. 3: A tract of land 120 feet in width across the Northeast Quarter (NE $\frac{1}{4}$) of Section 2, Township 16 North, Range 9 East, Creek County, Oklahoma, being 60 feet in width on each side of a center line described as follows: Commencing at a point in the North line of said Northeast Quarter of Section 2, 707.8 feet West of the Northeast corner thereof and extending Southwesterly in a straight line a distance of 2878.3 feet to a point in the West line of said Northeast Quarter of Section 2, Township 16 North, Range 9 East, 645 feet North of the Southwest corner thereof,

which easements and rights of way shall include the right, privilege and authority of entering upon said tracts for the purpose of erecting, operating, maintaining, rebuilding or removing said transmission line; the right to cut down, trim or remove any trees within the limits of said rights of way, and the right to remove any structure or obstruction now or hereafter located within the limits of said rights of way and easements if, in Plaintiff's judgment, such trees or structures are likely to interfere with or endanger said electric line or its maintenance and operation; and in addition thereto, such other privileges as may be necessary or proper for the construction, maintenance, operation and removal of said electric transmission line system by the Plaintiff herein, but nevertheless reserving to the defendant owners of said tracts, their tenants, successors, heirs and assigns, the right to make any use of the said tracts which is consistent with the use thereof by the Plaintiff for the purposes above mentioned, and which will not endanger or interfere with the operation and maintenance of said electric transmission line system and the use of said land by Plaintiff for its limited purposes.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Report of Commissioners made and filed herein on the 29th day of January, 1962, be, and the same is hereby approved and confirmed, and that the Defendants, as the owners of or of some interest in the above described tracts have and recover judgment against the Plaintiff as compensation and damage for the taking and appropriation of the easements and rights of way across said tracts in the following amounts:

Tract No. 1:

(a) Lasawee Littlehead, a full blood Creek, Roll No. 235;

Maggie Littlehead, a full blood Creek, Roll No. 236; Jimmy Littlehead, unenrolled full blood Creek Indian; Goldie Littlehead, now Marshall, unenrolled full blood Creek Indian; Ella M. Littlehead, now Rodriguez, unenrolled full blood Creek Indian; Frances Clinton, Creek Indian (quantum of blood unknown); and United States of America, Guardian of the interests of the said Restricted Indian owners of said land,

\$362.00

(b) Rufus Jones, Agricultural lessee: 50.00

Total \$412.00

Tract No. 2:

(a) Morris Mitchell, a full blood Creek, Roll No. NB859, and United States of America, Guardian of the interest of the said Restricted Indian owner of said land,

438.00

(b) Albert C. Kelly, Agricultural lessee: 60.00

Total \$498.00

Tract No. 3:

(a) Rolley Bear, a full blood Creek, Roll No. NB1172, and United States of America, Guardian of the interest of the said Restricted Indian owner of said land,

395.00

(b) Albert C. Kelly, Agricultural lessee: 60.00

Total \$455.00

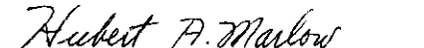
which sums, heretofore deposited with the Clerk of this Court by the Plaintiff shall be disbursed by said Clerk to the aforesaid Defendants pursuant to an order of distribution to be hereafter entered in this cause.

OK:


H. Dyane Stratton
Attorney for Plaintiff


Luther Bohannon
District Judge

OK:


Hubert A. Marlow
First Assistant United States Attorney
Northern District of Oklahoma

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 20 1962

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

United States of America,)
)
Plaintiff,)
)
vs.)
)
165.79 Acres of Land, More or)
Less, Situate in Tulsa, Pawnee,)
Osage and Creek Counties, Oklahoma,)
and John B. Anderson, et al, and)
Unknown Owners,)
)
Defendants.)

CIVIL NO. 5402

Tract No. 3309

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the plaintiff and the defendant therein, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and J. B. Taber, defendant herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. 3309, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$125.00, inclusive of interest. The sum of \$50.00 was deposited into the registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tracts.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 3309 is the sum of \$125.00, inclusive of interest; and

(C) The plaintiff shall forthwith deposit into the registry of this Court the deficiency in the amount of \$75.00, without interest, and upon receipt of this sum, the Court Clerk is directed to draw a check on the funds in the registry of this Court in the amount of \$125.00 made payable to J. B. Taber, and to cause payment to be made.

Entered this *17th* day of August 1962.

ALLEN E. BARROW
~~JUDGE, United States District Court~~

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

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

J. B. WOOD, et al.

vs.

WHITE & ELLIS DRILLING, INC.,
et al.,

Civil No. 5420

FILED

AUG 20 1962

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

ORDER REMANDING

The motion of plaintiffs to remand this suit to the District Court of Creek County, State of Oklahoma, came on for hearing before the court, the Honorable Luther Bohanon presiding, on this 20th day of August, 1962, pursuant to regular setting and notice to parties, and the Court having heard the argument of counsel, and being fully advised, upon consideration entered an order remanding the cause to the District Court of Creek County, State of Oklahoma.

IT IS ORDERED AND ADJUDGED that the motion of plaintiffs to remand this cause to the District Court of Creek County, Oklahoma, be and it is hereby sustained and the cause is remanded to the District Court of Creek County, State of Oklahoma, for further proceedings.

Dated at Tulsa, Oklahoma, this 20th day of August, 1962.

NOBLE C. HOOD, CLERK

By Margie Samia
Deputy

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

FILED

AUG 20 1962

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

FLOYD ROBINSON,

Plaintiff,)

vs.

CIVIL No. 5423

VERNA SCHEIERN,

Defendant.)

ORDER OF DISMISSAL

Upon statement of parties that the jurisdictional amount involved herein is less than Ten Thousand (\$10,000) Dollars,

IT IS ORDERED that this action be and it is hereby dismissed without prejudice, and at the cost of plaintiff.

Dated at Tulsa, this 20th day of August, 1962.

NOBLE C. HOOD, CLERK

By Majoie Garrison
Deputy

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

FINIS SMITH & BERTHA INEZ SMITH
Plaintiffs,
-vs-
RAY WADE AND JEAN WADE
Defendants.

No. 5432
FILED

AUG 20 1962

O R D E R

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

This matter coming on for hearing before me the undersigned Judge of the United States District Court for the Northern District of Oklahoma, pursuant to regular setting, on this 16th day of August, 1962, and plaintiffs being present by counsel, Mr. Finis Smith, and defendants being present by counsel, Mr. Robert Klinzing, and the court having heard the arguments of counsel, and being fully advised in the premises, and upon consideration thereof finds that the Motion to Remand should be sustained. In that connection the court finds that the action does not involve or necessitate the interpretation of the Constitution or laws of the United States. The court further finds that in the enactment of the Federal Communications Act the Congress of the United States did not intend to pre-empt all manner or form of regulation nor did said Act prohibit the enforcement of private contract rights, restrictive covenants, zoning ordinances and other such matters. The court finds that the petition reflects an action seeking the enforcement of private contractual rights arising from restrictive covenants running with the land and as such said action has its genesis in the common law of the State of Oklahoma.

IT IS THEREFORE, ORDERED, ADJUDGED, AND DECREED, that the motion of the plaintiff to remand this case to the Court of Common Pleas of Tulsa County, Oklahoma, be and the same is hereby granted, and this cause be and the same is hereby remanded to the Court of Common Pleas of Tulsa County, Oklahoma, for further proceedings therein.

Fred Laugherty
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.

4.99 Acres of Land, More or
Less, Situate in Pawnee and
Tulsa Counties, Oklahoma, and
Joe E. Brown, et al, and Unknown
Owners,

Defendants.

CIVIL NO. 4552

Tract No. B-246

FILED

AUG 21 1962

JUDGMENT ON MOTION

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendant and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendant, C. L. Kurtze, entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendant and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$6,000.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. B-246, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendant was the sole owner of the above-captioned tract on the date of taking; that he is entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds, upon examination of a copy of a warranty deed dated January 6, 1920, at Book 38, page 258, Pawnee County, Oklahoma, from N. T. Heggie to Elizabeth Tweedy, that N. T. Heggie did not reserve a one-half mineral interest, and that C. L. Kurtze was the sole owner and entitled to all of the award.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a notice of pretrial hearing has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-246 is the sum of \$6,000.00, inclusive of interest, of which sum \$5,993.10 has been disbursed, leaving a balance of \$6.90 to be distributed; and

(C) The Clerk of the Court is hereby authorized and directed to draw a check on the funds in the Registry of this Court in the amount of \$6.90, payable to the order of C. L. Kurtze, and to cause said payment to be made.

Entered this *21st* day of August 1962.

William Beharson

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

18.28 Acres of Land, More or
Less, Situate in Creek, Pawnee
and Tulsa Counties, Oklahoma,
and W. T. Selvidge, et al, and
Unknown Owners,

Defendants.

CIVIL NO. 4624

Tract No. C-316

FILED

AUG 21 1962

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

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the plaintiff and the defendants therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Mae Tate, a/k/a Ethel Mae Tate, individually, and as guardian of Kenneth Ray Maxwell, Gerald B. Maxwell and Donald W. Maxwell, minors, and Glen Tate, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. C-316, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$400.00, inclusive of interest. The sum of \$300.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected, either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. C-316 is the sum of \$400.00, inclusive of interest;

(C) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$100.00, without interest; and

(D) Upon the receipt of the above stated deficiency, the Clerk of the Court is directed and authorized to draw a check on the funds in the Registry of this Court in the amount of \$400.00, made payable to the above owners jointly, and cause payment to be made.

Entered this *21st* day of August 1962.

Luther Bohanan
JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

18.28 Acres of Land, More or
Less, Situate in Creek, Pawnee
and Tulsa Counties, Oklahoma,
and W. T. Selvidge, et al, and
Unknown Owners,

Defendants.)

CIVIL NO. 4624

Tract No. C-336

FILED

AUG 21 1962

JUDGMENT ON STIPULATION

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

On this day this cause comes on for consideration on the stipulation entered into by the plaintiff and the defendants therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Mae Tate, a/k/a Ethel Mae Maxwell, a/k/a Ethel Mate Tate, individually, and as guardian of Kenneth Ray Maxwell, Gerald B. Maxwell and Donald W. Maxwell, minors, and Glen Tate, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. C-336, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$2,800.00, inclusive of interest. The sum of \$2,550.00, was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. C-336 is the sum of \$2,800.00, inclusive of interest, and the reservation by the above-named defendants of the right to remove buildings and improvements located thereon, having a total salvage value of \$200.00; and the just compensation shall not be diminished or reduced by reserving or removing said improvements; and

(C) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$250.00, without interest; and upon receipt of the stated amount of the deficiency, the Clerk of the Court is authorized and directed to draw a check on the funds in the Registry of this Court in the amount of \$2,800.00, made payable to the above owners jointly, and cause payment to be made.

Entered this *21st* day of August 1962.

Luther Bohanan

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 334.19 Acres of Land, More or)
 Less, Situate in Tulsa, Creek)
 and Pawnee Counties, Oklahoma,)
 and G. B. Suppes, et al, and)
 Unknown Owners,)
)
 Defendants.)

CIVIL NO. 4851

Tract No. A-132E

FILED

AUG 21 1962

JUDGMENT ON MOTION

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding, the United States of America and the defendants, G. B. Suppes and Willa F. Suppes, entered into a contract and agreement as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$50.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. A-132E, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. A-132E is the sum of \$50.00, inclusive of interest; and

(C) The Clerk of the Court is directed and authorized to draw a check on the funds in the Registry of this Court in the amount of \$50.00, made payable to G. B. Suppes and Willa F. Suppes, and cause payment to be made.

Entered this *21st* day of August 1962.

Luther Bohannon

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 334.19 Acres of Land, More or)
 Less, Situate in Tulsa, Creek)
 and Pawnee Counties, Oklahoma,)
 and G. B. Suppes, et al, and)
 Unknown Owners,)
)
 Defendants.)

CIVIL NO. 4851

Tract No. A-142

FILED

AUG 21 1962

JUDGMENT ON MOTION

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, William S. Bailey, Jr., and Cleo C. Bailey entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$80.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. A-142, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. A-142 is the sum of \$80.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *21st* day of August 1962.

Luther Bohanan

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 334.19 Acres of Land, More or)
 Less, Situate in Tulsa, Creek)
 and Pawnee Counties, Oklahoma,)
 and G. B. Suppes, et al, and)
 Unknown Owners,)
)
 Defendants.)

CIVIL NO. 4851

Tracts Nos. A-140E-1,
140E-2 and 140E-3

FILED

AUG 21 1962

JUDGMENT ON MOTION

NOBLE C. HOOD

On this day this cause comes on for consideration on the United District Court of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Edmund T. Werhan and Grace P. Werhan, entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$975.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tracts Nos. A-140E-1, E-2 and E-3, as such estate and said tracts are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tracts on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tracts and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tracts are described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. A-140E-1, E-2 and E-3 is the sum of \$975.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *21st* day of August 1962.

Luther Bohannon

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

600.49 Acres of Land, More or
Less, Situate in Tulsa, Creek
and Pawnee Counties, Oklahoma,
and Clifford Ward, et al, and
Unknown Owners,

Defendants.)

CIVIL NO. 4854

Tracts Nos. D-437
D-437E

FILED

AUG 21 1962

JUDGMENT ON MOTION

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the options granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Nora Hall, now Green, Creek Roll 8369; and Crescent Oil and Gas Corporation, owners of the lessor and lessee interest respectively, entered into a contract and agreement as evidenced by options for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$100.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tracts Nos. D-437 and D-437E, as such estates and said tracts are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tracts on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one; and

Subsequent to the execution of the option contract with Nora Hall, now Green, a stipulation was entered into by said Nora Hall and the plaintiff, the same being approved by James S. McNeely, Jr., United States Attorney, Advisor of Bureau of Indian Affairs, for, and in behalf of, Nora Hall, now Green, a restricted Creek Indian.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tracts and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tracts are described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. D-437 and D-437E is the sum of \$100.00, inclusive of interest, which sum has heretofore been disbursed by orders of this Court.

Entered this *21st* day of August 1962.

Luther Bohanon

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 685.86 Acres of Land, More or)
 Less, Situate in Osage and)
 Pawnee Counties, Oklahoma, and)
 Albert Perkins, et al, and)
 Unknown Owners,)
)
 Defendants.)

CIVIL NO. 5056

Tract No. 3115

FILED

AUG 21 1962

JUDGMENT ON STIPULATION

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

On this day this cause comes on for consideration on the stipulation entered into by the defendants therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Dora Johnson and Jack Johnson, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. 3115, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$5,500.00, inclusive of interest. The sum of \$4,400.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected, either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 3115 is the sum of \$5,500.00, inclusive of interest; and

(C) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$1,100.00, without interest; and upon receiving these funds, the Court Clerk is directed and authorized to draw a check in the amount of \$1,100.00, made payable to Dora Johnson, and cause payment to be made.

Entered this *21st* day of August 1962.

Luther Bohanan
JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

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

O. A. Farrell,

Plaintiff,

vs.

Phillip E. Craig, Revenue Officer,
Earl R. Wiseman, District Director
of Internal Revenue, and the United
States of America,
Defendants.

CIVIL NO. 5060

FILED

AUG 21 1962

ORDER OF DISMISSAL

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

This action came on for hearing before the court,
the Honorable Luther Bohanon presiding, on August 21, 1962,
on the motion of defendants to dismiss, and upon stipulation
of counsel to dismiss without prejudice,

IT IS ORDERED that this case be and it is hereby
dismissed without prejudice.

Dated at Tulsa, Oklahoma, this 21st day of August,
1962.

NOBLE C. HOOD, CLERK

By Margie Garrison
Deputy

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 397.98 Acres of Land, More or)
 Less, Situate in Creek and)
 Pawnee Counties, Oklahoma, and)
 S. M. Kantor, et al, and Unknown)
 Owners,)
)
 Defendants.)

CIVIL NO. 5110

Tract Nos. 2518, 2518E-1 and E-2
(Mineral Subordination)

FILED

AUG 21 1962

J U D G M E N T

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendant and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein, and for judgment on a stipulation entered into between the plaintiff and defendants named therein, which stipulation is tendered herewith for the filing herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendant, Esther B. Maxwell, owner of 1/16th interest in the oil, gas and other minerals in the NW/4 NW/4 of Section 20, T20N, R10E, Pawnee County, Oklahoma, entered into a contract and agreement as evidenced by an option for the purchase of land granted by said defendant and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$1,050.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract Nos. 2518, 2518E-1 and E-2, as such estate and said tracts are described in the Complaint and Declaration of Taking heretofore filed in this cause, said owner's share being the amount of \$28.13.

The Court further finds that the plaintiff and Mae Tate, a/k/a Ethel Mae Maxwell, a/k/a Ethel Mae Tate, individually, and as guardian for Kenneth Ray Maxwell, Gerald B. Maxwell and Donald W. Maxwell, minors, and Glen Tate, defendants herein, have, by the stipulation referred to above, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract Nos. 2518, 2518E-1 and E-2, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$1,050.00, inclusive of interest, of which \$1,021.87 is payable to them as owners of all the minerals, except that owned by

Esther B. Maxwell as stated above, said owners owning that part of the oil, gas and other minerals, lessor's interest, formerly owned by J. B. Maxwell, deceased.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tracts on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one, and that the stipulation is valid, and as such, is confirmed and accepted by this Court.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tracts and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tracts are described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract Nos. 2518, 2518E-1 and E-2 is the sum of \$1,050.00, inclusive of interest; and

(C) The Clerk of the Court is authorized and directed to draw checks on the funds in the Registry of this Court in the following amounts payable to the defendants herein, and cause payment to be made:

Esther B. Maxwell\$ 28.13
Mae Tate, a/k/a Ethel Mae Maxwell, a/k/a Ethel Mae Tate, individually, and as guardian for Kenneth Ray Maxwell, Gerald B. Maxwell and Donald W. Maxwell, minors, and Glen Tate.	1,021.87 \$1,050.00

Entered this 21st day of August 1962.

APPROVED:

Luther Bohanan
JUDGE, United States District Court

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 514.12 Acres of Land, More or)
 Less, Situate in Tulsa, Creek)
 and Pawnee Counties, Oklahoma,)
 and D. H. Cramer, et al, and)
 Unknown Owners,)
)
 Defendants.)

CIVIL NO. 5127

Tract No. I-936

FILED

AUG 21 1962

JUDGMENT ON STIPULATION

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

On this day this cause comes on for consideration on the option contract and the stipulation entered into by and between the plaintiff and the defendants therein named, which stipulation and option contract are tendered herewith for filing herein.

The Court finds that plaintiff and John K. Gill, E. S. Brewer and Leona West Wooley, defendants herein, have by the stipulation and option above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. I-936, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$11,302.00, inclusive of interest, which amount was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract. The Court further finds that the above-named defendants were the sole owners of the captioned tract on the date of taking, and they are entitled to the entire award therefor.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. I-936 is the sum of \$11,302.00, inclusive of interest, which sum has heretofore been disbursed by orders of this Court.

Entered this *21st* day of August 1962.

Luther Bohanan
JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

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

DAVID G. HOWARD and ALAN HOWARD,
a minor, by and through his father
and next friend, DAVID G. HOWARD,

Plaintiffs,

vs.

MISSOURI-KANSAS-TEXAS RAILROAD
COMPANY, a Delaware corporation,

Defendant

No. 5 2 2 9 Civil ✓

FILED

AUG 21 1962

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

JOURNAL ENTRY OF JUDGMENT

The above entitled matter came on for hearing on
this August 21st 1962, the plaintiffs appearing by David G.
Howard, individually and as the surviving husband of Christine
Howard, deceased, and as the father and next friend of Alan
Howard, a minor, and by their attorneys of record, C. Lawrence
Elder and Myrick, Smith & Griswell, and the defendant appearing
by its attorneys, Harry D. Moreland; and

FOR GOOD CAUSE SHOWN, based upon statements of
counsel and evidence introduced, the Court finds that plaintiffs
should have judgment against defendant for the sum of Five Thousand
(\$5000.00) Dollars; five hundred dollars of such sum to be allowed
to Alan Howard, a minor, and \$4500.00 to be allowed to David G.
Howard as an individual and the surviving husband of Christine
Howard, deceased.

IT IS THEREFORE ORDERED that judgment be, and it is
hereby rendered in favor of plaintiffs and against defendants, and

IT IS FURTHER ORDERED that defendant satisfy such
judgment by paying the sum of \$500.00 to David G. Howard, as father
and next friend of Alan Howard, a minor, and that defendant pay to
David G. Howard, individually and as surviving husband of Christine
Howard, deceased, the sum of \$4500.00.

OKAY

C. Lawrence Elder
C. Lawrence Elder

Myrick, Smith & Griswell
Myrick, Smith & Griswell,
Attorneys for Plaintiffs.

Luther Bohanan
UNITED STATES DISTRICT JUDGE

Harry D. Moreland
Att. for Def.

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

FILED

Carl Schnee, Legal Guardian of
Darrell McBride, a minor,
Plaintiff.

AUG 21 1962

vs.

CIVIL NO. 5430 NOBLE C. HOOD
Clerk, U. S. District Court

Missouri-Kansas-Texas Railroad
Company, a corporation,
Defendant.

ORDER REMANDING

The motion of plaintiff to remand this suit to the District Court of Tulsa County, State of Oklahoma, came on for hearing before the court, the Honorable Luther Bohanon presiding, on this 21st day of August, 1962, pursuant to regular setting and notice to parties, and the Court having heard the argument of counsel, and being fully advised, upon consideration entered an order remanding the cause to the District Court of Tulsa County, State of Oklahoma.

IT IS ORDERED AND ADJUDGED that the motion of plaintiff to remand this cause to the District Court of Tulsa County, Oklahoma, be and it is hereby sustained and the cause is remanded to the District Court of Tulsa County, Oklahoma for further proceedings.

Dated at Tulsa, Oklahoma, this 21st day of August, 1962.

NOBLE C. HOOD, CLERK

By *Majorie Garrison*
Deputy

Def. Judgment
Without Res. of Imps.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED ✓

United States of America,)
Plaintiff,)
vs.)
46.54 Acres of Land, More or Less,)
Situate in Creek, Cossge and Purnee)
Counties, Oklahoma, and Nowe Hall)
Green, et al, and Unknown Owners,)
Defendants.)

Civil No. 5123

AUG 28 1962

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

Tract(s) No(s). 1942

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation(s) entered into by the defendant(s) therein named and the plaintiff, which stipulation(s) (are)(is) tendered herewith for filing herein.

The Court finds that plaintiff and **Helle L. Maguns, Administratrix of the Estate of Anna F. Stevenson, deceased,** defendant(s) herein, have, by the stipulation(s) above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate(s) in Tract(s) No(s). **1942**, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the (total) sum of \$ **3,000.00**, inclusive of interest. The sum of \$ **2,300.00**, was deposited into the registry of this Court as estimated just compensation for said tract(s) upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract(s).

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

(A) The vesting in plaintiff of title to the estate(s) set forth in the Complaint and Declaration of Taking in and to the land(s) hereinabove referred to, as said tract(s) (is)(are) described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract(s) No(s). **1942**, is the sum of \$ **3,000.00**, inclusive of interest; and

(C) The plaintiff shall forthwith deposit into the registry of this Court the deficiency in the amount of \$ **700.00**, without interest.

Jurisdiction of this cause is retained for the entry of further and appropriate orders and decrees.

Entered this *27th* day of *August* 196*2*.

ALLEN E. BARROW

APPROVED:

JUDGE, United States District Court

W. R. THIXTON, JR.

Attorney

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

PHILIP L. PALMER, JR., TRUSTEE,

Plaintiff,

vs.

CIRCLE D DRILLING COMPANY, a COR-
PORATION, and C. A. STEELE and NATIONAL
BANK OF TULSA, AS EXECUTORS AND
TRUSTEES OF THE ESTATE OF JEANNETTE R.
FLEEGER, DECEASED,

Defendants.

NO. 5324
Civil

FILED

AUG 28 1962

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

ORDER OVERRULING DEFENDANTS' MOTIONS
FOR NEW TRIAL

The motions of the defendants, Circle D Drilling Company, and C. A. Steele and National Bank of Tulsa, as Executors and Trustees of the Estate of Jeannette R. Fleeger, Deceased, having been duly filed herein and having regularly come on for hearing on the 21st day of August, 1962, and the Court having considered the motions, the briefs in support thereof and in opposition thereto, and having heard and considered the remarks of counsel, and it appearing that said motions should be in all things overruled, save and except for the correction by interlineation to Finding of Fact No. 13 which was made by the Court in open court, it is therefore:

ORDERED, ADJUDGED and DECREED that the motions of the defendants for new trial be and the same are hereby overruled.

And the defendants having excepted to the ruling of the court and having announced in open court their intention to appeal, and further requested the fixing of the amount of a supersedeas bond, and it appearing that said amount should be \$100,000.00, it is therefore:

ORDERED, ADJUDGED and DECREED that if the defendants shall, within ten days from the entry of this order, make supersedeas bond with good and sufficient sureties to be approved by the Court, in the amount of \$100,000.00, then the execution of the judgment heretofore entered shall be

stayed pending the prosecution of an appeal by the defendants, otherwise said judgment shall be in full force and effect and execution may issue thereon.

And it appearing that two drillings rigs, being part of the subject-matter of this lawsuit, are located in or near Farmington, New Mexico, and said rigs, together with the appurtenances thereto, are more fully described as follows:

Rig #1 - Bethlehem 555 Twister Rotary drilling rig intact;
Rig #6 - Unit 15 Rotary drilling rig intact;
(above drilling rigs intact include drawworks, derricks, tools, blowout preventors, mud equipment, electrical equipment, drill cellars, pipe, blocks, swivels, hose, engines and motors, valves, tanks, stills, doghouses, and all other accessories and appurtenances thereunto belonging.)

And that the parties have in open court agreed to the sale at public auction of said rigs, said sale to be pursuant to the order of this Court, and subject to the confirmation of this Court, with the proceeds of said sale to be held in the registry of this Court pending the final determination of this matter on appeal, it is therefore:

ORDERED, ADJUDGED and DECREED that the above-described drilling rigs, together with all appurtenances thereto, be and the same are hereby ordered sold at public auction sale, in parcel lots or as a whole, free and clear of all liens, claims, encumbrances and taxes, said sale to be conducted by Ralph Rosen Associates, Auctioneers, of Dallas, Texas, they to be compensated for their services by a fee of 5% of the confirmed sale price, plus reimbursement of their expenses as approved by this Court, all sales to be for cash, with the proceeds of said sale to be paid into the registry of this Court to be held in said registry pending the final determination of this matter on appeal, unless the defendants shall not have made supersedeas bond as hereinabove provided, in which case said proceeds will be turned

over to the plaintiff-trustee herein. Said sales shall be subject to the confirmation of this Court after report of sale made by the auctioneers above appointed, and after notice and hearing thereon. All claims and valid liens, if any, against the above-described property, are ordered transferred to the proceeds of said sale, with the amount and validity of such claims, if any, to be determined by further order of this Court, or by such other Court as this Court shall determine should make such determination.

Signed this 27 day of August, 1962.

1 s/ Luther Bohannon
United States District Judge

APPROVED FOR ENTRY:

1 s/ C. G. Stele
Attorney for Defendants.
Wm J. Rochelle Jr
Elvis Gable
Attorney for Plaintiff.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

AUG 29 1962

United States of America,
vs. Plaintiff,
196.20 Acres of Land, More or Less,
Situate in Pawnee, Creek, and Tulsa
Counties, Oklahoma, and Tom Stanford,
et al, and Unknown Owners,
Defendants.

NOBLE C. HOOD
Clerk, U. S. District Court
Civil No. 4793
Tracts Nos. I-949-1, -2,
and I-949E-1 & E-2

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the plaintiff and the defendants therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and William Belton Moore, Bessie Bob Taylor Moore, Bida York, Roscoe A. York, N. V. Leonard, Kate Leonard, and Rebecca R. Priest, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estates in Tracts Nos. I-949-1, I-949-2, and I-949E-1 and I-949E-2, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$270.00, inclusive of interest. The sum of \$270.00 was deposited into the registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tracts.

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

(A) The vesting in plaintiff of title to the estates set forth in the Complaint and Declaration of Taking in and to the lands hereinabove referred to, as said tracts are described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. I-949-1, I-949-2, and I-949E-1 and I-949E-2, is the sum of \$270.00, inclusive of interest, and said amount has heretofore been distributed to the above owners as per previous order of this Court.

Entered this 28th day of August, 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 20 1962

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 234.94 Acres of Land, More or)
 Less, Situate in Tulsa, Creek)
 and Pawnee Counties, Oklahoma,)
 and Clifford Ward, et al, and)
 Unknown Owners,)
)
 Defendants.)

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

CIVIL NO. 4836

Tracts Nos. 2518, 2518E-1 and
E-2 (Surface Estate)

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the plaintiff and the defendants therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Mae Tate, a/k/a Ethel Mae Tate, a/k/a Ethel Mae Maxwell, individually, and as guardian for Kenneth Ray Maxwell, Gerald B. Maxwell, and Donald W. Maxwell, minors, and Glen Tate, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tracts Nos. 2518, 2518E-1 and E-2, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$2,400.00, inclusive of interest. The sum of \$1,875.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tracts.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tracts are described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. 2518, 2518E-1 and E-2 is the sum of \$2,400.00, inclusive of interest; and

(C) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$525.00 (applied to Tract No. 2518), without interest, and the Clerk of this Court, upon receipt of this amount of deficiency, is authorized and directed to draw a check in the amount set forth below, made payable to the above owners, and to cause payment to be made.

Mae Tate, a/k/a Ethel Mae Tate, a/k/a
Ethel Mae Maxwell, individually, and
as guardian for Kenneth Ray Maxwell,
Gerald B. Maxwell and Donald W. Maxwell,
minors, and Glen Tate. \$2,400.00

Entered this 28th day of August 1962.

ALLEN E. BARROW

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 29 1962

United States of America,

Plaintiff,

vs.

600.49 Acres of Land, More or
Less, Situate in Tulsa, Creek
and Pawnee Counties, and
Clifford Ward, et al, and
Unknown Owners,

Defendants.)

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

CIVIL NO. 4854

Tract No. D-418
(Subordination of Minerals)

J U D G M E N T

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein, and upon motion of the plaintiff for a judgment upon the stipulation entered into by the plaintiff and the defendants named therein, which stipulation is tendered for filing herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Eli Post oak, Roll 974, FB Creek Indian, and his wife, Lizzie Post oak, owners of the lessor interest, entered into a contract and agreement as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$1,500.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. D-418, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause, and that a stipulation was also entered into and approved by their attorney and advisor, James S. McNeely, Jr., of the Bureau of Indian Affairs.

The Court also finds that the plaintiff and defendant, Ted Dunham, owner of the lessee interest have, by stipulation on file in this case herein, agreed that the just compensation to be paid by the plaintiff for the taking of the lessee estate in Tract No. D-418, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$300.00, inclusive of interest.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. D-418 is the sum of \$1,800.00, of which \$1,500.00 is applied to the lessor interest and \$300.00 to the lessee interest, inclusive of interest, which sum has heretofore been disbursed by orders of this Court.

Entered this 28th day of August 1962.

ALLEN E. BARROW

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

AUG 29 1962

United States of America,

Plaintiff,

vs.

977.59 Acres of Land, More or
Less, Situate in Creek and
Pawnee Counties, Oklahoma, and
J. R. Wright, et al, and Unknown
Owners,

Defendants.)

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

CIVIL NO. 4915

Tract No. I-910E

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by certain defendants and accepted by the Corps of Engineers, Department of the Army, on a stipulation entered into between the plaintiff and certain other defendants, said stipulation having heretofore been filed in this cause.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, L. J. Hinton, Juanita Hinton, J. R. Wright, R. K. Holmes and Cornelia Coonrod Holmes, entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$25.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. I-910E, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore ~~filed~~ in this cause.

The Court further finds that plaintiff and Joe P. Saffa, Dale Edward McDevitt and Beverly McDevitt, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate and Tract No. I-910E, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$25.00, inclusive of interest. The sum of \$25.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract, agreement and stipulation is valid and binding on all parties.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract Nos. I-910E is the sum of \$25.00, inclusive of interest, of which sum the amount of \$8.33 has heretofore been distributed by order of this Court leaving a balance of \$16.67 to be distributed.

(C) The Clerk of the Court is hereby authorized and directed to draw checks in the amount set forth below payable to the respective owners and cause payment to be made.

L. J. Hinton and Juanita Coonrod Hinton	\$ 7.41
J. R. Wright	1.85
R. K. Holmes and Cornelia Coonrod Holmes	<u>7.41</u>
Total	\$16.67

Entered this 28th day of August 1962.

ALLEN E. BARROW

APPROVED:

JUDGE, United States District Court

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America,
vs. Plaintiff,
977.59 Acres of Land, More or Less,
Situate in Creek and Pawnee Counties,
Oklahoma, and J. R. Wright, et al,
and Unknown Owners,
Defendants.

AUG 29 1962
Civil No. 4915
E. C. HOOD
District Court
Tract No. I-915E

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by and between the plaintiff and the defendants therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Joe P. Saffa, Dale Edward McDevitt and Beverly McDevitt, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. I-915E, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$75.00, inclusive of interest, which amount was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract. The Court further finds that the above-named defendants were the sole owners of the captioned tract on the date of taking, and they are entitled to the entire award therefor.

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

- (A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;
- (B) The just compensation to be paid by the plaintiff for the taking of Tract No. I-915E is the sum of \$75.00, inclusive of interest, which sum has heretofore been disbursed by Order of this Court.

Entered this 28th day of August, 1962.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:
W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America,)
Plaintiff,)
vs.)
977.59 Acres of Land, More or Less,)
Situate in Creek and Pawnee)
Counties, Oklahoma, and J. R.)
Wright, et al, and Unknown Owners,)
Defendants.)

Civil No. 4915

AUG 29 1962

Tract No. 2319

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

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendant and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendant, Iva Mae Lamb, entered into a contract and agreement, as evidenced by option and stipulation for the purchase of land granted by said defendant and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$2,225.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. 2319 as such estate and said tract are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendant was the sole owner of the above-captioned tract on the date of taking; that she is entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the complaint and declaration of taking in and to the land

hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 2319 is the sum of \$2,225.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this 28th day of August, 1962.

APPROVED:

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 29 1962

United States of America,

Plaintiff,

vs.

382.36 Acres of Land, More or
Less, Situate in Tulsa, Creek
and Pawnee Counties, Oklahoma,
and Winnie Enriquest, et al,
and Unknown Owners,

Defendants.)

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

CIVIL NO. 5371

Tracts Nos. E-539 and
E539-E

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the defendants therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Eloise Boudinot, individually, and as guardian of Michele Boudinot, a minor, and as executrix of the estate of Mitchell Boudinot, deceased, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tracts Nos. E-539 and E-539E, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$450.00, inclusive of interest. The sum of \$425.00; was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tracts.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tracts are described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. E-539 and E-539E is the sum of \$450.00, inclusive of interest; and

(C) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$25.00, without interest, and upon receipt of the deficiency the Clerk of the Court is authorized and directed to draw a check in the amount of \$450.00 made payable to the above owners and cause payment to be made.

Entered this 28th day of 1962.

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

ALLEN E. BARROW

Judge, United States District Court

CORPS OF ENGINEERS
APPROVED BY:

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 30 1962

United States of America,)
)
Plaintiff,)
)
vs.)
)
18.12 Acres of Land, More)
or Less, Situate in Creek,)
Pawnee and Tulsa Counties,)
Oklahoma, and W. T. Selvidge,)
et al, and Unknown Owners,)
)
Defendants.)

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

CIVIL NO. 4624

Tract No. B-277

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the plaintiff and the defendants therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Beverly Queal, Marjorie Queal Reed, and George M. Queal, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. B-277, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$1,870.00, inclusive of interest. The sum of \$1,570.00 was deposited into the registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-277 is the sum of \$1,870.00, inclusive of interest, and the reservation by the above-named defendants of the right to remove on or before June 30, 1962, all buildings and improvements located thereon without deduction for salvage value; and

(C) The plaintiff shall forthwith deposit into the registry of this Court the deficiency in the amount of \$300.00, without interest.

Jurisdiction of this cause is retained for the entry of further and appropriate orders and decrees.

Entered this *29th* day of *August* 1962.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE
ROBERT P. SANTEE
Assistant U. S. Attorney

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. B-253 is the sum of \$3,725.00, inclusive of interest, of which sum the amount of \$3,721.50 has heretofore been distributed by order of this Court, leaving a balance of \$3.50; and

(C) The Clerk of the Court is authorized and directed to draw a check in the amount of \$3.50, payable to Richard Studebaker and Rose Marie Studebaker, and cause payment to be made.

Entered this 29th day of August 1962.

ALLEN L. BARROW

JUDGE UNITED STATES DISTRICT COURT

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

AUG 30 1962

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 334.19 Acres of Land, More or)
 Less, Situate in Tulsa, Creek)
 and Pawnee Counties, Oklahoma,)
 and G. B. Suppes, et al, and)
 Unknown Owners,)
)
 Defendants.)

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

CIVIL NO. 4851

Tract No. E-534E

JUDGMENT ON STIPULATION AND ORDER OF DISTRIBUTION

On this day this cause comes on for consideration on the stipulation entered into by and between the plaintiff and the defendant therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and First National Bank and Trust Company, Guardian of Millie Naharkey, N.B. 1/26, 3/4 blood, Creek Indian, defendant herein, has by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. E-534E, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$75.00, inclusive of interest, which amount was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract. The Court further finds that the above-named defendant was the sole owner of the captioned tract on the date of taking, and they are entitled to the entire award therefor.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. E-534E is the sum of \$75.00, inclusive of interest; and

(C) The Clerk of this Court is hereby authorized and directed to draw a check on the funds in the Registry of this Court in the amount hereinafter set forth, payable to the order of the following named payee and to mail the check to said payee:

First National Bank and Trust Company,
Guardian of Millie Naharkey, N.B. 126,
3/4 Blood Creek Indian \$75.00

Entered this *29th* day of *August* 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

AUG 30 1962

United States of America,)
)
Plaintiff,)
)
vs.)
)
600.49 Acres of Land, More or)
Less, Situate in Tulsa, Creek)
and Pawnee Counties, Oklahoma,)
and Clifford Ward, et al, and)
Unknown Owners,)
)
Defendants.)

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

CIVIL NO. 4854

Tract No. E-544
(Subordination of Minerals)

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the options granted by certain defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein, and for judgments on the stipulations entered into by certain defendants and the plaintiff, said stipulations having heretofore been filed in this cause.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Gary W. Henry, Rosa Belle Pursell, Clyde Pursell, W. M. Pursell, Leslie Pursell, and Georgia Deatherage, entered into a contract and agreement, as evidenced by options for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$22,874.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. E-544, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that plaintiff and Emmett V. Rosser, Jr., Attorney for The Bank of America National Trust and Savings Association, as Executor for the Estate of John Knox, deceased, defendant herein, have, by the stipulations above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. E-544, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause is the total sum of \$22,874.00, inclusive of interest.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract, agreement and stipulations referred to are valid and binding as to all parties thereto.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. E-544 is the sum of \$22,374.00, inclusive of interest, of which sum the following amounts have been distributed respectively:

Gary W. Henry 7/8ths of lessee interest \$16,625.00

Rosa Belle Pursell,
et al 1/2 lessor interest 3,124.50

Balance on deposit of \$3,124.50 for the Estate of John Knox, deceased, owner of a 1/2 interest in the lessor estate.

(C) The Clerk of the Court is authorized and directed to draw a check in the amount of \$3,124.50, payable to Emmett V. Rosser, Jr., Attorney for The Bank of America National Trust and Savings Association, as Executor of the Estate of John Knox, deceased, and cause payment to be made.

Entered this 29th day of August 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

234.10 Acres of Land, More
or Less, Situate in Tulsa
and Pawnee Counties, Oklahoma,
and Joe Wilson, et al, and
Unknown Owners,

Defendants.

CIVIL NO. 4897

Tract No. A-129

FILED

AUG 20 1962

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

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by and between the plaintiff and the defendant therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Willie Enriques, now Patton, defendant herein, has by the stipulation above-referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. A-129, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$1,675.00, inclusive of interest, which amount was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract. The Court further finds that the above-named defendant was the sole owner of the captioned tract on the date of taking, and they are entitled to the entire award therefor.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. A-129 is the sum of \$1,675.00, inclusive of interest, which sum has heretofore been disbursed by Order of this Court.

Entered this 29th day of August 1962.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

6.17 Acres of Land, More or
Less, Situate in Pawnee County,
Oklahoma, and R. B. Sullivan,
et al, and Unknown Owners,

Defendants.)

CIVIL NO. 4835

Tract No. 1302

FILED

SEP -7 1962

JUDGMENT ON MOTION

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, W. E. Louener and Clark D. Bryson entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$15.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. 1302, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 1302 is the sum of \$15.00, inclusive of interest, and

(C) The Clerk of the Court is hereby authorized and directed to draw a check on the funds in the registry of this Court in the amount of \$15.00 payable to the order of W. E. Louener and Clark D. Bryson, and to cause said payment to be made.

Entered this 7th day of Sept 1962.

Walter E. Barrow
JUDGE, United States District Court

APPROVED:

W. R. Thixton, Jr.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

6.17 Acres of Land, More or
Less, Situate in Pawnee County,
Oklahoma, and R. B. Sullivan,
et al, and Unknown Owners,

Defendants.)

CIVIL NO. 4835

Tract No. 1462

FILED

SEP -7 1962

JUDGMENT ON MOTION

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Clark D. Bryson and W. E. Louener entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$20.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. 1462, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tracts on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 1462 is the sum of \$20.00, inclusive of interest; and

(C) The Clerk of the Court is hereby authorized and directed to draw a check on the funds in the registry of this Court in the amount of \$20.00 payable to Clark D. Bryson and W. E. Louener, and to cause said payment to be made.

Entered this 7th day of September, 1962.

181 Allen E. Barrow
JUDGE, United States District Court

APPROVED:

181 W. R. Thixton Jr.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

SEP -7 1962

United States of America,
Plaintiff,
vs.
360.48 Acres of Land, More or Less,
Situat in Creek, Osage and Pawnee
Counties, Oklahoma, and Eli Postoak,
et al, and Unknown Owners,
Defendants.

NOBLE C. HOOD
Clerk, U. S. District Court
Civil No. 4916
Tracts Nos. D-437 and
D-437E

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by and between the plaintiff and the defendant therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Nora Hall, now Green, 3/4 Blood Creek Indian No. 8369, by, with and through her attorney, James S. McNeely, Jr., defendant herein, has, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estates in Tracts Nos. D-437 and D-437E, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$475.00, inclusive of interest, which amount was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tracts. The Court further finds that the above-named defendant was the sole owner of the captioned tracts on the date of taking, and she is entitled to the entire award therefor.

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

(A) The vesting in plaintiff of title to the estates set forth in the Complaint and Declaration of Taking in and to the lands hereinabove referred to, as said tracts are described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. D-437 and D-437E, is the sum of \$475.00, inclusive of interest, which sum has heretofore been disbursed by Order of this Court.

Entered this 6th day of September 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,
Plaintiff,

vs.

360.48 Acres of Land, More or Less,
Situate in Creek, Osage and Pawnee
Counties, Oklahoma, and Eli Post oak,
et al, and Unknown Owners,

Defendants.

Civil No. 4916

Tract No. H-852

FILED

SEP -7 1962

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

J U D G M E N T

On this day this cause came on for pre-trial hearing, all necessary defendants having been given notice by mail of the setting of this cause on the pre-trial docket of this date, and, the cause being called in open court, and it appearing to the Court that the heirs of Ras Tilley, deceased, former owner, were present or their attorneys were present, that they appeared in their own behalf or in behalf of any of the defendants, the Court proceeded, upon motion of the plaintiff, to hear the matter as to the issue of ownership and just compensation.

The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action, that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tracts.

The Court further finds, upon the evidence presented, that the Board of County Commissioners of Osage County were the sole owners of the above captioned tract on the date of taking; that they are entitled to receive the entire award therefor, and that the heirs of Ras Tilley, deceased, owned no interest in said tract.

The Court further finds, upon the evidence presented, that the amount of \$135.00, inclusive of interest, is just compensation for the taking of the estate: to be condemned in Tract No. H-852 as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The sole owner of the estate taken in Tract No. H-852 was The Board of County Commissioners of Osage County and as such is entitled to receive the entire award therefor; and

(C) The just compensation to be paid by the plaintiff for the taking of Tract No. H-852 is the sum of \$135.00, inclusive of interest, and the Clerk of the Court is directed and authorized to draw a check on the funds in the Registry of the Court in the amount of \$135.00 made payable to The Board of County Commissioners of Osage County and to cause payment to be made.

Executed this 6th day of September 1962.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

914.83 Acres of Land, More or
Less, Situate in Tulsa, Osage
and Pawnee Counties, Oklahoma,
and R. W. Hubbard, et al, and
Unknown Owners,

Defendants.

CIVIL NO. 4948

Tract No. H-819

FILED

SEP -7 1962

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

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Fred Perry, Mildred M. Ford, Dale L. Perry, Roy W. Perry, sole heirs of A. J. Perry, deceased, and Ida Perry, deceased, entered into a contract and agreement, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$400.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. H-819, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. H-819 is the sum of \$400.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *6th* day of September 1962.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

9.4.83 Acres of Land, More or
Less, Situate in Tulsa, Osage
and Pawnee Counties, Oklahoma,
and R. W. Hubbard, et al, and
Unknown Owners,

Defendants.

CIVIL NO. 4948

Tracts Nos. H-842
and H-842E

FILED

SEP -7 1962

JUDGMENT ON MOTION

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Fred Perry, Mildred M Ford, Dale L Perry, Roy W. Perry, some heirs of A. J. Perry, deceased, and Ida Perry, deceased, entered into a contract and agreement as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$375.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tracts Nos. H-842 and H-842E, as such estate and said tracts are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tracts on the date of taking, that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tracts and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tracts are described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. H-842 and H-842E is the sum of \$375.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *6th* day of September 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

914.83 Acres of Land, More or
Less, Situate in Tulsa, Osage
and Pawnee Counties, Oklahoma,
and R. W. Hubbard, et al, and
Unknown Owners,

Defendants.

CIVIL NO. 4948

Tract No. H-807

FILED

SEP -7 1962

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

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Chris Yarbrough, Martha E. Yarbrough, Ralph Yarbrough, Zula Reese, Zelpha Campbell, Marie Garroutte, sole heirs of H. D. Yarbrough, deceased, entered into a contract and agreement as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$1,400.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. H-807, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. H-807 is the sum of \$1,400.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *6th* day of September 1962.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

914.83 Acres of Land, More or
Less, Situate in Tulsa, Osage
and Pawnee Counties, Oklahoma,
and R. W. Hubbard, et al, and
Unknown Owners,

Defendants.

CIVIL NO. 4948

Tract No. H-826

FILED

SEP -7 1962

JUDGMENT ON MOTION

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

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Gertie M. Cantrell, Claude Treat, Floyd Treat, John Loyd Treat, Hugh Treat, Alfred L. Treat, Elsie Tilley, Blanche Rothwell, Annis Nolan, Pauline Davis, Mary Hazlip, Nadine Qualls and Albert Treat, heirs of Dora Treat, deceased, entered into a contract and agreement as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$1,875.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. H-826, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. H-826 is the sum of \$1,875.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this ^{6th} day of September 1962.

ALLEN E. DARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

SEP -7 1962

United States of America,)
)
Plaintiff,)
)
vs.)
)
284.43 Acres of Land, More or)
Less, Situate in Creek, Osage)
and Pawnee Counties, Oklahoma,)
and Ernest R. Anthis, et al,)
and Unknown Owners,)
)
Defendants.)

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

CIVIL NO. 4951

Tract No. 2216

(Fee and Subordination of Minera

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Maye G. Stallard, Gladys Guffy Rose, Prula G. Williams, Marshall Adams, Ralph Guffy, Rozelle Guffy, W. L. Adams and Ward Keith Adams, entered into a contract and agreement as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$325.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. 2216, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause, W. L. Adams, Marshall Adams and Ward Keith Adams being the heirs of Ellen Guffy Adams, deceased.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor, and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 2216 is the sum of \$325.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *6th* day of September 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

479.40 Acres of Land, More or
Less, Situate in Creek, Osage
and Pawnee Counties, Oklahoma,
and Janet Cunningham, et al,
and Unknown Owners,

Defendants.

CIVIL NO. 4957

Tract No. 1451
(Fee and Subordination of
Minerals)

FILED

SEP -7 1962

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

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, R. H. Breeden and Marion M. Breeden, entered into a contract and agreement as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$20.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. 1451, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking; that they are entitled to the entire award therefor, and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 1451 is the sum of \$20.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this ^{7th} 6 day of *September* 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

479.40 Acres of Land, More or
Less, Situate in Creek, Osage
and Pawnee Counties, Oklahoma,
and Janet Cunningham, et al,
and Unknown Owners,

Defendants.

CIVIL NO. 4957

Tract No. 2514
(Surface and subordination of
Minerals)

FILED

SEP -7 1962

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

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, W. A. McLeister, Lester McLeister, Winnie Scott, Ira Schaeffer, and as guardian of Hazel Schaeffer, E. L. McLeister, Ruby A. St. Clair and Carl McLeister, entered into a contract and agreement as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$6,220.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. 2514, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tract on the date of taking, that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 2514 is the sum of \$6,220.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *6th* day of September 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

479.40 Acres of Land, More or
Less, Situate in Creek, Osage
and Pawnee Counties, Oklahoma,
and Janet Cunningham, et al, and
Unknown Owners,

Defendants.

CIVIL NO. 4957

Tract No. 3021

FILED

SEP -7 1962

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

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendant and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendant, Edward Zickefoose, Moderator and Trustee of the General Baptist Church of Dixie, Cleveland, Oklahoma, as representative of the trustees, entered into a contract and agreement as evidenced by an option for the purchase of land granted by said defendant and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$1,050.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. 3021, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendant was the sole owner of the above-captioned tract on the date of taking; that it is entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tract and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed, and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 3021 is the sum of \$1,050.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this 6th day of September 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

479.40 Acres of Land, More or
Less, Situate in Creek, Osage
and Pawnee Counties, Oklahoma,
and Janet Cunningham, et al,
and Unknown Owners,

Defendants.

CIVIL NO. 4957

Tract No. 3031E

FILED

SEP -7 1962

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

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the defendant therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Mabel Schuermeyer, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. 3031E, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$75.00, inclusive of interest. The sum of \$75.00 was deposited into the registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. 3031E is the sum of \$75.00, inclusive of interest, which sum has heretofore been disbursed by order of this court.

Entered this 6th day of September 1952.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR.
Assistant U. S. Attorney

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

FILED ✓

SEP -7 1962

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

United States Aviation Underwriters)
Inc., a corporation,)
)
Plaintiff,)
)
vs.)
)
Akin Distributors, Inc., a corporation,)
)
Defendant.)

No. 5386 Civil

**ORDER SUSTAINING MOTION FOR JUDGMENT ON
PLEADINGS**

This cause came on for hearing on this 13th day of August, 1962, on the motion of the plaintiff herein for judgment on the pleadings. And the court having read the briefs submitted, having heard the arguments and statement of counsel and being fully advised in the premises finds no ambiguity in the insurance contract which is the subject of this declaratory judgment action and further finds that on the facts as stipulated to by the parties upon submission of this matter there is no coverage under the insurance contract issued by the plaintiff to the defendant under the circumstances herein involved.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the motion of the plaintiff for judgment on the pleadings be and the same is hereby sustained and that judgment be entered in favor of the plaintiff upon the plaintiff's petition.

Allen E. Bayson
United States District Judge

Approved as to form:

[Signature]
Attorney for Plaintiff

[Signature]
Attorney for Defendant

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

ROBERTA STEPHENS,)
)
 Plaintiff,)
)
 vs.) No. 5439 Civil)
)
 LYLE JAMES BERTRAND,)
)
 Defendant.)

FILED

SEP - 7 1962

DISMISSAL

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

COMES now the plaintiff, Roberta Stephens, and hereby dismisses
this cause of action with prejudice and at the cost of defendant.

Roberta Stephens
Roberta Stephens

YOUNG, YOUNG & YOUNG
Young Building, 2 North Main
Sapulpa, Oklahoma

Young, Young & Young
Attorneys for Plaintiff.

Order

It is ordered that this case be dismissed with prejudice
at cost of defendant.

Charles A. Brown
U. S. District Judge

JWY-lhm
8-15-62

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,
Plaintiff,
vs.
12.40 Acres of Land, More or Less,
Situatue in Creek and Pawnee Counties,
Oklahoma, and Gertrude Hambley, et al,
and Unknown Owners,
Defendants.

Civil No. 4731
Tract No. B-214

FILED ✓

SEP 11 1962

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

J U D G M E N T

On this day this cause came on for hearing, all necessary defendants having been given notice by mail of the setting of this cause on the docket of this date, and, it appearing to the Court that none of the party defendants, Robert J. Martin, nor their attorneys were present, nor did they appear in their own behalf or in behalf of any of the defendants, but were in default, the Court proceeded, upon motion of the plaintiff, to hear the matter as to the issue of ownership and just compensation.

The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action, that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

The Court further finds, upon the evidence presented, that Robert J. Martin was the sole owner of the above captioned tract on the date of taking; that he is entitled to receive the entire award therefor.

The Court further finds, upon the evidence presented, that the amount of \$225.00, inclusive of interest, is just compensation for the taking of the estate to be condemned in Tract No. B-214, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The sole owner of the estate taken in Tract No. B-214 was Robert J. Martin, and as such is entitled to receive the entire award therefor;

(C) The just compensation to be paid by the plaintiff for the taking of Tract No. B-214 is the sum of \$225.00, inclusive of interest, which sum remains on deposit in the Registry of this Court, and shall so there remain for the period of five years, unless otherwise claimed, the Clerk of the Court being hereby authorized and directed to refund said deposit and amount unto the United States Treasury, five years from this date, without further order of this Court, unless said amount be properly claimed by said defendant owner.

Executed this 11th day of September, 1962.

ALLEN E. BARROW
ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR., Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 234.94 Acres of Land, More or Less,)
 Situate in Tulsa, Creek and Pawnee)
 Counties, Oklahoma, and Clifford Ward,)
 et al, and Unknown Owners,)
)
 Defendants.)

Civil No. 4836
Tract No. A-152

FILED

SEP 11 1962

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

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the defendants therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Clyde Jacobs, Sr., Guardian Ad Litem of Clyde Jacobs, Jr., a minor, defendant herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. A-152, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$125.00, inclusive of interest. The sum of \$125.00, was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. A-152, is the sum of \$125.00, inclusive of interest; and

(C) The Clerk of the Court is authorized and directed to draw a check on the funds in the Registry of this Court in the amount of \$125.00 made payable to Clyde Jacobs, Sr., Guardian Ad Litem of Clyde Jacobs, Jr., and cause payment to be made.

Entered this 11th day of September, 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

780.51 Acres of Land, More or Less,
Situate in Tulsa, Creek and Pawnee
Counties, Oklahoma, and Carl H. Abel,
Jr., et al, and Unknown Owners,

Defendants.

Civil No. 4927

Tract No. A-152

FILED

SEP 19 1962

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

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the defendant therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Clyde Jacobs, Sr., Guardian Ad Litem, of Clyde Jacobs, Jr., a minor, defendant herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. A-152, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$25.00, inclusive of interest. The sum of \$25.00, was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. A-152, is the sum of \$25.00, inclusive of interest; and

(C) The Clerk of the Court is authorized and directed to draw a check on the funds in the Registry of this Court in the amount of \$25.00, made payable to Clyde Jacobs, Sr., Guardian Ad Litem of Clyde Jacobs, Jr., and cause payment to be made.

Entered this 17th day of September, 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

SEP 11 1962

United States of America,

Plaintiff,

vs.

492.84 Acres of Land, More or Less,
Situate in Creek and Pawnee Counties,
Oklahoma, and Curt D. Edgerton, et al,
and Unknown Owners,

Defendants.

Civil No. 4963

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

Tracts Nos. 2515 and
2515E

Subordination of Minerals

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by and between the plaintiff and the defendants therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and C. W. and Edith Armstead, Frank A. and Esther Armstead and Margaret Newton, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tracts Nos. 2515 and 2515E, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$49.00, inclusive of interest, which amount was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tracts. The Court further finds that the above-named defendants were the sole owners of the captioned tracts on the date of taking, and they are entitled to the entire award therefor.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the lands hereinabove referred to, as said tracts are described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. 2515 and 2515E, is the sum of \$49.00, inclusive of interest, which sum has heretofore been disbursed by Orders of this Court.

Entered this 11th day of September, 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,
Plaintiff,
vs.
170.01 Acres of Land More or Less,
Situate in Tulsa and Osage Counties,
Oklahoma, and Clyde Jacobs, Jr.,
et al, and Unknown Owners,
Defendants.

Civil No. 5205

Tract No. A-152E

FILED

SEP 11 1962

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

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the defendants therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Clyde Jacobs, Sr., Guardian ad Litem for Clyde Jacobs, Jr., a minor, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estate in Tract No. A-152E, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$50.00, inclusive of interest. The sum of \$50.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

IT IS, THEREFORE, BY THE COURT ORDEDED AND ADJUDGED:

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tract is described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. A-152E, is the sum of \$50.00, inclusive of interest;

(C) The Clerk of the Court is authorized and directed to draw a check on the funds in the Registry of this Court in the amount of \$50.00, made payable to Clyde Jacobs, Sr., Guardian Ad Litem of Clyde Jacobs, Jr., and cause payment to be made.

Entered this 11th day of September, 1962.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED ✓

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

SEP 12 1962

United States of America,

Plaintiff,

vs.

576.95 Acres of Land, More or Less,
Situate in Creek and Pawnee Counties,
Oklahoma, and Clyde Foster, et al,
and Unknown Owners,

Defendants.)

NOBLE C. HOOVER *NG*
Clerk, U. S. District Court

Civil No. 4585
Tract No. B-204

AMENDMENT TO JUDGMENT

On this day this cause comes on for consideration on the motion of plaintiff for an amendment to the judgment heretofore entered on August 17, 1962.

The court finds that through inadvertence the judgment in this cause failed to recite and include a stipulation for exclusion of property entered into between plaintiff and defendant owners and filed in this cause on December 8, 1959, wherein the defendant owners agreed to deposit the sum of \$600.00 for the exclusion of improvements, and wherein it was stipulated and agreed that the total just compensation of \$10,300.00 would be reduced by this amount, namely \$600.00.

The court further finds that the defendant owners, pursuant to the terms of said stipulation did so redeposit the sum of \$600.00 into the Registry of the Court Clerk and that said sum remains on deposit as of this day, subject to being refunded to the taking agency, and that the total just compensation to be paid by the plaintiff for the taking of Tract No. B-204 is \$9,700.00 instead of the \$10,300.00, due to the stipulation for exclusion of property and the \$600.00 consideration thereupon.

The court also finds that the judgment herein above referred to is true and correct in all particulars except for the necessity of reference to the stipulation for exclusion of property and the concurring adjustment of the total amount distributed to said owners.

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

(A) That the above findings be incorporated into the judgment referred to, in more particular that the just compensation paid to the defendant owners for the taking of Tract No. B-204 be and is \$9,700.00, inclusive of interest, which sum has heretofore been disbursed by order of this court;

(B) The stipulation for exclusion of property, wherein it was agreed that the total award be reduced by the sum of \$600.00 is hereby confirmed, the defendant owners having redeposited that amount;

(C) There remains on deposit in the Registry of the Court the sum of \$600.00, and the Clerk of the Court is directed and authorized to draw a check in that amount, \$600.00, made payable to the United States Treasury, and to forward said check to the taking agency, the Corps of Engineers, U.S. Army.

ALLEN E. BARROW

Judge, United States District Court

APPROVED:
W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

SEP 12 1962

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 351.85 Acres of Land, More or Less,)
 Situate in Creek and Pawnee Counties,)
 Oklahoma, and George Deitz, et al,)
 and Unknown Owners,)
)
 Defendants.)

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

Civil No. 4734

Tracts No. G-711E-1
and G-711E-2
(Surface full estate)

JUDGMENT ON STIPULATION

On this day this cause comes on for consideration on the stipulation entered into by the defendants therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The court finds that plaintiff and Carroll R. Hughes, H. D. Langston and Mary E. Langston, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of the estates in Tracts Nos. G-711E-1 and G-711E-2 as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$125.00, inclusive of interest. The sum of \$75.00 was deposited into the registry of this court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein. The court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tracts.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the lands hereinabove referred to, as said tracts are described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. G-711E-1 and E-2 is the sum of \$125.00, inclusive of interest; and

(C) The plaintiff shall forthwith deposit into the registry of this court the deficiency in the amount of \$50.00, without interest. The Clerk of the Court is directed and authorized, upon receipt of the amount of the deficiency, to draw a check in the amount of \$125.00, made payable to Mary E. Langston and Carroll R. Hughes, jointly, and cause payment to be made.

Entered this 12th day of September, 1962.

ALLEN E. BARROW

Judge, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

SEP 12 1962

United States of America,)
)
Plaintiff,)
)
vs.)
)
334.19 Acres of Land, More or)
Less, Situate in Tulsa, Creek)
and Pawnee Counties, Oklahoma,)
and G. B. Suppes, et al, and)
Unknown Owners,)
)
Defendants.)

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

CIVIL NO. 4851

Tracts Nos. G-700, G-700E-1,
E-2 and E-3

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the options granted by the defendants and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein.

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants, Glenn Johnson and Modena Johnson, entered into a contract and agreement as evidenced by options for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$250.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tracts Nos. G-700, G-700E-1, E-2 and E-3, as such estate and said tracts are described in the Complaint and Declaration of Taking heretofore filed in this cause.

The Court further finds that the above-named defendants were the sole owners of the above-captioned tracts on the date of taking; that they are entitled to the entire award therefor; and that the contract and agreement is a valid one.

The Court further finds that service of process has been perfected, either personally or by publication of notice, on all parties defendant having compensable interests in the subject tracts and that a copy of a motion for judgment has been served on all parties making an appearance and demanding notice of all proceedings.

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

(A) The vesting in plaintiff of title to the estate set forth in the Complaint and Declaration of Taking in and to the land hereinabove referred to, as said tracts are described therein, is hereby confirmed; and

(B) The just compensation to be paid by the plaintiff for the taking of Tracts Nos. G-700, G-700E-1, E-2 and E-3 is the sum of \$250.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *12* day of *Sept* 1962.

ALLEN E. BARROW

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant U. S. Attorney