

JAN - 2 1963

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

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

United States of America,

Plaintiff,

Civil No. 4851

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,

Tract No. 1851

Defendants.

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 Robert L. Briggs, Jr., Charles W. Briggs, Dale Shaffer Briggs, co-executors of the estate of R. L. Briggs, deceased, and the Assembly of God Church by Alvin Eaton, Dixie Nance, Howard Murr, Vernon Brady, and V. L. Athens, 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. 1851, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$350.00, inclusive of interest. The sum of \$200.00, 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 lands 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. 1851, is the sum of \$350.00, inclusive of interest;

(C) The plaintiff shall forthwith deposit into the registry of this Court the deficiency in the amount of \$150.00, without interest; and

(D) Upon receipt of the deficiency of \$150.00 the Clerk of the Court is hereby directed to draw checks upon the funds in the Registry of this Court in the amounts of \$200.00 and \$150.00, respectively, made payable to Robert L. Briggs, Jr., Charles W. Briggs and Dale Shaffer Briggs as co-executors of the Estate of R. L. Briggs, deceased, and to the Assembly of God Church, and to cause payment to be made.

Entered this 21 day of Dec 1962.

ALLEN H. ...

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.

69.74 Acres of Land, More or Less,
Situate in Creek County, Oklahoma,
and Jennie Mann, et al, and Unknown
Owners,

Defendants.

Civil No. 4780

Tract No. 1737

FILED

JAN 3 1963

JUDGMENT ON STIPULATION

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

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

The Court finds that plaintiff and J. R. Wright, and his attorney John Wheeler, and R. K. Holmes, and his attorney Curtis P. Harris, defendants 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. 1737, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$11,520.00, inclusive of interest, of which \$10,000.00 is applied to the interest of J. R. Wright, who has reserved the improvements at the salvage value of \$250.00, which is deducted from the \$10,000.00 applied to his interest, the net amount payable to J. R. Wright being \$9,750.00; and, of which \$1,520.00 is applied to the leasehold interest of R. K. Holmes. The sum of \$10,000.00, 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. 1737, is the sum of \$11,520.00, inclusive of interest, and the reservation by J. R. Wright of the right to remove on or before February 15, 1963, the buildings and the improvements located thereon having a total salvage value of \$250.00, which is to be deducted from the total award of \$11,520.00; the net amount payable by the plaintiff to these defendants being the sum of \$11,270.00, inclusive of interest, \$9,750.00 to J. R. Wright, and \$1,520.00 to R. K. Holmes.

(C) The plaintiff shall forthwith deposit into the registry of this Court the deficiency in the amount of \$1,270.00, without interest.

(D) Upon receipt of the deficiency of \$1,270.00 the Clerk of the Court is hereby authorized and directed to draw a check in the amount of \$1,520.00, made payable to R. K. Holmes, and to cause payment to be made, J. R. Wright having been paid by previous orders of this Court.

Entered this 5th day of January 1963.

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

United States of America,

Plaintiff,

vs.

Joe O. McKinney
and May McKinney,

Defendants.

Civil No. 5435

FILED

JAN 3 1963

NORRIS C. ROSS
Clerk of the District Court

ORDER

This cause comes on to be heard this 3rd day of January 1963, on Motion of the plaintiff to correct a clerical mistake in the Judgment heretofore entered in this cause on the 14th day of September 1962.

The Court being fully advised, Finds and Orders that the Judgment heretofore entered in this cause on the 14th day of September 1962, be amended and corrected to read as follows:

"On this 14th day of September 1962, the above-entitled action coming on for hearing, the plaintiff, appearing by Sam E. Taylor, Assistant United States Attorney for the Northern District of Oklahoma, and the defendant appearing not, and the Court having heard the evidence of the plaintiff and examined the file, finds that defendant was duly served with summons herein more than twenty (20) days prior to this date, and having failed to appear or answer is and should be adjudged in default.

The Court further finds that all allegations of plaintiff's complaint are true; that Defendant is indebted to plaintiff in the sum of \$3,256.38 principal, plus accrued interest in the sum of \$393.90, together with interest on the above stated principal at the rate of five per cent (5%) per annum from June 20, 1962, until paid, together with the costs of this action accrued and accruing.

The Court further finds that plaintiff has filed herein an affidavit stating that defendant is not in the military or naval service of the United States, and is not an infant or and incompetent, which is found to be true.

WHEREFORE, IT IS ORDERED, ADJUDGED, AND DECREED by the Court that this plaintiff have judgment against the defendants, Joe G. McKinney and May McKinney, for the sum of \$3,256.33 principal and accrued interest in the sum of \$393.90 plus interest on said principal at the rate of five per cent (5%) per annum from June 20, 1962, until paid, together with the costs of this action, accrued and accruing."

By Allen E. Barow
UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

389.50 Acres of Land, More or Less,
Situate in Nowata and Rogers Counties,
Oklahoma, and American Climax Petroleum
Corporation, et al, and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4822

Tract No. 4636-S

FILED

JAN - 4 1963

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

S U P P L E M E N T A L J U D G M E N T

On the 31st day of May, 1962 and again on November 5, 1962, this matter came on for a hearing before the Honorable Luther Bohanan, Judge of the United States District Court for the Northern District of Oklahoma, on the issue of ownership of Tract No. 4636-S. At such hearings Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma, appeared for the Plaintiff; Alfred B. Knight and Earl Knight appeared as counsel for W. A. Loy, Barbara Ellen Barnes, Calvin H. Loy and Myron I. Loy; and Warren Watkins appeared as counsel for Peter L. Fox, Paul M. Fox, Robert J. Fox, Claire M. Kelly, Ralph G. Johnson, (a/k/a R. G. Johnson), and B. D. Ralston.

After being advised by counsel and having examined the stipulations and other evidence presented by the parties, the Court finds that:

1.

As of December 22, 1959 (the date of filing the Declaration of Taking) and as of January 12, 1961 (the date of filing of the amendment to the Declaration of Taking), title to the entire subsurface estate under the property described in the amended Complaint and designated therein as Tract No. 4636-S, was vested in the defendants, W. A. Loy, Barbara Ellen Barnes, Calvin H. Loy and Myron I. Loy.

2.

On the dates above mentioned there was in full force and effect an oil and gas lease covering all of said Tract No. 4636-S, which lease was owned by Peter L. Fox, Paul M. Fox, Robert J. Fox, Claire M. Kelly, Ralph G. Johnson (a/k/a R. G. Johnson) and B. D. Ralston.

3.

The defendants, Peter L. Fox, Paul M. Fox, Robert J. Fox, Claire M. Kelly, each have executed a Power of Attorney appointing R. G. Johnson to

handle this matter for them and to receive and handle all money paid for their interest in the award of just compensation for the estate taken in the subject tract.

4.

On March 5, 1962 judgment was entered herein, whereby the sum of \$15,135.00 was adopted as the award of just compensation for the entire estate taken in the subject tract. This award should be allocated \$1,875.00 to the lessor interest, and \$13,260.00 to the lessee interest in the subject property.

5.

On May 4, 1960 the sum of \$3,100.00 was disbursed to R. G. Johnson for the benefit of the owners of the lessee interest in the subject tract and there remains on deposit for the subject tract the sum of \$12,035.00.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that, as of the dates of taking, the owners of the estate taken in Tract No. 4636-S, as such estate and tract are described in the Complaint and Declaration of Taking, as amended, were the persons whose names are shown in paragraphs numbered 1 and 2 above; that the right to receive the just compensation for the lessor interest in the subject property is vested in W. A. Loy, Barbara Ellen Barnes, Calvin H. Loy and Myron I. Loy; and that the right to receive the just compensation for the lessee interest in the subject property is vested in R. G. Johnson.

It Is Further ORDERED, ADJUDGED AND DECREED that the award of just compensation for the estate taken in Tract No. 4636-S, in the total amount of \$15,135.00 is allocated \$1,875.00 to the lessor interest in such estate and \$13,260.00 to the lessee interest in such estate.

It Is Further ORDERED that the Clerk of this Court ~~and the~~ shall disburse, from the funds on deposit for Tract No. 4636-S, certain sums as follows:

To W. A. Loy, Barbara Ellen Barnes, Calvin H. Loy and Myron I. Loy, jointly, the sum of - - - - -	\$1,875.00
To R. G. Johnson - - - - -	\$10,160.00

Luther Bohanan
UNITED STATES DISTRICT JUDGE

APPROVED:

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

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

United States of America,

Plaintiff,

Civil No. 5263

vs.

Edna V. Stephenson and
Millard Marrin,

Defendants.

FILED ✓

JAN -4 1963

NOBLE C. HOOD ^{gms}
Clerk, U. S. District Court

STIPULATION FOR DISMISSAL

It is hereby stipulated by and between the parties hereto that
the above-entitled and numbered action is dismissed with prejudice upon
the payment of Court costs by the Defendant, Millard Marrin.


SAM E. TAYLOR
Assistant U. S. Attorney


MILLARD MARRIN
Defendant


C. A. WHITEBOOK
Attorney for Defendants
415 Wright Building
Tulsa, Oklahoma

Receipt is hereby acknowledged of payment of Court costs in
the sum of \$26.20 this 4th day of January, 1963.


Sam E. Taylor
Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)	
	Plaintiff,	
vs.)	Civil No. 4136
270.00 Acres of Land, More or Less,)	
Situate in Tulsa County, Oklahoma,)	Tract No. A-121
and Estate of Johnson Tiger, deceased,)	
et al, and Unknown Owners,)	
	Defendants.	

JUDGMENT ON STIPULATION

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

The Court finds that plaintiff and Elizabeth Curtis Greer, owner of the surface estate, less and except all oil, gas and other minerals, and Joel A. Wolfe, A. B. Braun, lessees, Hazel Baker Taylor, Inez J. Wolfe, I. H. Van Horn, and Theodore D. Sechrest, lessors, owners of the mineral estate, including all lessee and lessor interests, defendants 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. A-121, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$14,704.00, inclusive of interest. The sum of \$10,290.00, 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.

The Court finds that pursuant to the terms and conditions of the stipulations referred to the final award should be disbursed accordingly as set forth below;

<u>Surface Estate</u>	<u>A-121 (Surface Estate)</u>	
Elizabeth Curtis Greer	\$ 9,860.00	
<u>Mineral Estate</u>		
<u>Lessees</u>	<u>A-121 (10-Acre Producing Tract)</u>	<u>A-121 (100-Acre Non-Producing Tract)</u>
Joel A. Wolfe	\$ 982.50	\$ 1,440.00
A. B. Braun	327.50	480.00

Mineral Estate (Continued)

<u>Lessors</u>	<u>A-121 (10-Acre Producing Tract)</u>	<u>A-121 (100-Acre Non-Producing Tract)</u>
Theodore D. Sechrest	\$ 60.49	\$ 231.85
Hazel Baker Taylor	76.27	292.25
Inez J. Wolfe	76.27	292.25
I. H. Van Horn	120.97	463.65
	<hr/>	<hr/>
	\$1,644.00	\$ 3,200.00

Total Mineral Estate - - - - -	\$ 4,844.00
Total Surface & Mineral Estate - - - - -	14,704.00
Amount of Deposit - - - - -	\$ 10,290.00
Deficiency Required - - - - -	\$ 4,414.00

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-121 is the sum of \$14,704.00, inclusive of interest, and

C. The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$4,414.00, without interest;

D. Upon receipt of this deficiency of \$4,414.00, the Clerk of the Court is hereby authorized to draw checks made payable to the following payees for each respective amount set forth next to each owner's name and to cause payment to be made:

Joel A. Wolfe - - - - -	\$ 2,422.50
A. B. Braun - - - - -	807.50
Theodore D. Sechrest - - - - -	292.34
Hazel Baker Taylor - - - - -	368.52
Inez J. Wolfe - - - - -	368.52
I. H. Van Horn - - - - -	584.62
	<hr/>
Total	\$ 4,844.00

Entered this 8 day of January 1963.

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

Jdgm't for Amount
of Deposit

United States of America,
Plaintiff,
vs.
354.64 Acres of Land, More or Less,
Situate in Creek and Pawnee Counties,
and C. H. Means, et al, and Unknown
Owners,
Defendants.

Civil No. 4807

Tract(s) No(s). I-969E-2 & E-3

JUDGMENT ON STIPULATION

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

The Court finds that plaintiff and **Archibal E. Hesterlee, Ruby A. Farmer, Lucy E. Hesterlee and Ellen Beth Hesterlee,**

defendant(s) herein, (~~was~~), (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). **I-969E-2 and E-3**, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the (total) sum of \$ **100.00**, inclusive of interest, which amount 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). The Court further finds that the above-named defendant(s) ~~was~~ (were) the sole owner(s) of the captioned tract(s) 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(s) set forth in the Complaint and Declaration of Taking in and to the land(s) hereinabove referred to, as said tract(s) ~~was~~ (are) described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract(s) No(s). **I-969E-2 and E-3**, is the sum of \$ **100.00**, inclusive of interest, which sum has heretofore been disbursed by Order(s) of this Court.

Entered this *8th* day of *January* 1963.

ALLEN E. PARSONS

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.

Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Jdgm't for Amount
of Deposit

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

Plaintiff,

Civil No. 5056

Tract(s) No(s). 2708 E-1 thru E-3

JUDGMENT ON STIPULATION

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

The Court finds that plaintiff and T. F. Dukes, E. H. Yarbrough and Theodore R. Yarbrough

defendant(s) herein, ~~(has)~~, (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). 2708 E-1 thru E-3, 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, which amount 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). The Court further finds that the above-named defendant(s) ~~(was)~~(were) the sole owner(s) of the captioned tract(s) 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(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). 2708 E-1 thru E-3 is the sum of \$50.00....., inclusive of interest, ~~not to exceed the amount of the deposit made by the defendant(s) into the Registry of this Court.~~

(C) The Clerk of the Court is hereby authorized and directed to draw checks upon the funds in the Registry of the Court made payable to the following payees, for the following respective amounts, and to cause payment to be made:

T. F. Dukes.....1/2 interest.....\$25.00
E. H. Yarbrough & Theodore R. Yarbrough.....1/2 interest.....\$25.00

Entered this 7th day of January 1963

ALLEN E. BARLOW
JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Judgment on Motion
(Option)

United States of America,
Plaintiff,
v.

Civil No. 5123

46.54 Acres of Land, More or Less,
Situate in Creek, Osage and Pawnee
Counties, Oklahoma, and Nora Hall
Green, et al., and Unknown Owners,

Tract(x) No(x) D-437E-2

Defendants.

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option(x) granted by the defendant(s) 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(x) **Nora Hall now Green, three-fourths blood Creek Indian, Roll No. 8369**

entered into a contract and agreement, as evidenced by (an) option(x) for the purchase of land granted by said defendant(x) 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(x) to be condemned in Tract(x) No(x) **D-437E-2**

as such estate(x) and said tract(x) are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendant(x) (was) (~~was~~) the sole owner(x) of the above-captioned tract(x) on the date of taking; that (he) (~~she~~) (~~is~~) (~~was~~) entitled to the entire award therefor; and that the ~~terms and conditions of the option contract, & the sum to be awarded as just compensation has been approved by the Bureau of Indian Affairs, Department of the Interior.~~

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(x) 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(s) set forth in the complaint and declaration of taking in and to the land(x) hereinabove referred to, as said tract(x) (is) (~~was~~) described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract(x) No(x) **D-437E-2**

is the sum of \$ 50.00 , inclusive of interest, which sum has heretofore been disbursed by order(s) of this Court.

Entered this 6th day of January 1965.

APPROVED:

ALLEN L. LARSON

JUDGE, United States District Court

W. R. THIXTON, JR.

W. R. THIXTON, JR. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Judgment on Motion
(Option)

United States of America,
Plaintiff,
v.

Civil No. 5205

170.01 Acres of Land, More or Less,
Situate in Tulsa and Osage Counties,
Oklahoma, and Clyde Jacobs, Jr., et
al, and Unknown Owners,

Tract(s) No(s) 2821E-2, E-3 & E-4

Defendants.

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option(x) granted by the defendant(x) 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(x) **William R. Lynn, guardian for Therese N. Lynn, an incompetent**

entered into a contract and agreement, as evidenced by (an) option(x) for the purchase of land granted by said defendant(x) and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$ **150.00** inclusive of interest, would be awarded as just compensation for the taking of the estate(s) to be condemned in Tract(s) No(s) **2821E-2, E-3 and E-4**

as such estate(s) and said tract(s) are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendant(x) (was) (~~were~~) the sole owner(x) of the above-captioned tract(s) on the date of taking; that (he) (~~she~~) (is) (~~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(s) 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(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). **2821E-2, E-3 and E-4**

is the sum of \$ **150.00** , inclusive of interest, which sum has heretofore been disbursed by order(s) of this Court.

Entered this *8-27* day of *August* 196 **3**.

APPROVED:

ALLEN E. BARROW
JUDGE, United States District Court

W. R. THIXTON, JR.

W. R. THIXTON, JR. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Judgment on Motion
(Option)

United States of America,
Plaintiff,
v.

Civil No. 5219

482.54 Acres of Land, More or Less,
Situate in Creek, Osage and Pawnee
Counties, Oklahoma & H. J. Yarbrough,
et al, and Unknown Owners,

Tract(x) No(x) 4539

Defendants.

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option~~(s)~~ granted by the defendant(s) 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(s) **Oscar L. Grimes and Josephine Grimes, co-executors of the Estate of Charles W. Grimes, deceased**

entered into a contract and agreement, as evidenced by (an) option(x) for the purchase of land granted by said defendant(s) and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$ 950.00.. inclusive of interest, would be awarded as just compensation for the taking of the estate(x) to be condemned in Tract(x) No(x) 4539

as such estate(x) and said tract(x) are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendant(s) ~~(were)~~ (were) the sole owner(s) of the above-captioned tract(x) on the date of taking; that ~~(he)~~ (they) ~~(is)~~ (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(x) 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(x) set forth in the complaint and declaration of taking in and to the land(x) hereinabove referred to, as said tract(x) (is) ~~(are)~~ described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract(x) No(x) 4539

is the sum of \$ 950.00 , inclusive of interest, which sum has heretofore been disbursed by order(s) of this Court.

Entered this 8th day of August 1963 .

APPROVED:

JUDGE, United States District Court

W. R. THURSON, JR. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Def. Judgment
without res. of imp.

United States of America,

Plaintiff,

vs.

753.01 Acres of Land, More or Less,
Situate in Pawnee and Osage Counties,
Oklahoma, and Jacob Fein, et al, and
Unknown Owners,

Defendants.

Civil No. 5419

Tracts Nos. 3521

FILED 3521E-1 and
3521E-2

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 Jo O. Ferguson, 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 estates in Tracts Nos. 3521; 3521E-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 \$3,100.00, inclusive of interest. The sum of \$2,700.00, 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. 3521; 3521E-1 and E-2, is the sum of \$3,100.00, inclusive of interest; and

(C) The plaintiff shall forthwith deposit into the registry of this Court the deficiency in the amount of \$400.00, without interest.

(D) Upon receipt of the deficiency of \$400.00, the Clerk of this Court is hereby authorized and directed to draw a check upon the funds in the Registry made payable to Jo O. Ferguson in the amount of \$3,100.00, and to cause payment to be made.

Entered this *8th* day of *January* 1963.

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.

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

Defendants.

Civil No. 5371

Tracts Nos. 2923 and
E-1 thru E-3

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 whose names and respective interest owned are set forth below, 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 \$1,560.00, inclusive of interest, would be awarded as just compensation for the taking of the estates to be condemned in Tracts Nos. 2923 and 2923E-1 thru E-3 as such estates and said tracts are described in the complaint and declaration of taking heretofore filed in this cause. The Court also finds that one of these defendants; namely, Mabel B. Frost, had not executed the option agreement, but has stipulated with the plaintiff regarding the compensation to be paid for her interest, which is set forth below.

The Court finds that the following party defendants own the respective interest set forth adjacent to their names and that each is entitled to receive the following sums for each interest owned accordingly by each defendant, to-wit:

<u>Name</u>	<u>Interest</u>	<u>Amount</u>
Ray Spess	11/30 lessee interest	\$ 495.00
Frank Stauss & Marguerite Stauss	6/30 lessee interest	270.00
Lonnie M. Stauss & Dave B. Stauss	4/30 lessee interest	180.00
Robert L. Ford & Florence E. Ford	6/30 lessee interest	270.00

Claude G. Berry & Naomi Berry	3/30 lessee interest	\$ 135.00
Bert Casey	1/2 Overriding Royalty Interest	35.00
Levie Rockett	1/2 Overriding Royalty Interest	35.00
Clara C. Waters	2/12 lessor's interest	23.34
C. B. Waters	1/48 lessor's interest	2.93
George A. Waters, Jr.	5/48 lessor's interest	14.59
John P. Waters	5/48 lessor's interest	14.59
Roy L. Waters	5/48 lessor's interest	14.59
Lela M. Gaekel	1/12 lessor's interest	11.66
Lena Bilyou	1/12 lessor's interest	11.66
Nellie Beaver	1/12 lessor's interest	11.66
Mabel B. Frost	1/12 lessor's interest	11.66
Edwin L. Swalley	1/12 lessor's interest	11.66
Nona R. Swalley	1/12 lessor's interest	11.66
Helen Ventress	1/5 of 1/12 remainderman	_____
Hazel McGee	1/5 of 1/12 remainderman	_____
Zella E. Moore	1/5 of 1/12 remainderman	_____
Nona E. Neal	1/5 of 1/12 remainderman	_____
Fred W. Swalley, Jr.	1/5 of 1/12 remainderman	_____
TOTAL		<u>\$1,560.00</u>

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 should be confirmed, being lawfully and binding and the 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 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 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. 2923 and 2923E-1 thru E-3 is the sum of \$1,560.00, inclusive of interest,

(C) The Clerk of the Court is hereby directed and authorized to draw checksmade payable to the above owners for the amounts set forth next to each name, and cause payment to be made.

Entered this 9th day of January, 1963.

APPROVED:

W. R. THIXTON, JR.

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

ALLEN E. BARROW
JUDGE, United States District Court

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Libelant,

vs.

Civil No. 5479

One 1954 Cadillac Sedan,
Motor No. 546240499, its
tools and appurtenances,

Respondent.

Farmers & Merchants State
Bank of Tulsa, Oklahoma,

Claimant.

JOURNAL ENTRY OF JUDGMENT

This matter coming on before me, the undersigned Judge, this 8th day of January, 1963, and the plaintiff appearing by Phillips Breckinridge, Assistant United States Attorney for the Northern District of Oklahoma, and the claimant, Farmers & Merchants State Bank, appearing by its attorney, Frank R. Hickman, and the owner of the above described 1954 Cadillac Sedan, Norman Wesley Jones, appearing not although having been duly served with process, and the parties having agreed to waive trial by jury and submit the case to this Court upon a stipulation of facts orally presented to the Court at this time, and the Court having considered said stipulation and the pleadings in this case and being fully advised in the premises finds:

That the above described automobile, its tools and appurtenances, were used in violation of the Internal Revenue Laws, as alleged in the Libel of Information filed herein, and are subject to and should be condemned and forfeited to the libelant, United States of America. That the owner of said articles, Norman Wesley Jones, has failed to appear herein and has made no claim to said articles and that all rights and interest of the said Norman Wesley Jones in and to said articles should be forfeited.

That on or about the 24th day of August, 1961, Norman Wesley Jones purchased said automobile from the Evans Motor Company, Inc., and on that date executed a promissory note in the amount of \$1,062.00 as payment therefor. That as security for the payment of said note, Norman Wesley Jones executed to the Evans Motor Company, Inc., a chattel mortgage on said automobile. That on or about August 24, 1961, Evans Motor Company, Inc., assigned said note and mort-

gage to the claimant herein, Farmers & Merchants State Bank of Tulsa, Oklahoma, and it is the present holder of said note upon which there is presently a balance due and owing in the sum of \$413.00 on said chattel mortgage. That at the time of taking said assignment the Farmers & Merchants State Bank made no inquiry of any law enforcement agency to determine whether Norman Wesley Jones had any reputation as a violator of the Internal Revenue Laws. That, however, if said bank had conducted an investigation and had inquired of either the Police Department of the City of Tulsa, the County Sheriff of Tulsa County, or the state or local office of the Alcohol and Tobacco Tax Unit of the Internal Revenue Service, none of these agencies would have had at that time any record that Norman Wesley Jones was a violator of the Internal Revenue Laws. That, therefore, said claimant, Farmers & Merchants State Bank, is entitled to relief and remission of forfeiture.

That the value of said automobile at the present time is less than the balance due on the note to said bank, and that therefore said automobile should not be sold but should be turned over to the claimant herein.

That the claimant, Farmers & Merchants State Bank, should be required to pay all the costs of this action and the administrative costs incurred by the United States after the seizure of said automobile and prior to the filing of the Libel of Information herein. That upon the payment of said costs the United States Marshal should be directed to turn over and deliver to said claimant the above described automobile, and the Clerk of this Court should return to said claimant the \$250.00 posed as a cash bond herein.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above described articles be and they hereby are condemned and forfeited to the plaintiff, and that any and all rights and interest of Norman Wesley Jones in and to said articles be and they hereby are declared forfeited, and the said Norman Wesley Jones is hereby adjudged to have no right, title or interest in and to said articles.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the relief prayed for by the claimant herein, Farmers & Merchants State Bank, for remission of forfeiture be and it hereby is granted upon the payment of costs, as aforesaid, by said claimant.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that upon payment of said costs the United States Marshal for the Northern District of Oklahoma turn over and deliver to said claimant the above described automobile, and that the Clerk

of this Court return to said claimant the \$250.00 posted as a cash bond in
this case.

(s) Fred Daugherty
UNITED STATES DISTRICT JUDGE

(s) F. R. Hickman
(s) Phillips Bruckinidge

UNITED STATES DISTRICT COURT
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Mary Johnson Coleman, personally
and Mary Johnson Coleman as the
mother and next friend of Sherrie
Johnson, a minor,
Plaintiffs,

vs.

The Jones Truck Line, Inc.,
a foreign corporation and the
Travelers Insurance Company,
a foreign insurance corporation

Defendants.

Civil Action No. 5495

FILED

JAN 11 1963

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

ORDER REMANDING

The motion of the plaintiffs to remand this suit to the District Court of Ottawa County, Oklahoma, came on for hearing before the court, the Honorable Allen E. Barrow presiding, on this 11th day of January, 1963, 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 Ottawa County, State of Oklahoma

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

Dated at Tulsa, Oklahoma, this 11th day of January, 1963.

NOBLE C. HOOD, CLERK

By 
Ben B. Ballenger,
Deputy

THE ELECTRIC STORAGE BATTERY COMPANY, a corporation)

PLAINTIFF)

VS.)

JAMES L. NIGHTINGALE,)

DEFENDANT)

CASE NO. 5217

NOBLE L. MOON
U.S. District Court

JOURNAL ENTRY OF JUDGMENT

Now on this 14th day of January, 1963 this cause came on regularly to be heard before the United States District Court for the Northern District of Oklahoma, and, the court having examined the pleadings filed herein and the statements of DAVID L. NOSS, Attorney for the Plaintiff, and WILLIAM P. HUCKIN, JR., Attorney for the Defendant, finds as follows:

1. That on or about the 2nd day of April, 1959, the Plaintiff, The Electric Storage Battery Company and Southwestern Battery Company, an Oklahoma corporation, whose principal stockholder, director and managing officer was the Defendant, JAMES L. NIGHTINGALE, entered into a consignment contract whereby the Plaintiff as consignor agreed to maintain, in the custody of the Southwestern Battery Company, consignee, certain types and quantities of Willard Electric Storage Batteries.

2. Southwestern Battery Company, consignee, through its president, JAMES L. NIGHTINGALE, agreed to keep and sell Plaintiff's consigned merchandise and to collect for and on behalf of the Plaintiff all bills, accounts, and notes for said consigned Willard merchandise sold.

3. Under said agreement, the ownership, possession and control of all Willard merchandise so consigned was to be and remain in the consignor until the sale of said merchandise whereupon the title was to pass directly from the consignor to the purchaser and the contract further provided that the proceeds from said sale, whether notes, accounts, or money should be held in trust and remain as the property of the Plaintiff consignor.

The said agreement further provided that the consignee would mail monthly reports to the consignor to show the number of units, sizes and types of Willard merchandise in custody of the consignee and the withdrawals and sales thereof for the then preceding thirty (30) day period.

4. That the Defendant, JAMES L. NIGHTINGALE, at various times during the year 1961, collected accounts receivable in the total amount of \$13,590.85, which, under the above mentioned consignment agreement belonged solely to the Electric Storage Battery Company, and appropriated the amount of \$13,590.85 to his own use without

permission or the consent of the Plaintiff. That the Defendant during the period last above described made reports to this Plaintiff which reports reflected the accounts receivable, the payment of which had been collected by the Defendant, to be uncollected and outstanding.

The Court further finds that the above mentioned indebtedness is evidenced by the following promissory notes made by JAMES L. NIGHTINGALE, payable to Southwestern Battery Company, Tulsa, Oklahoma, which notes have been assigned to the Plaintiff herein:

- (1) A note dated September 7, 1961, in the principal amount of \$1,440.55, payable on demand, without interest.
- (2) A note dated May 15, 1961, in the principal amount of \$1,200.00, payable on demand, without interest.
- (3) A note dated February 15, 1961, principal amount of \$1,250.00, payable on demand, without interest.
- (4) A note dated November 15, 1960, for the principal amount of \$1,300.00, payable on demand, without interest.
- (5) A note dated August 15, 1960, for the principal amount of \$1,600.00, payable on demand, without interest.
- (6) A note dated May 15, 1960, for the principal amount of \$1,500.00 payable on demand, without interest.
- (7) A note dated March 15, 1960, for the principal amount of \$1,200.00 payable on demand, without interest.
- (8) A note dated November 15, 1959, for the principal amount of \$1,600.00, payable on demand, without interest.
- (9) A note dated January 15, 1960, for the principal amount of \$1,500.00, payable on demand, without interest.'
- (10) A note dated September 15, 1959, for the principal amount of \$1,000.00, payable on demand, without interest,

payment of which notes has been demanded and payment refused and which notes are now due and payable.

AND IT FURTHER APPEARING to the Court that, on the 22nd day of October, 1957, the Defendant executed a promissory note in the amount of \$2,200.00 bearing six (6) per cent interest from October 22, 1957, said note being payable to the Plaintiff, and that only \$134.00 has been paid on this note which note is now over due.

AND IT FURTHER APPEARING to the Court that on the 19th day of February, 1962, the Defendant executed a promissory note to Southwestern Battery Company in the amount of \$743.56 for additional monies collected on behalf of the Plaintiff but retained by the Defendant, which note has been assigned to the Plaintiff and is now over due.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the Plaintiff have and recover of the Defendant the sum of \$10,355.41, with interest thereon at the rate of six (6) per cent per annum from the 11th day of January, 1963 until

paid, and for the costs of this action, for all of which let execution issue.

Allen E. Barron
JUDGE
Of The United States District
Court for the Northern District
of Oklahoma

O. K. as to form:

(X) Wm. L. Huskins Jr.
Attorney for Defendant

David L. Ross
Attorney for Plaintiff

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

HARLEE MANUFACTURING COMPANY,
A Corporation,

Plaintiff,

vs.

CHARLES DUNN,

Defendant.

No. 3698 - Civil
FILED ✓

JAN 17 1963

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

ORDER

This cause came on for hearing before the Court on the 8th day of January, 1963, upon the "Amended Application For Order to Show Cause" filed herein by plaintiff on December 21, 1962, the parties hereto being present, the plaintiff by its counsel, Gable, Gotwals and Hays by Jack N. Hays, and the defendant in person representing himself. The Court having heard argument of both parties and being fully advised in the premises finds as follows:

1. Defendant has violated the terms and conditions of paragraph 2. b. (2) of the "Decree" entered in this cause on October 5, 1955, in that defendant has not submitted monthly gallonage reports to plaintiff on time and has not paid the surcharge due monthly to plaintiff.
2. By virtue of said violation all rights of defendant under said "Decree" should be forfeited and all franchise relationships arising thereunder should be terminated.
3. Defendant is indebted to plaintiff for unpaid surcharges in the amount of \$794.50.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

1. That plaintiff recover against defendant the sum of \$794.50 with interest thereon at the rate of six percent (6%) per annum from August 9, 1962, together with costs of this action to be taxed by the clerk.

2. That all franchise rights under paragraph 2. b (2) of the "Decree" entered in this cause on October 5, 1955, be and hereby are cancelled and terminated.

3. That any and all franchise rights and relationships arising under said "Decree" or under any franchise agreements incorporated therein be and hereby are cancelled and terminated.

Entered this 17th day of January, 1963.

15/ Allen E. Barrow
District Judge.

Approved as to Form:

Gable, Gotwals & Hays

By: Jack M. Hays
Attorneys for Plaintiff

[Signature]
Defendant.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Partial Judg't on
Motion (Option)

United States of America,

Plaintiff,

vs.

90.00 Acres of Land, More or Less,
Situate in Tulsa County, Oklahoma,
and Jack Quincy Scott, et al, and
Unknown Owners,

Defendants.

Civil No. 4476

Tract No. A-114
(Fee simple, entire surface estate,
less and except oil, gas and other
minerals, and, an undivided 1/4
interest in the oil, gas and other
minerals under part of this tract)

FILED

PARTIAL JUDGMENT

JAN 18 1953

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.

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

The Court finds that prior to the institution of the above proceeding the United States of America and the defendants Jack Quincy Scott and Geraldine Francis Scott, owners of the entire surface interest in this tract, and an undivided one-fourth interest in the oil, gas and other minerals under the N $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 8, Township 19 North, Range 10 East, 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 \$15,400.00, inclusive of interest, would be awarded as just compensation for the taking of their interests in the estates to be condemned in Tract No. A-114 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 entire surface estate, fee simple, less and except the oil, gas and other minerals, and an undivided one-fourth interest in the oil, gas and other minerals under that part of this tract described as the N $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 8, Township 19 North, Range 10 East on the date of taking; that they are entitled to the 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 estates set forth in the complaint and declaration of taking in and to the lands 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 the interest owned by these defendants in Tract No. A-114 is the sum of \$15,400.00, inclusive of interest, which sum has heretofore been disbursed by orders of this Court.

Entered this 16th day of January, 1963.

ALLEN E. ...

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

Def. Judgm't
Without Res of Imps.

United States of America,

Plaintiff,

vs.

244.20 Acres of Land, More or Less,
Situate in Creek and Pawnee Counties,
Oklahoma, and Ruth I. Knee, et al,
and Unknown Owners,

Defendants.

Civil No. 4740

Tract No. F-637

FILED

JAN 15 1953

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 defendant therein named and the plaintiff, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and John T. Smith, by his attorney, Bryan Tabor, 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. F-637, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$1,250.00, inclusive of interest. The sum of \$911.00, 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. F-637, is the sum of \$1,250.00, inclusive of interest; and

(C) The plaintiff shall forthwith deposit into the registry of this Court the deficiency in the amount of \$339.00, without interest.

(D) Upon receipt of this deficiency the Clerk of the Court is hereby authorized and directed to draw a check payable to John T. Smith, in the amount of \$1,250.00, upon the funds in the Registry of the Court, and to cause payment to be made.

Entered this *18th* day of January 1963.

[Signature]

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Judgment on Motion
(Option)

United States of America,
Plaintiff,
v.

Civil No. 5123

46.54 Acres of Land, More or Less,
Situate in Creek, Osage and Pawnee
Counties, Oklahoma and Nora Hall
Green, et al, and Unknown Owners,

Tract(s) No(s) 2020

Defendants.

FILED

JUDGMENT ON MOTION

JAN 14 1963

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option(s) granted by the defendant(s) 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(s) Board of County Commissioners of Osage County, Oklahoma

entered into a contract and agreement, as evidenced by (an) option(s) for the purchase of land granted by said defendant(s) and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$ 150.00 inclusive of interest, would be awarded as just compensation for the taking of the estate(s) to be condemned in Tract(s) No(s) 2020

as such estate(s) and said tract(s) are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendant(s) (was) (were) the sole owner(s) of the above-captioned tract(s) on the date of taking; that (he) (they) (is) (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(s) 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(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). 2020

is the sum of \$ 150.00 , inclusive of interest, which sum has heretofore been disbursed by order(s) of this Court.

Entered this 13th day of January 1963.

APPROVED:

ALLEN E. BARNOW
JUDGE, United States District Court

W. R. THURMON, JR. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Judg't on Motion
(Option)

United States of America,

Plaintiff,

vs.

21.30 Acres of Land, More or Less,
Situate in Pawnee County, Oklahoma
and H. B. Howley, et al and Unknown
Owners,

Defendants.

Civil No. 5126

Tracts Nos. 1003, 1013, 1042,
1058, 1201, 1202, 1203, 1222,
1224, 1313, 1406, 1434, 1439,
1443, 1444, 1523, 1527, and
1531

FILED

JAN 15 1953

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 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, Board of County Commissioners of Pawnee County, State of Oklahoma, entered into a contract and agreement, as evidenced by options 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 \$910.00, inclusive of interest, would be awarded as just compensation for the taking of the estates to be condemned in Tracts Nos. 1003, 1013, 1042, 1058, 1201, 1202, 1203, 1222, 1224, 1313, 1406, 1434, 1439, 1443, 1444, 1523, 1527, and 1531 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 defendant was the sole owner of the above-captioned tracts on the date of taking; that it is entitled to the entire award therefor; and that the contracts and agreements are valid ones.

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:

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Judgm't on Motion
(Option)

United States of America,

Plaintiff,

vs.

372.74 Acres of Land, More or Less,
Situat in Tulsa, Creek and Pawnee
Counties and Security Drilling Com-
pany and Unknown Owners,

Defendants.

Civil No. 5198

Tract No. A-167E

FILED

APR 18 1953

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 Marshall Strozier, George Lawson, Dana O. Lawson, R. L. Lawson, lessees, and William Enriques, New-Born Creek Indian, Roll No. 276, a/k/a Bill Bruner 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 \$182.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. A-167E 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 also finds that the Area Director, Bureau of Indian Affairs, Department of the Interior has approved the contract insofar as it applies to the interest of William Enriques.

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-167E is the sum of \$182.00, inclusive of interest, of which sum a part has heretofore been disbursed by orders of this Court, there remaining on deposit the sum of \$130.00 to be disbursed to William Enriques.

(C) The Clerk of the Court is hereby authorized and directed to draw a check upon the funds in the Registry of this Court made payable to the Area Director, for deposit in the account of William Enriques, New-Born Creek Indian, Roll No. 276, in the amount of \$130.00 and to cause payment to be made.

Entered this 18th day of January, 1963.

Richard C. Burt, Jr.

JUDGE, United States District Court

APPROVED:

W. R. Thixton, Jr.

W. R. THIXTON, JR.
Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Judgment on Motion
(Option)

United States of America,
Plaintiff,
v.

Civil No. 5219

002.94 Acres of Land, More or Less,
Situate in Creek, Cengage and Finney
Counties, and E. J. Yarbrough, et al.,
and Unknown Owners,

Tract(s) No(s) 27312-1 & 2-2
FILED

Defendants.

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.

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

The Court finds that prior to the institution of the above proceeding the United States of America and the defendant Ed Parks, Administrator of the Estate of E. J. Yarbrough, deceased

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 \$ 200.00 inclusive of interest, would be awarded as just compensation for the taking of the estate(s) to be condemned in Tract(s) No(s) 27312-1 & 2-2

as such estate(s) and said tract(s) are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendant (was) (were) the sole owner of the above-captioned tract(s) on the date of taking; that (he) (they) (is) (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(s) 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(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) 27312-1 & 2-2

is the sum of \$ 200.00, inclusive of interest, which sum shall be paid to the defendant by check of this Court.

(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 \$200.00, made payable to Ed Parks, Administrator of the Estate of E. J. Yarbrough, deceased, and cause payment to be made.

Entered this 15th day of January 1963.

APPROVED:

ALLEN C. HOOD
JUDGE, United States District Court

W. H. TULLER, JR.
Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF AMERICA

Judg't on Motion
(Option)

United States of America,
Plaintiff,
vs.

Civil No. 5219

Tract(s) No(s) 2717E-6

482.54 Acres of Land, More or Less,
Situate in Creek, Osage and Pawnee
Counties, and H. J. Yarbrough, et al
and Unknown Owners,

Defendants.

FILED

JAN 18 1963

JUDGMENT ON MOTION

NOBLE C. HOOD

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option(s) granted by the defendant(s) 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(s) **G. A. Yarbrough and H. J. Yarbrough**

entered into a contract and agreement, as evidenced by (an) option(s) for the purchase of land granted by said defendant(s) and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$ 550.00 inclusive of interest, would be awarded as just compensation for the taking of the estate(s) to be condemned in Tract(s) No(s) 2717E-6

as such estate(s) and said tract(s) are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendant(s) (was)(were) the sole owner(s) of the above-captioned tract(s) on the date of taking; that (he)(they) (is)(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(s) 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(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) 2717E-6

is the sum of \$ 550.00 , inclusive of interest, which sum has heretofore been disbursed by order(s) of this Court.

Entered this 18th day of January 1963 .

ALLEN E. BARROW

APPROVED:

JUDGE, United States District Court

W. R. THEATON, JR.
Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Jdgm't for Amount
of Deposit

United States of America,
Plaintiff,
vs.
209.09 Acres of Land, More or Less,
Situate in Creek and Pomeroy Counties,
Oklahoma, and Ernest R. Arthie, et al,
and Unknown Owners,
Defendants.

Civil No. 5487

Tract(s) No(s). E-523

FILED

JUDGMENT ON STIPULATION

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

The Court finds that plaintiff and C. G. Morris, Acting Area Director, Bureau of Indian Affairs, Department of the Interior, for and in behalf of Willie Durisaw, Restricted Creek one-half blood, Roll No. 900, incompetent, defendant(s) herein, (has), (~~have~~), by the stipulation(s) above referred to, agreed that the just compensation to be paid to the plaintiff for the taking of the estate(s) in Tract(s) No(s). E-523, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the (total) sum of \$ 600.00, inclusive of interest, which amount 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). The Court further finds that the above-named defendant(s) (was)(~~were~~) the sole owner(s) of the captioned tract(s) 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(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). E-523 is the sum of \$ 600.00, inclusive of interest, ~~which sum has heretofore been disbursed by Order(s) of this Court.~~

(C) The Clerk of the Court is hereby authorized and directed to draw a check upon the funds in the Registry of this Court, made payable to the Area Director, Bureau of Indian Affairs, for the account of Willie Durisaw, Restricted Creek one-half blood, Roll No. 900, incompetent, in the amount of \$600.00, and to cause payment to be made.

Entered this 16th day of January 1961

ALLAN E. BAYNE

JUDGE, United States District Court

APPROVED:

W. R. TELICOR, JR.
w. R. TELICOR, JR.

Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Def. Judg't
Without Res. of Imps.

United States of America,

Plaintiff,

vs.

5.02 Acres of Land, More or Less,
Situate in Pawnee County, Oklahoma,
and C. P. Gray, et al, and Unknown
Owners,

Defendants.

Civil No. 5489

Tract No. 4042

FILED

1953

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 Roy R. Cheers, 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. 4042, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$2,500.00, inclusive of interest. The sum of \$2,200.00, 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. 4042, is the sum of \$2,500.00, inclusive of interest; and

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

(D) Upon receipt of this deficiency of \$300.00, the Clerk of the Court is hereby authorized and directed to draw a check made payable to Roy R. Cheers in the amount of \$300.00, and to cause payment to be made.

Entered this 18th day of January 1963.

ALICE E. LARSON
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
NORTHERN DISTRICT OF OKLAHOMA

FILED

The Liberty National Bank & Trust
Company of Oklahoma City, National
Bank of Commerce

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

L. E. Reames, et al.

Defendants

ORDER

On this 13th day of December, 1934, this matter came on for further proceedings pursuant to notice by the Court, and evidence having been presented relative to the creditors claims against the defendant, L. E. Reames, on December 16, 1934. The parties appeared in person and by their attorneys, and the Court was aided by the evidence funds:

That the defendant, L. E. Reames, is the owner of all the working interests in the following leases in DeWitt County:

- John Reames lease - NW 1/4 Section 21, Township 26 North, Range 3 East.
- John Reames lease - SW 1/4 Section 11, Township 25 North, Range 3 East.
- John Reames lease - NW 1/4 Section 10, Township 25 North, Range 3 East.
- John Reames lease - NE 1/4 Section 11, Township 25 North, Range 3 East.
- John Reames lease - SW 1/4 Section 11, Township 25 North, Range 3 East.
- John Reames lease - NE 1/4 Section 11, Township 25 North, Range 3 East.
- John Reames lease - SW 1/4 Section 11, Township 25 North, Range 3 East.
- John Reames lease - SW 1/4 Section 11, Township 25 North, Range 3 East.
- John Reames lease - SW 1/4 Section 11, Township 25 North, Range 3 East.

ET

The Court finds the defendant, L. E. Reames, is indebted to the following parties for moneys loaned, materials furnished and services performed in the recent past, to-wit:

1. Liberty National Bank & Trust Company - \$23,944.75
as of October 23, 1962, with interest paid to November 22, 1962, which sum is secured by the mortgages set forth in the petition filed hereon on all of the above described properties.
2. Fidelity National Bank & Trust Company - \$50,000.00
less any offsets to be determined at a later date by the court, secured by a mortgage recorded August 1, 1960.
3. Halliburton Company, principal sum of - \$54,196.67
for which mechanics liens as follows are asserted:
 - A. Mullendore Lease, NE $\frac{1}{4}$ 35-26-8 - \$12,302.28
 - B. Humble Lease, SW $\frac{1}{4}$ 35-26-8 - \$2,392.34
 - C. Little Nathan, Bradley & Nathan Leases,
SE $\frac{1}{4}$ Sec. 3, NW $\frac{1}{4}$ Sec. 10, N $\frac{1}{2}$ Sec. 11,
Township 25, Range 9 - \$33,113.76
 - D. Kendrick Lease, NE $\frac{1}{4}$ 2-25-9 - \$6,328.29
4. Seaver Pipe & Supply Corp., principal sum of \$26,402.55
for which mechanics liens as follows are asserted:
 - A. Mullendore Lease, NE $\frac{1}{4}$ 35-26-8 - \$11,070.62
 - B. Little Nathan, Bradley & Nathan Leases,
SE $\frac{1}{4}$ Sec. 3, NE $\frac{1}{4}$ Sec. 10, N $\frac{1}{2}$ Sec. 11,
Township 25, Range 9 - \$11,297.06
 - C. Kendrick Lease, NE $\frac{1}{4}$ 2-25-9 - \$2,679.91
 - D. Jones-Lynn Leases, NW $\frac{1}{4}$ Sec. 15, SE $\frac{1}{4}$
Sec. 9-25-9 - \$1,354.96
5. West Oil Field Service, Inc., Principal sum of \$6,201.80
for which mechanics liens as follows are asserted:
 - A. Mullendore Lease, NE $\frac{1}{4}$ 35-26-8 - \$2,075.30
 - B. Little Nathan Lease, SE $\frac{1}{4}$ 3-25-9 - \$1,315.50
 - C. Nathan Lease, NE $\frac{1}{4}$ 11-25-9 - \$1,270.50
 - D. Nathan Lease, NW $\frac{1}{4}$ 11-25-9 - \$1,540.50
6. Granger Electric Company, principal sum of \$5,435.15
for which is asserted mechanics liens on the Little Nathan, Bradley and Nathan Leases, SE $\frac{1}{4}$ Sec. 3, NE $\frac{1}{4}$ Sec. 10, N $\frac{1}{2}$ Sec. 11, Township 25, Range 9, of \$5,435.15
7. Osgood Oil & Transportation Company, principal sum of \$9,507.53 - for which mechanics liens as follows are asserted:
 - A. Little Nathan, Bradley and Nathan Leases,
SE $\frac{1}{4}$ Sec. 3, NE $\frac{1}{4}$ Sec. 10, N $\frac{1}{2}$ Sec. 11, Township
25, Range 9 - \$3,223.99
 - B. Humble Lease, SW $\frac{1}{4}$ 35-26-8 - \$3,950.00
 - C. Kendrick Lease, NE $\frac{1}{4}$ 2-25-9 - \$2,333.54
8. Welox, Inc., principal sum of - \$20,955.07
for which mechanics liens as follows are asserted:
 - A. Little Nathan, Bradley and Nathan Leases,
SE $\frac{1}{4}$ Sec. 3, NE $\frac{1}{4}$ Sec. 10, N $\frac{1}{2}$ Sec. 11, Township
25, Range 9, - \$9,192.42
and balance of which is admittedly unsecured.
9. United States of America, taxes assessed liability - \$29,892.72 - for which liens on all the above described properties are asserted as follows:

Case No. 100-28, 1961, \$1,122
Case No. 100-15, 1961, \$1,136
Case No. 100-28, 1961, \$1,139

III

The court finds that all questions relating to the validity, extent and priority of the security asserted by each of the said parties should be reserved by the Court for consideration at a later date; that all questions relating to the awarding of attorneys fees and interest and the amount of the same should be reserved for determination at a later date.

IV

The Court finds that it is for the best interest of all parties that the oil mining leases owned by the defendant, L. E. Reames, described in Paragraph I above, be sold by Ralph M. Tolson, Receiver, at public sale; that H. B. Keveler of Tulsa, Oklahoma, should be appointed appraiser to make an impartial valuation of each of the above described leasehold estates; that the fee for the said appraiser should not exceed \$1,000.00; that immediately after receipt of appraisal by the Receiver that the Receiver advertise the said properties for sale for cash and conduct the sale of the same as expeditiously as possible, after giving 20 days notice of the said sale and that the said Receiver make return to this Court for confirmation within 10 days thereafter.

It is, therefore, ORDERED by the Court that the defendant, L. E. Reames, is indebted in the amounts set opposite the names of each of the parties as follows, to-wit:

Liberty National Bank & Trust Company	- \$23,944.33
(Less any credit applied thereon since Oct. 23, 1962)	
Halliburton Company	- \$54,196.67
Sooner Pipe & Supply Corporation	- \$26,402.55
Kent Oil Field Service, Inc.	- \$6,201.80
Granger Electric Company	- \$5,435.15
Osage Oil & Transportation Co.	- \$9,507.53
Welex, Inc.	- \$20,955.07
United States of America	- \$29,892.72
Fidelity National Bank & Trust Co.	- \$50,000.00
(Less any credit thereon)	

It is further ORDERED by the Court that all questions relating to the validity, extent and priority of the security asserted by each of the parties herein against the properties of L. E. Reames be and hereby are reserved by the Court for determination at a later date; that all questions as to awarding attorneys fees and interest and the amounts thereof on the claims asserted against L. E. Reames be and hereby are reserved for determination at a later date.

It is further ORDERED by the Court that Ralph M. Tolson, Receiver, sell at public sale the oil mining leases of the defendant L. E. Reames, described herein in finding of fact No. 1 for cash, subject to the confirmation by this Court; that before conducting the said sale that said property should be appraised by H. E. Kaveler who is hereby appointed by the Court to make the said appraisement and whose fee shall not exceed \$1,000.00, which is hereby allowed as an expense of the Receiver to be paid as cost of this action; that the Receiver advertise the said properties for sale for 20 days after receipt of the said appraisal and that the return of sale be made to the Court for confirmation within 10 days after conducting the same.

Luther Tolson
District Judge

*order
as a further order that the
clerk shall file the within
order and make a copy
to all concerned
immediately for their information.*

Luther Tolson
To page 2

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

895.38 Acres of Land, More or Less,
Situete in Creek and Pawnee Counties,
Oklahoma, and Ray Spess, et al, and
Unknown Owners,

Defendants.

Civil No. 5105
Tract No. 2932

FILED ✓

JAN 21 1963

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, Eva Cunningham, Nancy Gordon Cunningham, now Powell, John J. Cunningham, Jr., and Clifford Shelby Cunningham, and the plaintiff, and the stipulation entered into by the defendants, A. C. Gibbons and Liddie A. Gibbons, his wife, and the plaintiff, which stipulations are tendered herewith for filing herein.

The Court finds that plaintiff and Eva L. Cunningham, Nancy Gordon Cunningham, now Powell, John J. Cunningham, Jr., and Clifford Shelby Cunningham, defendants herein, have by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of all of their interest in the estate taken in Tract No. 2932, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the (total) sum of \$2,000.00, inclusive of interest, and that the plaintiff and A. C. Gibbons and Liddie A. Gibbons, his wife, defendants herein, have, by the stipulation above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of all of their interest in the estate taken in Tract No. 2932, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the (total) sum of \$1,440.00, inclusive of interest. The sum of \$2,880.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking and amendment thereto 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. 2932, is the total sum of \$3,440.00, inclusive of interest; and
- (C) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$560.00, without interest.

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

Entered this 21st day of January 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

W. W. BARRETT, JR.
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Jdgm't for Amount
of Deposit

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

United States of America,
Plaintiff,

vs.

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

Defendants.

Civil No. 5126

Tract(s) No(s). 1041

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(s) therein named, which stipulation (is) tendered herewith for filing herein.

The Court finds that plaintiff and **Eleanor Ritchie, Amos Teter and Pauline B. Teter**

defendant(s) 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. 1041, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the (total) sum of \$ 10.00, inclusive of interest, which amount 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). The Court further finds that the above-named defendant(s) (were) the sole owner(s) 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;

(R) The just compensation to be paid by the plaintiff for the taking of Tract No. 1041 is the sum of \$ 10.00

(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 \$10.00, made payable to Eleanor Ritchie, Amos Teter and Pauline B. Teter and cause payment to be made.

Entered this 18th day of January 1963

ALLEN E. BARROW

JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.
W. R. THIXTON, JR. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JAN 21 1963

United States of America

vs.

NOBLE C. HOOD
Clerk, U. S. District Court
Civil No. 5442

Various articles of drugs consisting of unknown quantities of Penicillin tablets, Orinase tablets, Sulfid B-A tablets, Desocids tablets, Methyltestosterone tablets, Rauwolfia Serpentina tablets, dl-Desoxyphedrine tablets, and unknown quantities of other prescription type drugs.

FILED

JAN 21 1963

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

DECREE

This matter coming on before me, the undersigned Judge, this 12th day of January, 1963, and the plaintiff appearing by and through Phillips Breckinridge, Assistant United States Attorney for the Northern District of Oklahoma, and the claimant herein, Dr. J. A. Liner, appearing by and through his attorney of record, Charles H. Froeb, and James A. Nolen from whom said articles were seized appearing not although duly served with process, and the parties having stipulated, agreed and consented through their respective counsel that the various articles of drugs seized herein by the United States Marshal, pursuant to a monition of this court under the date of August 13, 1962, are subject to condemnation and forfeiture as prayed for by the Libel of Information filed by the plaintiff herein, save and except those articles which may be brought into compliance with the law; and the court having examined the pleadings herein and heard the statement of counsel and the evidence as stipulated to by the parties, and being fully advised in the premises finds:

That all of the various articles of drugs seized by the United States Marshal for the Northern District of Oklahoma, pursuant to the monition of this court in this case, and presently held by him are subject to and should be forfeited and condemned, save and except those articles of drugs which can and shall be brought into compliance with the law under the supervision of a duly authorized agent of the Food and Drug Administration of the Department of Health, Education and Welfare of the United States.

That said articles which may be brought into compliance with the law, as aforesaid, should be returned by the United States Marshal to the claimant herein, Dr. J. A. Liner, and that all of said articles not returned to said

claimants and which are by this decree condemned by this court should be destroyed by the United States Marshal for the Northern District of Oklahoma.

That the claimant should pay the costs of this action.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that all of the various articles of drugs seized and held by the United States Marshal for the Northern District of Oklahoma in this cause, as aforesaid, be and they hereby are ordered condemned, save and except those articles which may be brought into compliance with the law under the supervision of an agent of the Food and Drug Administration.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that those articles which can be brought into compliance with the law, as aforesaid, be and they hereby are ordered returned to the claimant herein, Dr. J. A. Liner, upon the payment by him of the costs of this action.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the United States Marshal for the Northern District of Oklahoma be and he hereby is ordered to destroy those remaining articles of drugs heretofore condemned which are not brought into compliance with the law, as aforesaid, and which are not returned to the claimant herein, as aforesaid.

S/Allen E. Barron
UNITED STATES DISTRICT JUDGE

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

JAMES P. FRENCH.
Plaintiff.

vs.

LENOR W. DEMBITSEY and
ROBERT G. TRICITI, Ops
COLONEL OIL COMPANY.

Defendants.)

Civil No. 5408

FILED

JAN 12 1963

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

ORDER OF DISMISSAL

This action came on for hearing on defendants' combined motions to quash, motion to dismiss, and alternative motion to stop proceeding, the Honorable Allen E. Barrow presiding, on December 17, 1962, and the court having ordered that this action be dismissed,

IT IS ORDERED that this action be and it is dismissed.

Dated at Tulsa, Oklahoma, this 12th day of January,
1963.

NOBLE C. HOOD, CLERK

By M. M. Ewing
Chief Deputy

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

12.83 Acres of Land, More or Less,
Situate in Rogers County, Oklahoma,
and C. H. Dennis, et al, and
Unknown Owners,

Defendants.

CIVIL ACTION NO. 4869

Tract No. ~~C-53E~~ **FILED** ✓

JAN 23 1963

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

J U D G M E N T

1.

Now, on this 23rd day of January, 1963, 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. C-353E, as such estate and tract are described in the Complaint and 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 1, 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 all 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.

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. C-353E

Owners:

Adrian L. Dilbeck and
Elvira M. Dilbeck

Award of just compensation, pursuant to stipulation - - - - -	\$300.00	\$300.00
Deposited as estimated compensation - - - - -		\$200.00
Disbursed to owner - - - - -	<u>\$200.00</u>	
Balance due to owner - - - - -	\$100.00	
Deposit deficiency - - - - -		\$100.00
- - - - -		

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 the subject tract, the deficiency sum of \$100.00. The Clerk of this Court then shall disburse from the deposit for the subject tract jointly, to Adrian L. Dilbeck and Elvira M. Dilbeck, the sum of \$100.00.

William E. Barrow
UNITED STATES DISTRICT JUDGE

APPROVED:

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

~~UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA } ss
I HEREBY CERTIFY THAT THE FOREGOING
IS A TRUE COPY OF THE ORIGINAL ON FILE
IN THIS COURT. NOBLE C. HOOD, CL
BY..... DEPUTY~~

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

608.34 Acres of Land, More or Less,
Situate in Nowata and Rogers Counties,
Oklahoma, and Jennie M. Faulkner, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4871

Tracts Nos.: M-1356E
O-1537 and
O-1537E

FILED

JAN 23 1963

J U D G M E N T

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

1.

NOW, on this 23rd day of January, 1963, this matter comes on for disposition on application of the plaintiff, United States of America, for entry of Judgment on stipulations 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 estates condemned in the tracts enumerated in the caption above, as such estates and tracts are described in the Complaint and the Declaration of Taking filed in this Civil Action.

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 herein give the United States of America the right, power, and authority to condemn for public use the estates described in paragraph 2 herein. Pursuant thereto, on March 2, 1960, the United States of America filed its Declaration of Taking of such described property, and title to the described estates 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 certain estates in the subject tracts, certain sums of money, and ^{none} ~~part~~ of these deposits has been disbursed, as set out in paragraph 12 below.

7.

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 12 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.

8.

The owners of the subject tracts and the United States of America have executed and filed herein Stipulations As To Just Compensation, wherein they have agreed that just compensation for the estates condemned in subject tracts is in the amounts shown as compensation in paragraph 12, and such Stipulations should be approved.

9.

Deficiencies exist between the amounts deposited as estimated compensation for the subject tracts and the amounts fixed by the Stipulations As To Just Compensation, and the amounts of such deficiencies should be deposited for the benefit of the owners. Such deficiencies are 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 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 described 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 the Declaration of Taking, and all other defendants herein and all other persons interested in such estates 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 estates condemned herein in the subject tracts were the persons whose names appear below in paragraph 12, and the right to just compensation for the respective estates taken herein in these tracts is vested in the parties so named.

12.

It Is Further ORDERED, ADJUDGED, AND DECREED that the Stipulations As To Just Compensation, mentioned in paragraph 8 above, hereby are confirmed; and the sums therein fixed are adopted as the awards of just compensation for the estates condemned in subject tracts as follows:

TRACT NO. M-1356E

Owner:

Irene L. Sams

Award of just compensation pursuant to stipulation	----- \$1,200.00	\$1,200.00
Deposited as estimated compensation	-----	\$900.00
Disbursed to owner	----- None	
Balance due to owner	----- \$1,200.00	
Deposit deficiency	-----	\$300.00

TRACTS NOS. O-1537 AND O-1537E

Owner:

Nadine Lee Mahlin Matthews

Award of just compensation, pursuant to stipulation	----- \$2,400.00	\$2,400.00
Deposited as estimated compensation	-----	\$1,850.00
Disbursed to owner	----- None	
Balance due to owner	----- \$2,400.00	
Deposit deficiency	-----	\$550.00

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

the total deposit deficiency for subject tracts in the sum of \$850.00, and such sum shall be allocated and placed in the deposits for the respective tracts in the amounts of the deposit deficiencies for such tracts as shown in paragraph 12 above.

The Clerk of this Court then shall disburse from the sums on deposit for subject tracts certain sums as follows:

From the deposit for Tract M-1356E, to Irene L. Sams, the sum of - - - - -	\$1,200.00
From the deposits for Tracts O-1537 and O-1537E, to Nadine Lee Mehlin Matthews, the sum of - - - - -	\$2,400.00

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

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.

47.94 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Gabriel A. Blackburn, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4947

Tracts Nos.: 0-1537E-2 and
0-1537E-3

FILED

JAN 23 1963

J U D G M E N T

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

1.

Now, on this 23rd day of January, 1963, this matter comes on for disposition on application of the plaintiff, United States of America, for entry of Judgment on stipulations 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 estates condemned in the tracts enumerated in the caption above, as such estates and tracts are described in the Complaint and the Declaration of Taking filed in this Civil Action.

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 herein give the United States of America the right, power and authority to condemn for public use the estates described in paragraph 2 herein. Pursuant thereto on June 9, 1960, the United States of America has filed its Declaration of Taking of such described property, and title to the described estates 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 certain estates in the subject tracts, a certain sum of money, and none 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 estates taken in the subject tracts were the defendants whose names are shown in paragraph 12 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.

8.

The owners of the subject tracts and the United States of America have executed and filed herein Stipulations As To Just Compensation, wherein they have agreed that just compensation for the estates condemned in subject tracts is in the amounts shown as compensation in paragraph 12, and such Stipulations should be approved.

9.

A deficiency exists between the amount deposited as estimated compensation for the subject tracts and the amount fixed by the Stipulations As To Just Compensation, and the amount of such deficiency should be deposited for the benefit of the owners. 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 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 described 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 the Declaration of Taking, and all other defendants herein and all other persons interested in such estates 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 estates condemned herein in the subject tracts were the persons whose names appear below in paragraph 12, and the right to just compensation for the respective estates taken herein in these tracts is vested in the parties so named.

12.

It Is Further ORDERED, ADJUDGED AND DECREED that the Stipulations As To Just Compensation, mentioned in paragraph 8 above, hereby are confirmed; and the sums therein fixed are adopted as the awards of just compensation for the estates condemned in subject tracts as follows:

TRACTS NOS. O-1537E-2 AND O-1537E-3

Owners:

Surface estate: Nadine Lee Mehlin Matthews

Mineral estate:

Lessor interest: Nadine Lee Mehlin Matthews

Oil & Gas lessee interest:

Forest Oil Corporation - owns working interest

Wiser Oil Company - owns 5/64 overriding royalty interest

Award of just compensation,
pursuant to stipulations:

For Matthews interest - - \$725.00

For Forest interest - - - - - \$2,775.00

For Wiser interest - - - - - \$296.87

Total award - - - - - \$3,796.87

Deposited as estimated compensation - - - - - \$3,400.00

Disbursed to owners - - - - - None None None

Balance due to owners:

To Nadine Lee Mehlin
Matthews - - - - - \$725.00

To Forest Oil Corporation - - - - - \$2,775.00

To Wiser Oil Company - - - - - \$296.87

Deposit deficiency - - - - - \$396.87

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 the deposit deficiency for subject tracts in the sum of \$396.87, and such sum shall be placed in the deposit for the subject tracts.

The Clerk of this Court then shall disburse from the deposit for the subject tracts the balances due to the respective owners, as shown in paragraph 12 above.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

Hubert A. Marlow
HUBERT A. MARLOW
Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Judgment on Motion
(Option) FILED ✓

JAN 29 1963

United States of America,
Plaintiff,
v.

Civil No. 5219

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

482.54 Acres of Land, More or Less,
Situate in Creek, Osage and Pawnee
Counties, Oklahoma, & H. J. Yarbrough
et al, and Unknown Owners,

Tract(s) No(s) 2801 & 2801E-2 & E-3

Defendants.

JUDGMENT ON MOTION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option ~~is~~ granted by the defendant(s) 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(s) **O. A. Yarbrough and Ed Parks, Administrator for the Estate of R. E. Yarbrough, deceased**

entered into a contract and agreement, as evidenced by (an) option ~~is~~ for the purchase of land granted by said defendant(s) and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$ **14,500.00**, inclusive of interest, would be awarded as just compensation for the taking of the estate(s) to be condemned in Tract(s) No(s) **2801 and 2801E-2 and E-3**

as such estate(s) and said tract(s) are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendant(s) ~~was~~ (were) the sole owner(s) of the above-captioned tract(s) on the date of taking; that ~~he~~ (they) ~~is~~ (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(s) 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(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). **2801 and 2801E-2 and E-3**

is the sum of \$ **14,500.00.....**, inclusive of interest, which sum has heretofore been disbursed by order(s) of this Court.

Entered this 22nd day of February 1963.

ALLEN E. BARTON

APPROVED:

JUDGE, United States District Court

W. R. THIXON, JR.

W. R. THIXON, JR. Attorney

Lowry Newton Klink
Petitioner,
vs.
United States of America,
Respondent.

Civil No. 23-1

ORDER

This matter coming on before me, the undersigned Judge, this 23rd day of January, 1965, upon the application of Lowry Newton Klink to file in forma pauperis a pleading designated Petition For Writ Of Habeas Corpus Ad Testificandum and said pleading, and the court having carefully considered and examined the same and having reviewed and examined the files and records in Criminal Case No. 13764 in the United States District Court for the Northern District of Oklahoma, and being fully advised in the premises that:

That Lowry Newton Klink should be granted leave to file in forma pauperis his pleading designated "Petition For Writ Of Habeas Corpus Ad Testificandum."

That while the pleading filed by the said Lowry Newton Klink is designated a Petition For Writ Of Habeas Corpus Ad Testificandum, it does not seek the petitioner's release from custody for the purpose of testifying but rather seeks to vacate and set aside the judgment and conviction in the aforesaid criminal case by making a collateral attack thereon.

That treating said pleading as a Petition For Writ Of Habeas Corpus the same should be denied for the reason that this court is without jurisdiction to entertain such a petition, the said Lowry Newton Klink being confined in the Federal Penitentiary at Leavenworth, Kansas, and not being within the jurisdiction of this court.

That treating said pleading as a motion to vacate sentence pursuant to 28 U.S.C. 2255, the files and records in this case, together with said pleading, conclusively show that the motion is a second or successive one which this court is not required to entertain, said motion raising no new or substantial issues not heretofore raised by the petitioner's first motion to vacate sentence pursuant to 28 U.S.C. 2255, and said files and records clearly showing that the petitioner is entitled to no relief, and that therefore said motion should be denied.

IN RE WRITSPORN ORDERING, REVENUES AND RECEIVED that Louis Morton Klind
be and he is hereby granted leave to file the aforesaid pleading in forma
pauperis.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that treating said pleading
as a Petition For Writ Of Habeas Corpus ~~ad sustinetur~~ it be and hereby is
overruled and denied for want of jurisdiction on the part of this court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that treating the aforesaid
pleading as a motion to vacate sentence pursuant to 42 U.S.C. 2255, it be and
hereby is overruled and denied.

John E. ...

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Jdgm't for Amount
of Deposit **FILED**

JAN 24 1963

United States of America,)
Plaintiff,)
vs.)
354.64 Acres of Land, More or Less,)
Situate in Creek and Pawnee Counties,)
Oklahoma and C. H. Means, et al and)
Unknown Owners,)
Defendants.)

Civil No. 4807-
Tract(x) No(x). F-639

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(s) therein named, which stipulation (is) (are) tendered herewith for filing herein.

The Court finds that plaintiff and L. G. Rogers, et ux

defendant(s) herein, (has) (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. F-639, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the (total) sum of \$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) (were) the sole owner(s) 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) (are) described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract No. F-639 is the sum of \$ 675.00, inclusive of interest, which sum has heretofore been disbursed by Order(s) of this Court.

Entered this 24th day of January 1963.

ALLEN E. C...
JUDGE, United States District Court

APPROVED:

W. R. THIXTON, JR.

Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

261.61 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Earnest Brannan, et al, and
Unknown Owners,

Defendants.

CIVIL ACTION NO. 4873

Tract No. U-2158E

FILED

JAN 21 1963

J U D G M E N T

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

1.

NOW, on this 24th day of January, 1963, this matter comes on for disposition on application of plaintiff, United States of America, for entry of judgment on an option contract, wherein the owner has agreed upon the amount of 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. U-2158E 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 3, 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 subject tract a certain sum of money, and all of this deposit has been disbursed, as set out in paragraph 11 below.

7.

On the date of taking in this action, the owner of the estate taken in subject tract was Essie King. The property was subject to a mortgage owned by Davis Furniture Company, which mortgage now has been released. Essie King is the only person asserting any interest in the estate taken in such tract, all other persons having either disclaimed or defaulted, and such named defendant is entitled to receive the just compensation for the estate taken in this tract, subject to payment of the amount of the aforesaid mortgage.

8.

The owner of subject tract and the United States of America have executed an option contract, as alleged in the Complaint herein, wherein they have agreed that just compensation for the estate condemned in subject tract is in the amount shown as compensation in paragraph 11 below, and such option contract should be approved.

9.

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.

10.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owner of the estate condemned herein in subject tract was the defendant whose name appears below in paragraph 11, and the right to just compensation for the estate taken herein in this tract is vested in the party so named, subject to payment to the mortgagee of subject tract the amount of its mortgage.

It Is Further ORDERED, ADJUDGED, AND DECREED that the option contract mentioned in paragraph 8 above, is hereby 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. U-2158E

Owner: Essie King as sole heir of Ben King, deceased, is owner.
Davis Furniture Company held a mortgage (\$397.08 plus interest).

Award of just compensation
pursuant to option contract - - - - \$1,100.00 \$1,100.00

Deposited as estimated compensation - - - - \$1,100.00

Disbursed:

To Essie King - - - - - \$ 693.26

To Mortgagee - - - - - 406.74

Total - - - - - \$1,100.00

- - - - -

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

Hubert A. Marlow

HUBERT A. MARLOW
Assistant U. S. Attorney

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 tracts.

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 estates described in paragraph 2 herein. Pursuant thereto, on Jan. 31, 1961, the United States of America has filed its Declaration of Taking of such described property, and title to the described estates 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 the working interest in subject tracts, a certain sum of money, and all of this deposit has been disbursed, as set out in paragraph 11 below.

7.

On the date of taking in this action, the owners of the working interest in subject tracts were the defendants whose names are shown in paragraph 11 below. Such named defendants are the only persons asserting any interest in the working interest in such tracts, all other persons having either disclaimed or defaulted, and such named defendants are entitled to receive the just compensation for the working interest in these tracts.

8.

The owners of the working interest in the subject tracts 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 working interest in subject tracts is in the amount shown as compensation in paragraph 11 below, and such stipulation should be approved.

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 interest described in paragraph 2 herein, 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 interest are forever barred from asserting any claim thereto.

10.

It Is Further ORDERED, ADJUDGED, AND DECREED that on the date of taking, the owners of the working interest in subject tracts were the defendants whose names appear below in paragraph 11, and the right to just compensation for the working interest in these tracts is vested in the parties so named.

11.

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 working interest in subject tracts as follows:

TRACTS NOS. G-714, G-716, 4611-A, 4612-A,
4612-C AND 4612-D

Owners of working interest:

Myron G. Jenson and
P. W. Jenson, d/b/a M. G. Jenson Drilling Company

Award of just compensation - - - - - \$179,205.00 \$179,205.00
(Allocated among the subject tracts
as follows:

G-714 - - - - - \$33,575.00
G-716 - - - - - \$33,575.00
4611-A - - - - - \$1.00
4612-A - - - - - \$60,064.00
4612-C - - - - - \$11,240.00
4612-D - - - - - \$40,750.00

Deposited as estimated compensation:

G-714 - - - - - \$33,575.00
G-716 - - - - - \$33,575.00
4611-A - - - - - \$1.00
4612-A - - - - - \$60,064.00
4612-C - - - - - \$11,240.00
4612-D - - - - - \$40,750.00

Total deposit - - - - - \$179,205.00

Disbursed to owners - - - - - \$179,205.00
(from each tract deposit in the amount shown above)

APPROVED:

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

Allen E. Barrow
ATTORNEY GENERAL

United States of America,
Plaintiff,
vs.
46.54 Acres of Land, More or Less,
Situate in Creek, Osage and Pawnee
Counties, Oklahoma and Nora Hall
Green, et al. and Unknown Owners,
Defendants.

Civil No. 5123

Tract~~(s)~~ No~~(s)~~ 2121 FILED ✓

JAN 24 1963

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~~(s)~~ granted by the defendant~~(s)~~ 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~~(s)~~ **Joannis Bowdre, Louis A. Bowdre, Lillie Ella Sisemore, and Elmer George Bowdre, the sole heirs of G. W. Bowdre, deceased**

entered into a contract and agreement, as evidenced by an option~~(s)~~ for the purchase of land granted by said defendant~~(s)~~ and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$ **3,300.00** inclusive of interest, would be awarded as just compensation for the taking of the estate~~(s)~~ to be condemned in Tract~~(s)~~ No~~(s)~~ **2121**

as such estate~~(s)~~ and said tract~~(s)~~ are described in the complaint and declaration of taking heretofore filed in this cause.

The Court further finds that the above-named defendant~~(s)~~ ~~(s)~~ (were) the sole owner~~(s)~~ of the above-captioned tract~~(s)~~ on the date of taking; that ~~(s)~~ (they) ~~(s)~~ (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~~(s)~~ 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~~(s)~~ set forth in the complaint and declaration of taking in and to the land~~(s)~~ hereinabove referred to, as said tract~~(s)~~ (is) ~~(s)~~ described therein, is hereby confirmed;

(B) The just compensation to be paid by the plaintiff for the taking of Tract~~(s)~~ No~~(s)~~ **2121**

is the sum of \$ **3,300.00**, inclusive of interest, which sum has heretofore been disbursed by order~~(s)~~ of this Court.

Entered this *21st* day of *January* 196 **3**.

ALLEN E. BARTOW

APPROVED:

JUDGE, United States District Court

W. R. THIXTON, JR.

W. R. THIXTON, JR.
Assistant United States Attorney