

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

152 Acres of Land, More or Less,
Situate in Osage and Pawnee Counties,
Oklahoma, and Jack Fein, et al.,
and Unknown Owners,

Defendants.

Civil No. 5538

Tract No. 3206E-6

FILED

JUN - 1 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 plaintiff and the defendant therein named, which stipulation is tendered herewith for filing herein.

The Court finds that plaintiff and Emily Etta Widener, 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. 3206E-6 as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause, is the total sum of \$200.00, inclusive of interest. The sum of \$50.00 was deposited into the registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein. The Court has jurisdiction of the parties and the subject matter of this action. Service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract.

IT IS, THEREFORE, BY THE COURT 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. 3206E-6 is the sum of \$200.00, 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;

(D) 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 Emily Etta Widener and cause payment to be made.

Entered this 4th day of June 1963.

ALLEN E. BARROW

APPROVED:

JUDGE, United States District Court

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

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

180.00 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Charles L. Reed, et al, and
Unknown Owners,

Defendants.

CIVIL ACTION NO. 4849

Tracts Nos.: 5611-2
5611-3
5612-7
5612-9
5612-10

FILED

JUN -5 1963

J U D G M E N T

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

1.

Now, on this 7th day of June, 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 lessor interest in the estate condemned in the tracts enumerated in the caption above, as such estate and tracts are described in the Complaint and the Declaration of Taking filed in this Civil Action. The "lessor interest" is defined for the purpose of this judgment as all interest in the estate taken in the subject tracts other than the oil and gas leasehold interest.

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 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 estate described in paragraph 2 herein. Pursuant thereto, on February 5, 1960, the United States of America 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 tracts a certain sum of money, and part of this deposit has been disbursed, as set out in paragraph 12 below.

7.

On the date of taking in this action, the owners of the lessor interest in the estate taken in subject tracts as defined in paragraph 2 herein were the defendants whose names are shown in paragraph 12 below. Such named defendants are the only persons asserting any interest in the lessor interest in the estate 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 lessor interest in the estate taken in these tracts.

8.

The owners of the lessor interest in the estate taken 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 lessor interest in the estate condemned in subject tracts is in the amount shown as compensation in paragraph 12, and such stipulation should be approved.

9.

This judgment will create a surplus in the deposit for the subject tracts, as shown in paragraphs 12 and 13 below. Such surplus should remain on deposit until after settlement or trial of the lessee interest in subject tracts so that it may be used if needed to help satisfy the awards for such lessee interest.

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 lessor interest in the estate described and for the uses and purposes described in such Complaint and Declaration of Taking,

are condemned, and title to such lessor interest is vested in the United States of America as of the date of filing the Declaration of Taking, and all defendants herein and all other persons interested in such lessor interest 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 described in paragraph 2 herein, condemned herein in subject tracts, were the parties whose names appear below in paragraph 12, and the right to just compensation for such lessor interest in the estate taken herein in these tracts 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 lessor interest in the estate condemned in subject tracts as follows:

LESSOR INTEREST ONLY IN TRACTS NOS.
5611-2, 5611-3, 5612-7, 5612-9
and 5612-10

Owners of lessor interest:

Alice Dale
 Lucy Lee Dale
 Delores Rozzell
 Marcus Dale
 Carlie Ethel Dale

Deposits and disbursals:

<u>Tract Nos.</u>	<u>Deposited For Lessor Interest</u>	<u>Disbursed To Lessors</u>
5611-2 - - - - -	\$ 6,700.00	\$6,700.00
5611-3 - - - - -	525.00	None
5612-7 - - - - -	2,100.00	None
5612-9 - - - - -	4,800.00	None
5612-10 - - - - -	<u>13,350.00</u>	<u>None</u>
Total deposited for lessor interest - \$27,475.00		
Total disbursed to lessors - - - - -		\$6,700.00

Award of just compensation for
 lessor interest in all 5
 tracts, pursuant to
 stipulation - - - - - \$20,000.00 \$20,000.00

Less total amount disbursed - - 6,700.00

Balance due to lessors - - - - \$13,300.00

Deposit surplus - - - - - \$7,475.00

It Is Further ORDERED that the Clerk of this Court shall disburse to the owners shown in paragraph 12, jointly, certain sums from the deposits for the subject tracts, as follows:

Tract No. 5611-3	- - - - -	\$ 525.00
Tract No. 5612-7	- - - - -	2,100.00
Tract No. 5612-9	- - - - -	4,800.00
Tract No. 5612-10	- - - - -	<u>5,875.00</u>
Total amount to be disbursed		- - - - \$13,300.00

The surplus in the deposit for the lessor interest remaining in the deposit for Tract No. 5612-10, in the amount of \$7,475.00 shall remain on deposit until further order of this Court.

ALLEN E. DARROW

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.

283.77 Acres of Land, More or Less,
Situat in Nowata County, Oklahoma,
and Lillian M. Coker Sweaney, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4867

Tracts Nos. P-1626 and
P-1626E
T-2013

FILED

JUN -5 1963

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

J U D G M E N T

1.

Now, on this 4th day of June, 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, as amended, 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 1, 1960, the United States of America filed its Declaration of Taking of such described property, and on September 15, 1961, filed an amendment to such Declaration of Taking 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 part of these deposits has been disbursed, as set out in paragraph 14 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 14 below. Such named defendants are the only persons asserting any interest in the estates taken in such tracts, all other persons having either disclaimed or defaulted, and such named defendants are entitled to receive the just compensation for the estates taken in these tracts.

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 14, and such Stipulations should be approved.

9.

The owner of Tracts Nos. P-1626 and P-1626E and the United States of America have executed and filed herein a Stipulation For Exclusion of Property whereby all improvements situated on such tracts were excluded from the taking in this case and it was agreed that the award of just compensation for such tracts would be reduced by the salvage value of such improvements, to-wit \$80.00, and such Stipulation should be approved.

10.

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 14 below.

11.

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, as amended, filed herein; and such tracts, with the exception of the improvements excluded by paragraph 13, to the extent of the estates described and for the uses and purposes described in such Declaration of Taking, as amended, 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 defendants herein and all other persons interested in such estates are forever barred from asserting any claim thereto.

12.

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

13.

It Is Further ORDERED, ADJUDGED AND DECREED that the Stipulation For Exclusion of Property mentioned in paragraph 9 hereby is confirmed and title to the improvements covered by such Stipulation remains vested in the defendant owner.

14.

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. P-1626 AND P-1626E

Owners:

O. R. Cobb, a/k/a
Onas R. Cobb, an incompetent.

Weston C. Wells is the legal guardian of this owner and, as such, is entitled to receive the award of just compensation.

Award of just compensation		
pursuant to stipulation - - - - -	\$2,230.00	
Less salvage value of improvements - - - - -	<u>80.00</u>	
Net cash award - - - - -	\$2,150.00	\$2,150.00
Deposited as estimated compensation - - - - -		\$2,030.00
Disbursed to owner:		
By order - - - - -	\$2,030.00	
Redeposited by owner to cover improvements reserved <u>\$80.00</u>		
Net disbursed - - - - -	<u>\$1,950.00</u>	
Balance due to owner - - - - -	\$200.00	<u> </u>
Deposit deficiency - - - - -		\$120.00

TRACT NO. T-2013

Owner:

Dwight Lynn Strother

Award of just compensation pursuant to stipulation - - - - -	\$2,250.00	\$2,250.00
Deposited as estimated compensation - - - - -		\$2,000.00
Disbursed to owner - - - - -	<u>\$1,800.00</u>	
Balance due to owner - - - - -	\$450.00	<u> </u>
Deposit deficiency - - - - -		\$250.00

15.

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 \$370.00, 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 14 above.

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

- Tracts Nos. F-1626 and P-1626E, to Weston C. Wells, guardian of Onas R. Cobb, an incompetent, the sum of \$200.00.
- Tract No. T-2013, to Dwight Lynn Strother, the sum of \$450.00.

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.

436.66 Acres of Land, More or Less,
Situat in Nowata County, Oklahoma,
and Wanda Dean Shipley, et al, and
Unknown Owners,

Defendants.

CIVIL ACTION NO. 4870

Tracts Nos.: V-2216E-1
V-2216E-2
V-2234E-1
V-2234E-2

FILED

JUN -5 1963

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

J U D G M E N T

1.

Now, on this 4th day of June, 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 filed 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 1, 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, certain sums of money, and 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.

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.

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. V-2216E-1 AND V-2216E-2

Owners:

Glenn H. Chappell - - - - - 2/9

Heirs of Erva Otis Howerton,
deceased, who are:

Irene Howerton Porter - - - - - 1/3
Erva Beryle Howerton - - - - - 2/9
Paula Dean Howerton - - - - - 2/9

Award of just compensation		
pursuant to stipulation - - - - -	\$800.00	\$800.00
Deposited as estimated compensation - - - - -		\$700.00
Disbursed to owners - - - - -	<u>None</u>	
Balance due to owners - - - - -	\$800.00	<u> </u>
Deposit deficiency - - - - -		\$100.00

TRACTS NOS. V-2234E-1 AND V-2234E-2

Owners:

G. P. Crouch and
Mae Marie Crouch

Subject to a mortgage owned by
Victory National Bank of Nowata, Oklahoma

Award of just compensation,		
pursuant to stipulation - - - - -	\$150.00	\$150.00
Deposited as estimated compensation - - - - -		\$100.00
Disbursed to owners - - - - -	<u>\$100.00</u>	
Balance due to owners - - - - -	\$50.00	<u> </u>
Deposit deficiency - - - - -		\$50.00

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 \$150.00, 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:

Tracts Nos. V-2216E-1 and V-2216E-2, to

Glenn H. Chappell, Irene Howerton Porter, Erva
Beryle Howerton, and Paula Dean Howerton, jointly,
the sum of \$800.00.

Tracts Nos. V-2234E-1 and V-2234E-2, to

G. P. Crouch, Mae Marie Crouch and The Victory
National Bank of Nowata, jointly, the sum
of \$50.00.

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

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. L-1257 and
and N-1436

FILED

JUN -5 1963

J U D G M E N T

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

1.

On March 14, 1963, this cause, as to the captioned tracts, came on for pre-trial before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma. Plaintiff, United States of America, appeared by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. The defendant, Blackwell Zinc Company, Inc. did not appear. The defendants P. W. Fusselman and K. V. Fusselman, appeared by their attorney, Glenn H. Chappell. After examining the files and being fully advised in the premises, the Court finds:

2.

This judgment applies only to the estate condemned in Tract No. N-1436 and to the mineral estate only in Tract No. L-1257, as such tracts and estates are described in the Complaint and the Declaration of Taking filed herein.

3.

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

4.

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

5.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on March 2, 1960, the United States of America filed its Declaration of Taking of certain estates in such

described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

6.

Simultaneously with filing herein the Declaration of Taking there was deposited in the Registry of this Court, as estimated compensation for the taking of subject tracts, certain sums of money, part of which has been disbursed as shown in paragraph 16.

7.

At the above-mentioned pre-trial conference the Court considered the evidence offered by the plaintiff, as to Tract No. N-1436, and then found that the fair market value of such tract, as of the date of taking, with the exception of the butane tank excluded by stipulation, was \$9,800.00 and such sum should be adopted as the award of just compensation for the estate taken in such tract.

8.

The owner of one 250-gallon butane tank situated on Tract No. N-1436 and the United States of America have executed and filed herein a Stipulation for Exclusion of Property whereby the said butane tank was excluded from the taking in this case, and such Stipulation should be approved.

9.

The owners of the mineral estate in Tract No. L-1257 and the United States of America have executed and filed herein a Stipulation As To Just Compensation wherein they have agreed upon the amount of just compensation for the estate condemned in such mineral estate, and such Stipulation should be approved.

10.

This judgment will create a surplus in the deposit for Tract No. N-1436 but will create a deficiency in the deposit for Tract No. L-1257, as set forth in paragraph 16. The surplus should be applied toward satisfaction of the deficiency and a sum of money sufficient to cover the balance of the deficiency should be deposited by the plaintiff.

11.

The defendants named in paragraph 16 as owners of subject tracts are the only defendants asserting any claim to the interests in such tracts covered by this judgment, all other defendants having either disclaimed or defaulted; the named defendants are the owners of such interests, as of the date of taking, and as such are entitled to receive the awards of just compensation.

12.

It Is Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 2 herein; as such tracts are particularly described in the Complaint and Declaration of Taking filed herein; and such tracts, to the extent of the estates described, in paragraph 2 herein, with the exception of the property excluded by paragraph 13 herein, and for the uses and purposes described in the 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 defendants herein and all other persons interested in such estates are forever barred from asserting any claim thereto.

13.

It Is Further ORDERED, ADJUDGED AND DECREED that the Stipulation for Exclusion of Property mentioned in paragraph 8 above hereby is approved and title to the butane tank covered by such Stipulation remains vested in the owner of such tank as of the date of filing the Declaration of Taking in this case.

14.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the estates described in paragraph 2 were the defendants whose names appear in the schedule in paragraph 16 below; the right to receive the just compensation for such estates taken in these tracts is vested in the parties so named, as their interests appear therein.

15.

It Is Further ORDERED, ADJUDGED AND DECREED that the Stipulation As To Just Compensation mentioned in paragraph 9 above, hereby is confirmed; and the sum therein fixed is adopted as the award of just compensation for the estate condemned in the mineral estate in Tract No. L-1257, all as shown in paragraph 16.

16.

It Is Further ORDERED, ADJUDGED, AND DECREED that the sum of \$9,800.00 hereby is adopted as the award of just compensation for the estate condemned herein in Tract No. N-1436, with the exception of the butane tank excluded by Stipulation, all as shown in the schedule as follows, to-wit:

TRACT NO. L-1257

Owners of the entire mineral estate:

P. W. Fusselman and
K. V. Fusselman

Award of just compensation for estate taken in the mineral estate only, (pursuant to stipulation) - - - - -	\$3,500.00	\$3,500.00
Deposited as estimated compensation for estate taken in minerals - - - - -		\$3,000.00
Disbursed to owners - - - - -	<u>None</u>	
Balance due to owners - - - - -	\$3,500.00	<u> </u>
Deposit deficiency - - - - -		\$500.00

TRACT NO. N-1436

Owners:

Ted Keen - owned a butane tank which
is now excluded from the taking
and remains his property.

Blackwell Zinc Company, Inc. - owned the
balance of the estate taken in this tract.

Deposited as estimated compensation - - - - - (includes value of butane tank now excluded from taking)	-\$10,000.00	\$10,000.00
Award of just compensation for Blackwell Zinc Company, Inc.'s Inc.'s Interest - - - - -	\$9,800.00	\$9,800.00
Disbursed to Blackwell Zinc Company, Inc. - - - - -	<u>-\$9,800.00</u>	<u> </u>
Deposit surplus - - - - -		\$200.00

17.

It Is Further ORDERED that the Clerk of this Court shall transfer the surplus in the deposit for Tract No. N-1436 in the amount of \$200.00 to the deposit for Tract No. L-1257 to help satisfy the deficiency in the deposit for such tract. The plaintiff shall deposit in the Registry of this Court the sum of \$300.00 to cover the balance of the deficiency for such Tract No. L-1257.

The Clerk of this Court then shall disburse from the deposit for Tract No. L-1257, to P. W. Fusselman and K. V. Fusselman, jointly, the sum of \$3,500.00.

APPROVED:

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

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

144.17 Acres of Land, More or Less,
Situate in Nowata and Rogers Counties,
Oklahoma, and Eugene Simpson, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4952

Tracts Nos. N-1446E-1
and N-1446E-2

FILED

JUN -5 1963

J U D G M E N T

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

1.

Now, on this 4th day of June, 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 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 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 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 17, 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 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 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 a Stipulation As To Just Compensation wherein they have agreed that just compensation for the estates condemned in subject tracts 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 tracts 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 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 such Declaration of Taking, and all 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 subject tracts were the

defendants whose names appear below in paragraph 12, and the right to just compensation for the estates taken herein in these tracts 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 estates concerned in subject tracts as follows:

TRACTS NOS. N-1446E-1 AND N-1446E-2

Owners:

Charles L. Reed and
Zela M. Reed

Award of just compensation pursuant to stipulation	- - - - -	\$800.00	\$800.00
Deposited as estimated compensation	- - - - -		\$625.00
Disbursed to owners	- - - - -	<u>None</u>	
Balance due to owners	- - - - -	\$800.00	<u> </u>
Deposit deficiency	- - - - -		\$175.00
- - - - -	- - - - -	- - - - -	- - - - -

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 tracts, the deficiency sum of \$175.00, and the Clerk of this Court then shall disburse from the deposit for the subject tracts, to Charles L. Reed and Zela M. Reed, jointly, the sum of \$800.00.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

Hubert A. Marlow

HUBERT A. MARLOW
Assistant United States Attorney

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

MAUDIE WEAVER,)
)
) Plaintiff,)
vs.)
)
) UNITED STATES OF AMERICA,)
)
) Defendant.)
)
) HAROLD B. WEAVER,)
)
) Plaintiff,)
vs.)
)
) UNITED STATES OF AMERICA,)
)
) Defendant.)

Civil No. 5024 ✓

FILED

JUN -5 1963

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

Civil No. 5025

J U D G M E N T

Based upon the Findings of Fact and Conclusions of
Law this day filed,

IT IS ORDERED, ADJUDGED AND DECREED that the plain-
tiffs, and each of them, take nothing, and Judgment is entered
in favor of the defendant.

DATED this 4 day of June, 1963.

Luther Bohannon

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED
1937 - 1938
NOBLE C. HOOD
Clerk, U. S. District Court

United States of America,

Plaintiff,

vs.

706.76 Acres of Land, More or Less,
Situate in Creek, Pawnee, and Tulsa
Counties, Oklahoma, and Annie Bemore
Washington, et al., and Unknown Owners,

Defendants.

Civil No. 4842
Tract No. G-741

JUDGMENT ON OPTION AND STIPULATION

On this day this cause comes on for consideration on the motion of plaintiff for a judgment on the option granted by the defendants Joe Rule and C. C. Rule and accepted by the Corps of Engineers, Department of the Army, on behalf of the United States of America, plaintiff herein, and on the stipulations entered into by the defendants Hollis C. Rule, Charles Kenneth Rule, and Lucina Lund and the plaintiff, which stipulations are tendered herewith for filing herein.

OPTION: The Court finds that prior to the institution of the above proceeding the United States of America and the defendants Joe Rule and C. C. Rule entered into a contract and agreement, as evidenced by options for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$1,530.00 (total) or \$306.00 for each of their respective interests, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. G-741 as such estate and said tract is described in the Complaint and Declaration of Taking heretofore filed in this cause.

STIPULATION: The Court finds that plaintiff and defendants Hollis C. Rule, Charles Kenneth Rule, and Lucina Lund have by the stipulations above referred to, agreed that the just compensation to be paid by the plaintiff for the taking of each of their respective interests in the estate in Tract No. G-741, as set forth and described in the Complaint and Declaration of Taking heretofore filed in this cause is the sum of \$406.00, inclusive of interest, for each interest.

The Court also finds that each of these owners owned an undivided 1/5 interest in this tract, the first two defendants agreeing by option contract that just compensation for their interest would be \$306.00 for each

1/5 interest, the latter three defendants agreeing by stipulation that just compensation for their interest would be \$406.00 for each of their respective 1/5 interests.

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 the option contract and stipulations are valid.

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 sum of \$1,530.00, was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

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. G-741 is the sum of \$1,830.00, inclusive of interest;

C. The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$300.00, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Hollis C. Rule	\$100.00
Lucina Lund	100.00
Charles Kenneth Rule	100.00

Entered this day of 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

UNITED STATES OF AMERICA,

Plaintiff,

vs.

284.43 Acres of Land, More or Less,
Situate in Creek, Osage and Pawnee
Counties, Oklahoma, and Ernest R.
Anthis, et al., and Unknown Owners,

Defendants.

Civil No. 4951

Tract No. F-644

FILED

FEB - 5 1953

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

JUDGMENT

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$831.25, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$775.00 was deposited in the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceedings the United States of America and Oscar L. Grimes and Josephine Grimes, co-executors of the estate of Charles W. Grimes, deceased, entered into a contract, 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 \$387.50, inclusive of interest, for their respective interests would be awarded as just compensation for the taking of the estates to be condemned in the above tracts; that the contract and agreement is a valid one.

6. The Court finds that plaintiff and Robert H. Vaughn, G. E. Vaughn, Sylvia Travis, George G. Travis, Sayd F. Solow and Marshall Travis, defendants herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$443.75, inclusive of interest for their respective interests.

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 the above tracts is the sum of \$831.25, inclusive of interest;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$56.25, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Robert H. and G. E. Vaughn	\$250.00
Sylvia Travis	48.43
George G. Travis	48.43
Sayd F. Solon	48.44
Marshall Travis	48.45

Entered this 6th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Herbert Hoover Grissom
Petitioner
VS
United States of America
Respondent

No. 5563

FILED

JUN 17 1963

ORDER

NOBLE C. HOOD
U.S. District Court

This matter coming on before me, the undersigned Judge, this 7th day of June, 1963, upon a Motion to Vacate and Set Aside Void Judgment of Conviction, filed pursuant to 28 USC 2255, and the Court having examined the motion, and having carefully considered the files and records in this cause, and being fully advised in the premises finds:

That heretofore on the 28th day of August, 1961, the said Herbert Hoover Grissom requested leave to file in forma pauperis a motion which was treated as a motion to vacate sentence pursuant to 28 USC 2255. That on that date he was granted leave to file his motion in forma pauperis and counsel, Charles Owens, of the Tulsa, Oklahoma, Bar was appointed to represent said defendant, the defendant was granted permission to file an amended motion to vacate sentence. That on the 12th day of September, 1961, an amended motion was filed by counsel for the defendant.

That the defendant was returned from the United States Penitentiary at Leavenworth, Kansas, to Tulsa, Oklahoma, to testify in his own behalf in support of said motion, and that on the 16th day of September, 1961, a hearing was held thereon at which the defendant did appear and testify and was represented by counsel. That thereafter on the 11th day of October, 1961,

the motion of the said Herbert Hoover Grissom was overruled and denied. On the 20th day of October, 1961, said defendant filed an application for leave to appeal from said order in forma pauperis. On the 26th day of October, 1961, the defendant was denied leave to appeal in forma pauperis and the trial court certified that the appeal could not be taken in good faith.

That on the 11th day of December, 1961, the defendant sought leave to file in forma pauperis a second motion to vacate sentence pursuant to 28 USC 2255. On the 28th day of December, 1961, the court denied defendant leave to file said motion in forma pauperis, stating that it was not required to entertain a second or successive motion for similar relief of said defendant. That on the 11th day of January, 1962, said defendant filed an application for leave to appeal in forma pauperis from this order, and that on the 22nd day of January, 1962, he was denied leave to appeal in forma pauperis, the trial court again certifying that an appeal could not be taken in good faith.

That on the 1st day of March, 1962, the United States Court of Appeals for the Tenth Circuit granted defendant leave to proceed in forma pauperis on appeal. That on the 22nd day of March, 1962, the United States Court of Appeals for the Tenth Circuit filed its opinion denying the defendant leave to proceed further in forma pauperis and dismissing the appeal in which it stated that upon consideration of the entire record the trial court was not required to entertain the second motion to vacate, and that the contentions raised by the defendant were frivolous.

That in August, 1962, the defendant sought leave to file in forma pauperis a third motion to vacate sentence pursuant to 28 USC 2255; that the grounds alleged were the same

raised in the prior motions and, in addition, he alleged insufficiency of the indictment. This Court on September 14, 1962, denied the application to file the third motion in forma pauperis after a finding that the indictment was valid and not subject to collateral attack and that the Court was not required to entertain a third motion under 28 USC 2255.

On June 4, 1963, the defendant sought leave to file in forma pauperis a fourth motion to vacate sentence pursuant to 28 USC 2255. The Court permitted the motion to be filed in forma pauperis, and finds that the issues raised in his fourth motion to vacate sentence are the same raised in his prior motions which have been heretofore considered by the Court, and that the defendant is entitled to no relief.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the Motion of Herbert Hoover Grissom to vacate sentence pursuant to 28 USC 2255 be and the same is denied.



United States District Judge



FILED

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IN SENATE, FEBRUARY 1, 1918.

Mr. [Name]	1
Mr. [Name]	2
Mr. [Name]	3
Mr. [Name]	4
Mr. [Name]	5
Mr. [Name]	6
Mr. [Name]	7
Mr. [Name]	8
Mr. [Name]	9
Mr. [Name]	10

PROVISIONAL WITH PRELIMINARY

REPORT OF THE COMMISSIONERS OF THE GENERAL LAND OFFICE

DEPARTMENT OF THE INTERIOR

Robert J. [Name]
 ATTORNEY AT LAW
 CITY OF [City], STATE OF [State].
 1918.

J. A. [Name]
 ATTORNEY FOR THE DEFENDANT

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

AUG 17 1922

NOBLE C. HOOD
Judge U. S. District Court

United States of America,

Plaintiff,

vs.

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

Defendants.

Civil No. 4836
Tract No. I-924

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 George B. Cooper and Anna Cooper, joint tenants, 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 \$8200.00, inclusive of interest, would be awarded as just compensation for the taking of the estate to be condemned in Tract No. I-924, as such estate and said tract is 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; that Ella M. Davasher, sole heir of Ancil C. Davasher, deceased, has disclaimed any right, title or interest in Tract No. F-924.

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 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. I-924 is the sum of \$8200.00, inclusive of interest, which sum has heretofore been disbursed by order of this Court.

Entered this *17th* day of *June* 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

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

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

ARNOLD ISHAM,

Plaintiff,

vs.

RICHARD WHIRLING,

Defendant.

No. 5668 FILED

JUN 12 1963

NOTICE OF DISMISSAL

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

Comes now the Plaintiff Arnold Isham and gives notice of dismissal of the above entitled case without prejudice to the Plaintiff.

Bert M. Grigg
Bert M. Grigg
Attorney for Plaintiff

Certificate of Mailing

I, Bert M. Grigg, hereby certify that on the 12 day of June, 1963, I mailed a true and exact copy of the above Notice of Dismissal to the Defendant's attorney, Mr. Alfred B. Knight, 811 Rice Building, Tulsa, Oklahoma, with proper postage thereon.

Bert M. Grigg
Bert M. Grigg

2017
10/10/17
10/10/17
10/10/17

PATENT OFFICE
WASHINGTON, D.C.

1. A method of...
2. A method of...
3. A method of...
4. A method of...
5. A method of...

CLAIMS

1. A method of...
2. A method of...
3. A method of...
4. A method of...
5. A method of...

10/10/17

Leather Bohannon
10/10/17

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

Civil No. 528

Raymond Leonard Bennett, a/k/a
R. L. Bennett, and Illene Bennett,
d/b/a Bennett Grocery and Market,
State of Oklahoma ex rel Oklahoma
Employment Security Commission,
Industrial Acceptance Corporation,
And B. D. Hines Company,

Defendants.

FILED
APR 11 1963
NORFOLK, VIRGINIA

DEFICIENCY JUDGMENT

now on this 18th day of June, 1963,

there coming on for hearing the Motion of the Plaintiff, United States of America, for leave to enter a Deficiency Judgment, which Motion was filed on the 20th day of May, 1963, and a copy of such Motion was mailed to the Defendants, Raymond Leonard Bennett, a/k/a R. L. Bennett, and Illene Bennett, d/b/a Bennett Grocery and Market, at their last known address.

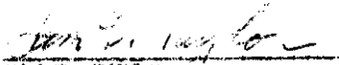
The Court being fully advised and upon consideration of such Motion, finds that the fair and reasonable market value of the mortgaged property, real and personal, as of the date of the Marshal's sale herein, to wit, April 8, 1963, was \$18,973.50. The Court further finds that the aggregate amount of the judgment rendered herein, together with interest and costs as of the date of sale amounted to \$50,827.49, and that plaintiff is accordingly entitled to a Deficiency Judgment against the Defendants, Raymond Leonard Bennett, a/k/a R. L. Bennett, and Illene Bennett, d/b/a Bennett Grocery and Market, for the sum of \$31,853.99 with interest on the sum of \$31,853.98 at the rate of 9% from April 8, 1963, until paid, together with interest on the remaining \$18,990.41 at the rate of 6% per annum from April 8, 1963, until paid.

It is therefore, Ordered, Adjudged and Decreed by the Court that the Plaintiff, United States of America, have and recover from the Defendants, Raymond Leonard Bennett, a/k/a R. L. Bennett, and Illene Bennett, d/b/a Bennett Grocery and Market, a Deficiency Judgment in the

sum of \$31,000.00 with interest on the sum of \$21,000.00, at the rate
of 7% per annum from April 3, 1968, until paid, together with interest
on the remaining \$10,190.41 at the rate of 7% per annum until paid.


UNITED STATES DISTRICT JUDGE

APPROVED:


SAM E. TAYLOR
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT
FOR THE
SOUTHERN DISTRICT OF OKLAHOMA

Carl A. Long,

Plaintiff,

vs.

St. Louis-San Francisco Railway
Company, a foreign corporation,

Defendant.

Civil Action no. 3989

F. L. E. D.

ORDER REMANDING

FILED
JUN 18 1953

This cause came on for hearing before the Court, the Honorable Allen E. Barrow presiding, on April 25, 1953 on plaintiff's motion to remand the action to the Superior Court of Creek County, Drumright Division, Oklahoma, and was taken under advisement.

Now, on this 18th day of June, 1953, the Court upon consideration entered an order remanding the action to the Superior Court of Creek County, Drumright Division, Oklahoma.

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

Done at Tulsa, Oklahoma, this 18th day of June, 1953.

HOWARD G. HOOD, CLERK

Wm. H. Stoddard
Deputy

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Cleo Lightfoot,
Petitioner,
vs.
United States of America,
Respondent.

Civil No. 5621

FILED

JUN 18 1963

ORDER

WALTER L. HOOVER
CLERK OF DISTRICT COURT

This matter coming on before me, the undersigned Judge, this 18th day of June, 1963, upon the motion of Cleo Lightfoot to vacate sentence pursuant to 28 U.S.C. 2255, and the Court having set said motion for hearing on this date, and having carefully considered said motion, and the files and records in this case and in Case No. 13627, Northern District of Oklahoma, United States vs. Cleo J. Lightfoot, and being fully advised in the premises, finds:

That since the files and records above referred to conclusively show that petitioner is not entitled to any relief and that for said reason the motion should be denied, it is not necessary for the petitioner to be present at this hearing.

Venue need not be proved beyond a reasonable doubt and may be proved by direct or circumstantial evidence. The transcript of petitioner's trial reveals that although the place of the offense was not affirmatively stated as being in Tulsa, Oklahoma, reference was made to certain streets and a certain intersection which the jury could from common experience have found to be in Tulsa, Oklahoma, and therefore within the Northern District of Oklahoma.

Petitioner does not allege that venue existed other than in the Northern District of Oklahoma.

The indictment under which petitioner was charged alleged the occurrence of the offenses to be in Tulsa, Oklahoma, and within the Northern District of Oklahoma. Petitioner at his trial did not in any way raise or question the issue of venue in any manner nor did he appeal from his conviction, although he has previously filed a 2255 motion which was denied, the order having been affirmed on appeal. This proceeding constitutes a collateral

attack on the judgment of conviction and is not, of course, a substitute for a direct appeal.

The right to be tried in a particular venue is one which may be waived, Richard v. Looney, 219 F. 2d 555 (10 C. 1955), and under the circumstances existing here (i.e., failure to raise the issue in the trial court and failure to appeal from the judgment of conviction) petitioner is deemed to have waived the right. Cf. Thomas v. United States, 267 F. 2d 1 (5 C. 1959).

That by reason of the aforesaid waiver and of the fact that at best petitioner raises an issue regarding the sufficiency of the evidence which is not an issue cognizable in a proceeding under 28 U.S.C. 2255, and on the authority of Hill v. United States, 284 F. 2d 754 (9 C. 1960), the motion of petitioner should be overruled and denied.

It is therefore ORDERED, ADJUDGED AND DECREED that the motion of Cleo Lightfoot to vacate sentence be, and it hereby is overruled and denied.


UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Samuel S. Broadbriek,

Plaintiff,

vs.

Civil No. 5601

Anthony J. Celebrezze, Secretary
of Health, Education and Welfare,
Social Security Administration,

Defendant.

FILED

JUN 19 1963

O R D E R

WILLIAM H. HOOD
CLERK U.S. DISTRICT COURT

On this 17th day of June, 1963, the motion of the United States of America to remand this action to the Secretary of Health, Education and Welfare of the United States for further action by the Secretary coming on for hearing and the court being fully advised in the premises finds that the motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that this action be and the same is remanded to the Secretary of Health, Education and Welfare, pursuant to Title 42, U.S.C., Section 405(g) for further action by the Secretary.

Allen E. Darrow
UNITED STATES DISTRICT JUDGE

APPROVED:

John M. Imel
John M. Imel
United States Attorney

Roehm A. West
Roehm A. West
Attorney for Plaintiff

FILED

JUN 21 1963

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

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

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

Defendants.

Civil No. 4552
Tract No. B-283

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$600.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estate and said tract is described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$600.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Frances Ashley entered into a contract, 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 \$600.00, inclusive of interest, would be awarded as just compensation for the taking of the estates to be condemned in the above tract; that the contract and agreement is a valid one

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 above tract is the sum of \$600.00, inclusive of interest, which amount has heretofore been disbursed by order of this Court to this defendant herein.

Executed this *9th* day of *June* 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

707.70 Acres of Land, More or Less,
Situate in Creek and Tulsa Counties,
Oklahoma, and Fred Brady, et al., and
Unknown Owners,

Defendants.

Civil No. 4775

Tracts Nos. F-633 & E
FILED

JUN 21 1963

JUDGMENT

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

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$975.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$975.00 was deposited into the Registry of this Court as estimated compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and B. B. Blair, Genavieve Hupp Hagerman and the D. E. Duff heirs, defendants herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$904.04, inclusive of interest, for their respective interests.

6. The Court finds that defendants Alice S. Root, May Smith, Melvin Smith, and Robert Root Smith have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$975.00, inclusive of interest.

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees and to mail the checks to said payees at the following addresses:

Genavieve Hupp Hagerman	\$182.79
c/o Sandridge, Holbrook, Craig & Hager,	
Attorneys at Law, Masonic Building	
Owensboro, Kentucky	
Alice S. Root, c/o Alice Jamieson, Reed, Ky. . . .	15.24
May Smith, 1534 Post Avenue, Torrance, Cal. . . .	15.24
Melvin Smith, " " " "	15.24
Robert Root Smith " " " "	15.24
D. B. Duff heirs, c/o Har-Ken Oil Company	243.75
719 East 18th Street, Owensboro, Ky.	

Entered this 20th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

706.76 Acres of Land, More or Less,
Situate in Creek, Pawnee and Tulsa,
Counties, Oklahoma, & Annie Bemore
Washington, et al, and Unknown Owners,

Defendants.

Civil No. 4842

Tract No. F-604E

FILED

JUN 21 1951

J U D G M E N T

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

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication, of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed, title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below-listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$866.00, inclusive of interest, is just compensation for the taking of the estate by the plaintiff in the above tract, as such estate and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$866.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that defendants Washington Royalties Corporation, Don W. Means, C. H. and Margaret Means, Nogi V. Means and Hattie Means, Glenn A. Young, David Young, John W. Young, Clara H. Cox, Frances Payton Harper, and William A. Cox, have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in

default at this time. The Court finds that the funds disbursed to C. H. and Margaret Means, Nogi V. Means and Hattie Means and Don Means should be made payable jointly with Halliburton Oil Well Cementing Company and Midcontinent Supply Company.

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 the above tract is the sum of \$866.00, inclusive of interest;

C. The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following-named payees:

Washington Royalties Corporation - - - - -	\$ 80.50
Don W. Means and Halliburton Oil Well Cementing Co., and Midcontinent Supply Co. - - - - -	4.25
C. H. and Margaret Means and Halliburton Oil Well Cement- int Co., and Midcontinent Supply Co. - - - - -	71.00
Nogi V. Means and Hattie Means and Halliburton Oil Well Cementing Co., and Midcontinent Supply Co. - - - - -	15.25
Glenn A. Young, David Young and John W. Young - - - - -	25.00
Clara H. Cox - - - - -	167.50
Frances Payton Harper - - - - -	335.00
William A. Cox - - - - -	167.50
	<hr/>
Total	\$866.00

Dated this 19 day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant United States Attorney

alj

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America,)
)
Plaintiff,)
)
vs.)
)
706.76 Acres of Land, More or Less,)
Situat e in Creek, Pawnee, and Tulsa)
Counties, Oklahoma, and Annie BeMore)
Washington, et al., and Unknown Owners,)
)
Defendants.)

JUN 21 1963
NOBLE C. HOOD
Clerk, U. S. District Court
Civil No. 4842
Tract No. F-606E

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$70.30, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$67.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and Harold A. Lynch and Evan P. Bailey as Co-Administrators of the Estate of A. A. Bailey, deceased, defendants herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$8.38, inclusive of interest, for its respective interest;

6. The Court finds that defendants Margaret M. Kirkland, C. D. and Cloya Mae Shumake, Webco Drilling Company, A. E. Addyman, C. P. Waggoner, C. W. Briggs and Lee R. Briggs, and Doss Oil Royalty Company have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$70.30, inclusive of interest;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$3.30, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Margaret M. Kirkland	\$ 5.08
C. D. & Cloya Mae Shumake.	10.19
Webco Drilling Company	13.88

(d) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for this tract for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the U. S. Treasury.

Doss Oil Royalty Company	\$ 20.35
A. E. Addyman	5.55
C. P. Waggoner	2.77
C. W. Briggs.	2.05
Lee R. Briggs	2.05

Entered this 7th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

Civil No. 4854

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

Tract No. E-547E

Defendants.

J U D G M E N T

FILED
APR 21 1973
DORIS A. ROY
Clerk of District Court

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaing were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$200.00, inclusive of interest, is just compensation for the taking of the estate by the plaintiff in the above tract, as such estate and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. 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.

5. The Court finds that plaintiff and John M. Bailey, Amy Anderson Fisher, Merle Anderson, Norman Anderson and Melvin Anderson, defendants herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tract is the sum of \$112.50, inclusive of interest, for their respective interests.

6. The Court finds that prior to the institution of the above proceeding the United States of America and R. C. Trees, Ralph A. Koenig, and H. Grady Ross entered into a contract, 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 \$87.50, inclusive of interest, for their respective interests, would be awarded as just compensation for the taking of the estate to be condemned in the above tract; that the contract and agreement is a valid one.

7. The Court finds that defendant Aberdeen Oil Company has failed to appear or answer, nor has its attorney appeared or answered in its behalf, and that said party defendant is in default at this time.

IT IS, WHEREFORE, 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 the above tract is the sum of \$200.00, inclusive of interest, which amount had been previously disbursed by order of this Court in the following manner:

<u>Name</u>	<u>Interest</u>	<u>Amount</u>
R. C. Trees	25.000	\$ 50.00
Ralph A. Koenig	09.375	18.75
H. Grady Ross	09.375	18.75
John M. Bailey	09.587	19.17
Amy Anderson Fisher	28.325	56.65
Merle Anderson	03.338	6.68
Norman Anderson	11.662	23.32
Melvin Anderson	03.338	6.68
	100.00%	\$200.00

Dated this 19 day of June 1963.

JOHN T. BURRIN

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

alj

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 21 1963

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

United States of America,
Plaintiff,

vs.

350.45 Acres of Land, More or Less,
Situate in Tulsa and Creek Counties,
Oklahoma, and Randall Ashley Sanger,
et al., and Unknown Owners,
Defendants.

Civil No. 4858

Tracts Nos. F-633 & E

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$635.62, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$593.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and B. B. Blair and Genavieve Hupp Hagerman, defendants herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$225.38, inclusive of interest, for their respective interests;

6. The Court finds that defendants Aberdeen Petroleum Corporation, Joseph P. Kennedy, Alice S. Root, May Smith, Melvin Smith, Robert Root Smith, D. B. Huff heirs, Raymond F. Kravis and Diana Hirsch, Berenice Slick Urschell, Tom B. Slick, Jr., Earl Slick, C. F. Urschel and Tom B. Slick, Trustees for Tom B. Slick, Jr., Betty Slick Moorman and Earl Slick have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$635.62, inclusive of interest;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$42.62, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Aberdeen Petroleum Company	\$87.42
P. O. Box 2708, Tulsa, Okla.	
Joseph P. Kennedy, c/o Hank Watson, Attorney .	120.53
First National Bank Bldg., Tulsa, Okla.	
Genavieve Hupp Hagerman, Box 90, Owensboro, Ky.	90.38
Alice S. Root, c/o Alice Jamieson, Reed, Ky. .	7.53
May Smith, 1423 Post Ave., Torrance, Cal. . .	7.53
Melvin Smith, " " " . . .	7.53
Robert Root Smith " " " . . .	7.53
D. B. Huff heirs, c/o Har-Ken Oil Co.,	120.50
719 East 18th St., Owensboro, Ky.	
Raymond K. Kravis, First National Bank Bldg.,.	33.11
Tulsa, Okla.	
Diana Hirsch, 1521 S. Gardena, Glendale, Cal. .	.03
Berenice Slick Urschel, Tom B. Slick, Jr., Earl Slick, C. F. Urschel and Tom B. Slick, Trustees for Tom B. Slick, Jr., Betty Slick Moorman and Earl Slick,	18.53
c/o 2012 National Bank of Commerce Bldg., San Antonio, Texas	

Entered this *17th* day of *June* 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE

Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

350.45 Acres of Land, More or Less,
Situate in Tulsa and Creek Counties,
Oklahoma, and Randall Ashley Sanger,
et al, and Unknown Owners,

Defendants.

Civil No. 4858

Tract No. F-634E

FILED

APR 21 1953

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

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below-listed defendant was the sole owner of the above-captioned tract on the date of taking, and entitled to receive the award therefor.

4. The Court finds the amount of \$25.00, inclusive of interest, is just compensation for the taking of the estate by the plaintiff in the above tract, as such estate and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$25.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that defendant Marie Kirchner has failed to appear or answer nor has her attorney appeared or answered in her behalf, and that said party defendant is in default at this time.

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 the above tract is the sum of \$25.00, inclusive of interest;

C. The Clerk of the Court is hereby authorized and directed to retain the amount set out below for this tract for a period of five years from the date of this judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury.

Marie Kirchner - - - - - \$25.00

Dated this 19 day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTI

ROBERT P. SANTI
Assistant United States Attorney

alj

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

350.45 Acres of Land, More or Less,
Situate in Tulsa and Creek Counties,
Oklahoma, and Randall Ashley Sanger,
et al, and Unknown Owners,

Defendants.

Civil No. 4858

Tract No. F-643
FILED

JUN 11 1938

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

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below-listed defendant was the sole owner of the above-captioned tract on the date of taking, and is entitled to receive the award therefor.

4. The Court finds the amount of \$150.00, inclusive of interest, is just compensation for the taking of the estate by the plaintiff in the above tract, as such estate and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$125.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and Robert H. Vaughn, defendant herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tract is the sum of \$150.00, inclusive of interest.

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 the above tract is the sum of \$150.00, inclusive of interest;

C. The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$25.00, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw a check on the funds in the Registry of this Court in the amount hereinafter set forth, payable to the order of the following-named payee:

Robert H. Vaughn - - - - - \$150.00

Entered this 19 day of June 1963.

ROBERT P. SANTEE

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant United States Attorney

alj

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUN 21 1963

NOBLE C. HOOD
U. S. District Court

United States of America,)
)
Plaintiff,)
)
vs.)
)
771.88 Acres of Land, More or Less,)
Situat e in Pawnee and Creek Counties,)
Oklahoma, and Helen W. Kenyon, et al.,)
and Unknown Owners,)
)
Defendant.)

Civil No. 4882k
Tract No. E-549E

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$1477.50, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract is described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$1315.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and William B. Moore, defendant herein, has by stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tract is the sum of \$550.00, inclusive of interest, for his interest;

6. The Court finds that prior to the institution of the above proceeding the United States of America and Bessie O. Johnson entered into a contract, 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 \$387.50, inclusive of interest, for her interest, would be awarded as just compensation for the taking of the estates to be condemned in the above tracts; that the contract and agreement is a valid one.

7. The Court finds that defendants A. J. Geiger, Goe Drilling Company, A. L. Smith, Earl Marcus and Citizens State Bank of Tulsa have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 above tracts is the sum of \$1477.50, inclusive of interest;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$162.50, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

William Belton Moore	\$550.00
A. J. Geiger	25.00
Goe Drilling Company	128.75
A. L. Smith	128.75
Earl Marcus	257.50

Entered this 19th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 21 1963

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

United States of America,

Plaintiff,

vs.

387.90 Acres of Land, More or Less,
Situate in Creek County, Oklahoma,
and John L. Collins, et al., and
Unknown Owners,

Defendants.

Civil No. 4908

Tracts Nos. I-918E-1 & 2

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$150.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$150.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that the plaintiff and Archibal E. Hesterlee, Lucy E. Hesterlee, Ellen Beth Hesterlee and Ramona Krotzer defendants herein, have by stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$37.50, inclusive of interest, for their interest.

6. The Court finds that defendants Ramona Krotzer, Investors Royalty Corporation, G. T. Mulrenin and Lois D. Mulrenin, R. L. Miller, W. L. Rinaman J. H. Page, M. E. Cochran, Onaga Royalty Corporation, A. A. Bailey, C. M. Peterson, E. E. Simpson, Robert C. Sharp, E. D. Lunsford, L. C. Ritts, Samuel M. Fodem, Vivian C. Simpson Wallace, Lorraine Simpson Adams, Bradford J. Williams, Ray E. Carter, Abe Pepis, Wm. Guier, F. D. Bruce, Dorothy E. McNally, Susan Jane Bruch, J. C. Farmer and J. R. Spess have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$150.00, inclusive of interest;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees and to mail the checks to said payees at the following addresses:

Archibal E. Hesterlee, Lucy E., Ellen Beth
Hesterlee and Ruby Farmer \$37.50

Investors Royalty Corporation, Thompson
Building, Tulsa, Okla. 12.50

(d). The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for these tracts for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury.

Ramona Krotzer	\$5.00
G. T. Mulrenin and Lois D. Mulrenin	7.50
R. L. Miller	1.25
W. L. Rinaman	1.25
J. H. Page	2.50
M. E. Cochran	6.25
Onaga Royalty Corporation	8.75
A. A. Bailey	6.25
E. E. Simpson	4.17
Robert C. Sharp	2.08
J. R. Spess	50.00
C. M. Peterson	5.00

Entered this 17th day of *June* 1963.

ALLEN E. BARROW

APPROVED:
ROBERT P. SANTEE
ROBERT P. SANTEE

UNITED STATES DISTRICT JUDGE

FILED

JUN 21 1963

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

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

387.90 Acres of Land, More or Less,
Situat e in Creek County, Oklahoma,
and John L. Collins, et al., and
Unknown Owners,

Defendants.)

Civil No. 4908

Tract No. I-919E

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$100.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$100.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and James A. Weaver and Harold V. Weaver entered into a contract, 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 \$43.75, inclusive of interest, for their interest, would be awarded as just compensation for the taking of the estates to be condemned in the above tracts; that the contract and agreement is a valid one.

6. The Court finds that defendants R. J. St. Germain, G. L. Bailey, Gertrude R. Bristol, Trustee, Dorothea W. Huszagh, Marjorie W. Huszagh, Investors Royalty Corporation and Blaine W. Calvin have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 above tract is the sum of \$100.00, inclusive of interest;

(c) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for this tract for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury.

R. J. St. Germain	\$12.50
G. L. Bailey	12.50
Gertrude R. Bristol, Trustee	15.00
Dorothea W. Huszagh	5.00
Marjorie W. Huszagh	5.00
Investors Royalty Corporation	6.25

Entered this 14th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

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

Defendants.

Civil No. 4916

FILED
Tract No. D-418

JUL 21 1953

ROBERT C. HOOD
Notary Public

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed, title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below-listed defendant was the sole owner of the above-captioned tract on the date of taking, and is entitled to receive the award therefor.

4. The Court finds the amount of \$2,100.00, inclusive of interest, is just compensation for the taking of the estate by the plaintiff in the above tract, as such estate and said tract are described and set forth in the Complaint and Declaration of Taking, heretofore filed in this cause. The sum of \$2,100.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Eli Post oak, NB #979, entered into a contract, approved by the Regional Solicitor's Office, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$2,100.00, inclusive of interest, would

be awarded as just compensation for the taking of the estate to be condemned in the above tract; that the contract and agreement is a valid one.

6. The Court finds that defendants Lizzie Davis, now Postoak, Lyman Postoak, George Postoak, James Postoak, Amos Postoak, Margaret Postoak, Thompson Postoak, Maxine Postoak, David Postoak, Christine Postoak, Paul Dean Postoak, Leonard Postoak, Dollie Postoak, now Thomas, and Leon Postoak, have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tract is the sum of \$2,100.00, inclusive of interest, which amount has heretofore been disbursed, by order of this Court, to the Bureau of Indian Affairs.

Dated this 19 day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant United States Attorney

alj

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

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

Defendants.

Civil No. 4916

Tracts Nos. D-419 and E

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and Complaint were filed, title to the estates taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below-listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$2,200.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$2,200.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Eli Post oak, FB Creek #NB979, entered into a contract, as evidenced by an option for the purchase of land granted by said defendants and accepted on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of

\$2,200.00, inclusive of interest, would be awarded as just compensation for the taking of the estates to be condemned in the above tracts; that the contract and agreement is a valid one. The Court finds that such option contract was approved by the Regional Solicitor.

6. The Court finds that defendants Lizzie Davis, now Postoak, Leonard Postoak, Lyman Postoak, Dollie Postoak, now Thomas, Leon Postoak, George Postoak, James Postoak, Amos Postoak, Margaret Postoak, Thompson Postoak, Maxine Postoak, David Postoak, Christine Postoak, Paul Dean Postoak, have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$2,200.00, inclusive of interest, which amount has heretofore been disbursed, by order of this Court, to the Bureau of Indian Affairs.

Dated this 1st day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant United States Attorney

alj

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 21 1963

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

United States of America,

Plaintiff,

vs.

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

Defendants,

Civil No. 4927
Tracts Nos. F-642

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$14,497.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$14,497.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Phillip Fowler, John K. Gill, Oscar Grimes, Trustee Ches.W. Grimes II and George G. and Ethyle G. Travis entered into a contract, 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 \$12,898.98, inclusive of interest, for their respective interests, would be awarded as just compensation for the taking of the estates to be condemned in the above tracts; that the contract and agreement is a valid one.

6. The Court finds that plaintiff and B. F. Moak, Guardian Mary Morton, nee Harjo, Joseph S. Harjo, Lois Harjo, now Ball, Marcia Naomi Foster, now Wilson, William Allen Foster, Jr., Iva Foster, now Gosnell (Clarland Smith, Trustee) and Willa Jean Foster, now Hilboen, defendants herein, have by stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tract is the sum of \$1,598.02, inclusive of interest, for their respective interests;

7. The Court finds that defendants Eddie Bigby and John B. Godwin have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tract is the sum of \$14,497.00, inclusive of interest; which amount has heretofore been disbursed by previous order of this Court;

Entered this 19th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

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

Defendants.

Civil No. 4927

Tracts Nos. I-901E-1,
E-2 & E-3

FILED

NOV 11 1953

J U D G M E N T

WALTER C. HOOVER
District Judge

AM

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed, title to the estates taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below-listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$525.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$400.00 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 finds that plaintiff and Theo G. Lashley, Raymond K. Holmes and Herbert Hadley Holmes, defendants herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estates taken in the above tracts is the sum of \$475.00, inclusive of interest, for their respective interests.

6. The Court finds that defendants C. H. Beason, Loutus Beason, W. D. Reeves, E. A. Shipman, Sam Falk, and First National Bank of Cushing have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$525.00, inclusive of interest;

C. The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$125.00, without interest. Upon receipt of the last-mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw check on the funds in the Registry of this Court in the amount hereinafter set forth, payable to the order of the following-named payees:

Herbert Hadley Holmes and
Raymond K. Holmes - - - - - \$300.00

D. The Clerk of this Court is hereby authorized and directed to retain the amounts set out below for these tracts for a period of five years from the date of this judgment, unless said deposit is properly claimed by the defendant owners set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury:

C. H. Beason and Loutus Beason
and W. D. Reeves - - - - - \$ 24.25
E. A. Shipman - - - - - 24.25
Sam Falk - - - - - 1.50
50.00

Dated this 14 day of June 1963.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE
Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

492.84 Acres of Land, More or Less,
Situatue in Creek and Pawnee Counties,
Oklahoma, and Curt D. Edgerton, et al,
and Unknown Owners,

Defendants.

Civil No. 4963

Tract No. 2545E

FILED

J U D G M E N T

WORLD COURT
(Court, U.S. District Court)

On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

The Court finds, upon the evidence presented that the below-listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

The Court finds the amount of \$25.00, inclusive of interest, is just compensation for the taking of the estate by the plaintiff in the above tract, as such estate and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$25.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

The Court finds that prior to the institution of the above proceeding the United States of America and Jerry Cunningham, Lela Quida Cunningham, John Austin Cunningham, Virginia Trimble, Janet Cunningham, Esther Cunningham, Helen M. Goins, George Goins, and Alpha Wilson entered into a contract, 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 \$13.51, inclusive of interest, for their respective interests, would be awarded as just compensation for the taking of the estate to be condemned in the above tract; that the contract and agreement is a valid one.

The Court finds that defendants William J. Comer, Jr., Maude and Isaac Shaeffer, Iola Opal Shaeffer, C. A. Goins, and John Goins, have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 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 the above tract is the sum of \$25.00;

C. The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following-named payees:

Jerry Cunningham - - - - -	\$ 3.13
Lela Quida Cunningham - - - - -	1.06
John Austin Cunningham - - - - -	1.06
Virginia Trimble - - - - -	1.06
Janet Cunningham - - - - -	1.51
Esther Cunningham - - - - -	1.51
William J. Comer, Jr. - - - - -	3.13
Maude & Isaac Shaeffer - - - - -	2.09
Helen M. Goins & George Goins - - - - -	2.09
Alpha Wilson - - - - -	2.09
Iola Opal Shaeffer - - - - -	2.09
C. A. Goins - - - - -	2.09
John Goins - - - - -	2.09
	<hr/>
Total	\$25.00

Dated this 19 day of June 1963.

ALLEN E. BARROW
 UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

 ROBERT P. SANTEE
 Assistant United States Attorney

alj

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

Civil No. 4963

492.84 Acres of Land, More or Less,
Situate in Creek and Pawnee Counties,
Oklahoma, and Curt D. Edgerton, et al,
and Unknown Owners,

Tracts Nos. I-917E-1 &
I-917E-2

Defendants.

J U D G M E N T

FILED
JUL 1 1953
WILLIAM C. HOOD
U.S. District Court

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed, title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below-listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$412.50, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$350.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and F. J. McNulty and Josephine Mullendore, defendants herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estates taken in the above tracts is the sum of \$153.13, inclusive of interest, for their respective interests;

6. The Court finds that defendants, Arch H. Hayden, Dan McClure, Ida Lambert, Leslie Speakman, Streeter Speakman, Jr., Frederick Bruce Speakman,

R. A. MacDonell Co., St. Germain Co., Joan K. Ball, W. N. Smith Co., C. K. Leith Co., S. H. Davis Co., and Homer K. Gaylord, L. Futterman, Lydia Beatrice Grimes, William S. Bailey, Jr., Elfam Corp., and R. J. St. Germain, have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$412.50, inclusive of interest;

C. The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$62.50, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following-named payees:

F. J. McNulty, c/o Curtis Harris - - - - -	\$150.00
Josephine Mullendore - - - - -	3.13

D. The Clerk of this Court is hereby authorized and directed to retain the amounts set out below for these tracts for a period of five years from the date of this judgment, unless said deposit is properly claimed by the defendant owners set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury:

Arch H. Hayden - - - - -	\$ 6.25
Dan McClure - - - - -	3.12
Ida Lambert - - - - -	6.25
Leslie Speakman - - - - -	1.39
Streeter Speakman, Jr. - - - - -	1.39
Frederick Bruce Speakman - - - - -	1.40
R. A. MacDonell Co. - - - - -	1.04
St. Germain Co. - - - - -	1.04
Joan K. Ball - - - - -	1.04
W. N. Smith Co. - - - - -	1.04
C. K. Leith Co. - - - - -	1.04
S. H. Davis Co. - - - - -	1.04
Homer K. Gaylord - - - - -	83.33
L. Futterman - - - - -	37.50
Lydia Beatrice Grimes - - - - -	18.75
William S. Bailey, Jr. - - - - -	18.75
Elfam Corp. - - - - -	75.00
	<u>259.37</u>

Entered this 19 day of June 1963.

APPROVED:

ALLEN E. CARROLL

ROBERT P. SANTEE

UNITED STATES DISTRICT JUDGE

ROBERT P. SANTEE
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 21 1963

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

United States of America,

Plaintiff,

vs.

1,699.52 Acres of Land, More or Less,
Situate in Tulsa, Creek and Pawnee
Counties, Oklahoma, and Lillie S.
Mathews, and Unknown Owners,

Defendants.

Civil No. 4967

Tract Nos. G-714E

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$125.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$125.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that defendants David L. Dobie, L. F. Kinley, Kirby Production Company, National Bank of Tulsa, Trustee for W. H. Manahan Trust, Mary E. Perrine, Helen M. Wilver, Charles Johnson, Jr., Lucy L. Florer, Vonnie King, Elizabeth Kovac, and Sam King have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time

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 are described therein, is hereby confirmed;

(b) The just compensation to be paid by the plaintiff for the taking of the above tract is the sum of \$125.00, inclusive of interest;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts herein-after set forth, payable to the order of the following named payees and to mail the checks to the said payees at the following addresses:

David L. Dobie	\$29.16
L. F. Kinley41
Kirby Production Company40
National Bank of Tulsa, Trustee for W. H. Manahan Trust26
Mary E. Perrine26
Helen M. Wilver26
Sam King	20.00
David L. Dobie	3.00

(d) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for this tract for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury.

Charles Johnson, Jr.	\$14.58
Lucy L. Florer	10.93
Vonnie King	14.58
Elizabeth Kovac	29.16
Elizabeth L. Kovac	2.00

Entered this 19th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

FILED ✓

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 21 1963

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

United States of America,)
)
Plaintiff,)
)
vs.)
)
1,699.52 Acres of Land, More or Less,)
Situate in Tulsa, Creek and Pawnee)
Counties, Oklahoma, and Lillie S. Mathews,)
et al., and Unknown Owners,)
)
Defendants.)

Civil No. 4967

Tract No. G-744

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$60.44, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$50.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and John L. Collins, C. M. McGehee, Hobson C. McGehee, Everarde C. McGehee, Edwin C. McMillan, Etta Field Caves, W. Clen Brown, Velma J. Collins, Eleanor G. Andrews, Joseph Kennedy, Aberdeen Petroleum Corporation, Raymond F. Kravis, Diana Hirsch, C. F. Urschel and Berenice Slick Urschel, Trustees, and Berenice Slick Urshell; Berenice Slick Urschel and Tom B. Slick, Jr., Trustees for Tom B. Slick, Jr., and Tom B. Slick, Jr., and Tom Slick, Jr. Berenice Slick Urschel and Tom B. Slick, Jr.,

Trustees for Earl Slick and Earl Slick; Berenice Slick Urschel and Tom B. Slick, Jr., Trustees for Betty Slick Moorman, defendants herein, have by stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$58.44, inclusive of interest, for their respective interests;

6. The Court finds that the defendant Diana Hirsch has failed to appear or answer, nor have her attorneys appeared or answered in her behalf, and that said parties defendant are in default at this time.

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 above tract is the sum of \$60.44, inclusive of interest;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$10.44, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Diana Hirsch \$2.00
Urschell-Slick Interests 10.00

Entered this 19th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:as

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 21 1963

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

United States of America,)
)
Plaintiff,)
)
vs.)
)
1,033.72 Acres of Land, More or Less,)
Situate in Tulsa, Creek and Pawnee)
Counties, Oklahoma, and Pearl B.)
Jackson Co., et al., and Unknown)
Owners,)
)
Defendants.)

Civil No. 4982

Tracts Nos. A-146 & E

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$320.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$320.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and L. B. Jackson Company and Pearl B. Jackson entered into a contract, 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 \$194.00, inclusive of interest, as to their interests, would be awarded as just compensation for the taking of the estates to be condemned in the above tracts; that the contract and agreement is a valid one.

6. The Court finds that plaintiff and Doris P. Woods, Elsa P. Everett, Fredica P. Halley, Harry L. S. Halley and Karl M. Probst, defendants herein, have by stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$18.88, inclusive of interest, for their respective interests;

7. The Court finds that defendants L. M. Holmes, Sneed Oil Company, Emma M. Griggs Estate, Ernest M. Erdman, Hosea V. Price, L. Eugene Shattuck, Helen Sheffield, Gladys B. Garrison, Hazel B. Gibson, John W. Seaton, Mrs. L. L. Bakhaus, Mrs. Addie R. Hass, Clyde N. Gibson, Ben F. Haas, Marie Ellinghausen and Mary Elizabeth Ellinghausen, Penn Royalty Company, and Elizabeth J. Shartel have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$320.00, inclusive of interest;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

L. B. Jackson Co., a Trust Estate	\$68.00
Pearl B. Jackson	126.00
Doris P. Woods	4.72
Elsa P. Everett	4.72
Fredica P. Halley & Harry L. S. Halley	4.72
Karl M. Probst	4.72
Sneed Oil Company	25.22
Ernest M. Erdman.01
Hosea V. Price01
L. Eugene Shattuck01
Helen Sheffield01
Gladys B. Garrison01
Hazel B. Gibson01
Mrs. L. L. Bakhaus04
Clyde N. Gibson06
Marie Ellinghausen & Mary Elizabeth Ellinghausen60
Penn Royalty Co.	1.02
Elizabeth Shartel	29.50

(d) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for these tracts for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury:

J. M. Holmes	\$ 50.40
Emma M. Griggs Estate01
John W. Seaton02
Mrs. Addie R. Hass04
Ben F. Haas15
	<u>\$50.62</u>

Executed this *19th* day of *June* 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUN 21 1963

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

United States of America,

Plaintiff,

vs.

1,033.72 Acres of Land, More or Less,
Situate in Tulsa, Creek and Pawnee
Counties, Oklahoma, and Pearl B.
Jackson Co., et al., and Unknown Owners,

Defendants.

Civil No. 4982

Tract Nos. A-149-1 thru 4
A-149E-1 thru E-3

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$2,075.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$2,075.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that the plaintiff and The Texas Company and Phillips Petroleum Company, defendants herein, have by stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$311.88, inclusive of interest, for their respective interests;

6. The Court finds that defendants E. Fred Johnson & Faith H. Johnson, Pearl B. Jackson, Laura W. Easley and George A. Easley, Estate of N. R. Graham, Charles A. Black, J. L. Garrett, Frances E. Nelson, Stephen B. Nelson, Jr., Jane N. Sawyer, W. E. Disney, Washington Royalties Company, W. T. Hermev, A. Pepis and Kate Pepis, J. Lynn Garrett, Lura W. and George A. Easley, B. D. Lee, W. T. Moore, J. C. Harper, J. L. Garrett, Mabelle C. Haynes, Edward M. Henry, James M. and Emma A. Davis, Mrs. Cora Hill, Sanford F. DeVed Henry and Anna M. Old, Oscar M. and Hazel Hudson, Blanche L. Malsbury now Vander Zee, G. C. Vander Zee, Oscar L. Grimes, Louis Kravis, Frank and Corrine MacKay, Volley J. Bodovitz, Frank Burns, J. C. Harper, W. T. Moore, have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$2,075.00, inclusive of interest;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

E. Fred Johnson and Faith H. Johnson	\$ 118.75
The Texas Company	227.50
Pearl B. Jackson	10.00
Estate of N. R. Graham	118.75
W. E. Disney	42.19
Washington Royalties Company	84.37
Phillips Petroleum Company	84.38
Oscar L. Grimes	6.35
John Kravis	1.00
Frank and Corinne MacKay	1.00
Volley J. Bodovitz	1.00

(d) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for these tracts for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury:

Charles A. Black	\$ 237.50
J. L. Garrett	275.00
Frances E. Nelson	316.41
Frances E. Nelson, Stephen B. Nelson, Jr., Jane N. Sawyer	21.09
W. T. Herney	84.37
A. Pepis and Kate Pepis	42.19
Laura W. and George A. Easley	312.50
B. D. Lee, W. T. Moore & J. C. Harper	50.00
Mabelle C. Haynes02
Edward M. Henry20
James M. & Emma A. Davis75
Mrs. Cora Hill78
Sanford F. DeVed10
Henry and Anna M. Old	1.30
Oscar M. and Hazel Hudson	6.25
Blanche L. Malsbury now Vander Zee and G. C. Vander Zee	6.25
Frank Burns, J. C. Harper and W. T. Moore	25.00

Executed this *20th* day of *June* 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RFS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

1,033.72 Acres of Land, More or Less,
Situate in Tulsa, Creek and Pawnee
Counties, Oklahoma, and Perl B.
Jackson, et al, and Unknown Owners,

Defendants.

Civil No. 4982

FILED
Tracts Nos. I-908, E-1
and E-2

JUN 21 1933

J U D G M E N T

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

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed, title to the estates taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below-listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$194.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$194.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and C. L. McMahon, William Broadhurst, Raymond K. Holmes, Cornelia C. Holmes, George H. Shirk, and W. R. Withington, defendants herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$116.63, inclusive of interest, for their respective interests.

6. The Court finds that defendants T. E. Mann, Newbern Rambo, Louise Lynch, Melba Abate and Clark Nichols have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$194.00, inclusive of interest;

C. The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following-named payees:

C. L. McMahon	- - - - -	\$ 19.87
William Broadhurst	- - - - -	14.90
T. E. Mann	- - - - -	4.97
Raymond K. Holmes	- - - - -	38.56
Cornelia C. Holmes	- - - - -	38.56
George H. Shirk	- - - - -	2.37
W. R. Withington	- - - - -	2.37
		Total
		\$121.60

D. The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for these tracts for a period of five years from the date of this judgment, unless said deposit is properly claimed by the defendant owners set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury:

Newbern Rambo	- - - - -	\$ 51.83
Louise Lynch	- - - - -	12.65
Melba Abate	- - - - -	6.34
Clark Nichols	- - - - -	1.58
		Total
		\$ 72.40

Entered this 19 day of June 1963.

ALFRED E. BROWN

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant United States Attorney

alj

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUN 21 1963

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

Civil No. 4982

Tracts Nos. 2212 and E

United States of America,

Plaintiff,

vs.

1,033.72 Acres of Land, More or Less,
Situat e in Tulsa, Creek and Pawnee
Counties, Oklahoma, and Pearl B. Jackson
Comp any, et al., and Unknown Owners,

Defendants.

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$840.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$840.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that the defendant Florence Beyl has failed to appear or answer, nor has her attorney appeared or answered in her behalf, and that said party defendant is in default at this time.

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 the above tracts is the sum of \$840.00, inclusive of interest;

(c) The Clerk of the Court is hereby authorized and directed to retain the funds on deposit for these tracts for a period of five years from the date of this judgment, unless said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury.

Florence Beyl \$840.00

Entered this 19th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

Robert P. Santee
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

1,033.72 Acres of Land, More or Less,
Situate in Tulsa, Creek and Pawnee
Counties, Oklahoma, and Pearl B. Jackson,
et al, and Unknown Owners,

Defendants.

Civil No. 4982
FILED
Tract No. 2236E

JUN 21 1963

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

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed, title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below-listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$26.56, inclusive of interest is just compensation for the taking of the estate by the plaintiff in the above tract, as such estate and tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$25.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Henry F. Weaver entered into a contract, 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 \$10.93, inclusive of interest, for his interest, would be awarded as just compensation for the taking of the estate to be condemned in the above tract; that the contract and agreement is a valid one.

6. The Court finds that defendants Onaga Royalty Corporation, Edgar C. Leonard, M. L. Glass, Sam R. Vierson, and Central National Bank of Okmulgee, have failed to appear or answer nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 above tract is the sum of \$26.56, inclusive of interest, of which amount \$10.93 has heretofore been disbursed by previous order of this Court;

C. The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$1.56, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following-named payees:

Edgar C. Leonard - - - - -	\$ 6.25
Sam R. Vierson - - - - -	1.05
Central National Bank of Okmulgee - - - - -	0.52
	<hr/>
	\$ 7.82

D. The Clerk of this Court is hereby authorized and directed to retain the amounts set out below for this tract for a period of five years from the date of this judgment, unless said deposit is properly claimed by the defendant owners set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury.

Onaga Royalty Corp - - - - -	\$ 1.56
M. L. Glass - - - - -	6.25
	<hr/>
	\$ 7.81

Dated this 19 day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT COURT

APPROVED:

ROBERT P. SANTEE
ROBERT P. SANTEE
Assistant United States Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 21 1963

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

United States of America,
Plaintiff,

vs.

563.89 Acres of Land, More or Less,
Situate in Creek County, Oklahoma,
and S. M. Kantor, et al., and
Unknown Owners,

Defendants.

Civil No. 5040

Tract No. F-644

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract ; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$1,017.50, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$940.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Oscar L. Grimes, Trustee for JoAnn Grimes, Gloria Grimes and Charles W. Grimes II and Phillip Fowler entered into a

contract, 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 \$545.00, inclusive of interest, for their respective interests, would be awarded as just compensation for the taking of the estates to be condemned in the above tract; that the contract and agreement is a valid one.

6. The Court finds that plaintiff and Sylvia Travis, Robert H. and G. E. Vaughn, defendants herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tract is the sum of \$324.37, inclusive of interest, for their respective interests;

7. The Court finds that defendants George G. Travis, Marshall Travis and Sayd E. Solon have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 above tracts is the sum of \$1,017.50, inclusive of interest, of which amount \$594.37 has heretofore been disbursed by previous order of this Court;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$77.50, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Robert H. and G. E. Vaughn	\$275.00
George G. Travis	49.38
Marshall Travis	49.37
Sayd E. Solon	49.38

Entered this 17th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SAWTEE
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

563.89 Acres of Land, More or Less,
Situate in Creek County, Oklahoma,
and S. M. Kantor, et al., and Unknown
Owners,

Defendants

Civil No. 5040

Tract Nos. I-928 & E

FILED

JUN 21 1963

J U D G M E N T

NOBLE C. HOOD

Clerk, U. S. District Court

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$7,560.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$7,560.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and R. S. Foster (Administrator of Maude Foster Estate), Kate Curry, Merle Hollis, Maxine Riley, Julie Cooper, Ethel Stoker, Joe B. Allen, Martha Williamson, Hestor Marie Haber, Jessa Coonrod Heirs, Velma Hopping Filley and John Y. Kennedy and H. E. Kennedy, Trustees under the will of Asa D. Kennedy, defendants herein, have by the

stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$8,055.01, inclusive of interest.

6. The Court finds that the defendant Lee R. Briggs has failed to appear or answer, nor have his attorneys appeared or answered in his behalf, and that said parties defendant are in default at this time; and that defendants R. G. Bandy, d/b/a M.I.B. Oil Company, and G. M. Gillespie, R. G. Gillespie and D. J. Gillespie, d/b/a Glenn Gillespie & Sons, have disclaimed any interest herein;

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 the above tracts is the sum of \$8,055.01, inclusive of interest, of which amount \$5,023.44 has heretofore been disbursed by order of this Court;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$495.01, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Hester Marie Haber	\$ 281.57
Jessa Coonrod Heirs	<u>2750.00</u>
%Curtis P. Harris	

Executed this 22nd day of June 1963. \$3031.57

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 21 1963

United States of America,

Plaintiff,

vs.

895.38 Acres of Land, More or Less,
Situate in Creek and Pawnee Counties,
Oklahoma, and Ray Speas and Unknown
Owners,

Defendants.

Civil No. 5105

Tract No. 2530E

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

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$25.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$25.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Wm. J. Comer entered into a contract, as evidenced by an option for the purchase of land granted by said defendant and accepted on behalf of the plaintiff by the Corps of Engineers, Department of

the Army, wherein it was agreed that the amount of \$4.00, inclusive of interest, for his interest, would be awarded as just compensation for the taking of the estates to be condemned in the above tract; that the contract and agreement is a valid one.

6. The Court finds that defendants Lela Cunningham, J. A. Cunningham, Virginia Trimble, Janet Cunningham, Jerry Cunningham, Esther Cunningham, Maudie and Isaac Shaeffer, George and Helen Goins, Alpha and Charles Wilson, Opal and J. W. Tatum, John Goins and C. A. Goins have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 above tract is the sum of \$25.00, inclusive of interest;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Wm. J. Comer	\$4.00
Lela Cunningham	1.00
J. A. Cunningham	1.00
Virginia Trimble	1.00
Janet Cunningham	1.50
Jerry Cunningham	3.00
Esther Cunningham	1.50
Maudie & Isaac Shaeffer.	2.00
George & Helen Goins	2.00
	<u>\$17.00</u>

(d) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for this tract for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit five years from this date, into the United States Treasury:

Alpha & Charles Wilson	\$2.00
Opal & J. W. Tatum	2.00
John Goins	2.00
C. A. Goins	2.00
	<u>\$8.00</u>

Executed this 20th day of June 1963.

ALLEN E. BARROW

APPROVED:
ROBERT P. SANTEE

UNITED STATES DISTRICT JUDGE

ROBERT P. SANTEE
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America,

Plaintiff,

vs.

895.38 Acres of Land, More or Less,
Situat in Creek and Pawnee Counties,
Oklahoma, Roy Speas, and Unknown
Owners,

Defendants.

JUN 21 1953
NOBLE C. HOOD
Clerk, U. S. District Court
Civil No. 5105
Tract No. 2525E

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded by the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$25.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$25.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Lela O. Cunningham, John Austin Cunningham, Virginia Trimble, Janet Cunningham, Jerry Cunningham and Esther Cunningham entered into a contract, 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 \$15.65, inclusive of interest, for their respective interests, would be awarded as just compensation for the taking of the estates to be condemned in the above tract; that the contract and agreement is valid one.

6. The Court finds that defendants William J. Comer, Maudie and Isaac Shaeffer, George and Helen Goins, Alpha and Charles Wilson, Opal and J. W. Tatum, John Goins and C. A. Goins have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 above tract is the sum of \$25.00, inclusive of interest;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Iela O. Cunningham, John Austin	
Cunningham and Virginia Trimble	\$ 3.13
Janet Cunningham	1.56
Jerry Cunningham	3.13
Esther Cunningham	1.57
William J. Comer	3.13
Maudie and Isaac Shaeffer.	2.08
George and Helen Goins	2.08

(d) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for this tract for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury:

Alpha and Charles Wilson	\$ 2.08
Opal and J. W. Tatum	2.08
John Goins	2.08
C. A. Goins.	2.08

Executed this 20th day of June 1963.

ALLEN E. BARROW

APPROVED:
ROBERT P. SANTEE

UNITED STATES DISTRICT JUDGE

ROBERT P. SANTEE
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED ✓

JUN 21 1963

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

United States of America,

Plaintiff,

vs.

895.38 Acres of Land, More or Less,
Situate in Creek and Pawnee Counties,
Oklahoma, Roy Speas, and Unknown
Owners,

Defendants.

Civil No. 5105

Tract No. 2535E

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$38.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$38.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Janet and Esther Cunningham, Lela O. Cunningham, John A. Cunningham, Jerry M. Cunningham, Virginia Trimble, George and Helen Goins, Alpha and Charles Wilson entered into a contract, as evidenced by an option for the purchase of land granted by said defendants and accepted

on behalf of the plaintiff by the Corps of Engineers, Department of the Army, wherein it was agreed that the amount of \$20.58, inclusive of interest, for their interests, would be awarded as just compensation for the taking of the estates to be condemned in the above tract; that the contract and agreement is a valid one.

6. The Court finds that defendants Wm. Comer, Maudie and Isaac Shaeffer, Opal and J. W. Tatum, John Goins and C. A. Goins have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 above tract is the sum of \$38.00, inclusive of interest;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Janet and Esther Cunningham	\$4.75
Lela O. Cunningham	1.58
John A. Cunningham	1.58
Jerry M. Cunningham	4.75
Virginia Trimble	1.58
Wm. Comer	4.75
Maudie and Isaac Shaeffer.	3.17
	<u>\$22.16</u>

(d) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for this tract for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury:

George and Helen Goins	\$3.17
Alpha and Charles Wilson	3.17
Opal and J. W. Tatum	3.17
John Goins	3.17
C. A. Goins	3.16
	<u>\$15.84</u>

Executed this *20th* day of *June*

1963.

ALLEN E. BARROW

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,
Plaintiff,

vs.

895.38 Acres of Land, More or Less,
Situate in Creek and Pawnee Counties,
Oklahoma, and Roy Speas and Unknown
Owners,

Defendants.

Civil No. 5105

Tract No. 2550

FILED

JUN 21 1963

NOBLE C. HOOD

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$141.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$141.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Lela O. Cunningham, John Austin Cunningham, Eva Cunningham, Shelby W. Cunningham and Virginia Trimble entered into a contract, 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 \$105.75, inclusive of interest, for their respective interests, would be awarded as just compensation for the taking of the estates to be condemned in the above tract; that the contract and agreement is a valid one.

6. The Court finds that defendants Jerry M. Cunningham, John J. Cunningham and Kerr-McGee Oil Industries, Inc., have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 above tract is the sum of \$141.00, inclusive of interest;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Lela C. Cunningham	\$11.75
John Austin Cunningham	11.75
Jerry M. Cunningham	35.25
John J. Cunningham	35.25
Shelby W. Cunningham	35.25
Virginia Trimble	11.75
	<u>\$141.00</u>

Executed this *26th* day of *June* 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUN 21 1963

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

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

Civil No. 5108

Tract No. 1502

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$2053.99, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estate and said tract is described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$900.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that a Federal tax lien exists against this claim, which lien is in the amount of \$447.04 and which lien is to be directly satisfied from the proceeds of this judgment;

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 above tracts is the sum of \$2,053.99, inclusive of interest, of which amount \$890.00 has heretofore been disbursed by order of this Court;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$1,153.99, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Frances Ashley	\$ 706.95
Internal Revenue Service	447.04
Harry C. Neuer Heirs c/o Donald Johnson, Attorney.	10.00

Executed this *19th* day of *June* 1963.

ALLEN E. BARROW

United States District Judge

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

514.12 Acres of Land, More or Less,
Situat e in Tulsa, Creek and Pawnee
Counties, Oklahoma, and D. H. Cramer,
et al., and Unknown Owners,

Defendants.)

Civil No. 5127

Tract Nos. A-111E-1 and E-2

FILED ✓

JUN 21 1963

J U D G M E N T

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

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$550.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$550.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that defendants D. H. Cramer, Charles E. Daniel, E. E. Thompson, Virgil L. Anderson, T. R. Davis, M. E. Scheer, Edward F. Reed, Hugh Roff, Richard S. Roberts, Milo T. Reed, Mary Elizabeth Reed, Trust, and Margaret Louise Reed Trust have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$550.00, inclusive of interest;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

E. E. Thompson	\$32.50
Edward F. Reed	59.17
Hugh Roff	15.83
Richard S. Roberts	189.17
Milo T. Reed	31.67
Mary Elizabeth Reed, Trust	29.58
Margaret Louise Reed, Trust.	29.58

(d) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for these tracts for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury:

D. H. Cramer	\$32.50
Charles E. Daniel	32.50
Virgil L. Anderson	32.50
T. R. Davis	32.50
M. E. Scheer	32.50

Executed this 20th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED ✓

JUN 21 1963

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

Civil No. 5198

Tract No. G-739E

United States of America,
Plaintiff,
vs.
372.74 Acres of Land, More or Less,
Situate in Tulsa, Creek and Pawnee
Counties, Oklahoma and Security
Drilling Co., et al., and Unknown
Owners,
Defendants.

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$250.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$250.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Jesse J. Hooper and Ella P. Hooper entered into a contract, 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 \$225.00, inclusive of interest, for their interest, would be awarded as just compensation for the taking of the estates to be condemned in the above tract; that the contract and agreement is a valid one.

6. The Court finds that defendant Stephen A. Calder has failed to appear or answer, nor have his attorneys appeared or answered in his behalf, and that said party defendant is in default at this time.

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 above tracts is the sum of \$250.00, inclusive of interest, of which amount \$225.00 has heretofore been paid out by order of this Court;

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

Stephen A. Calder \$25.00

Entered this *9th* day of *June* 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 21 1963

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

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 58.43 Acres of Land, More or Less)
 Situate in Pawnee and Creek Counties,)
 Oklahoma, and W. L. Eagleton, et al.,)
 and Unknown Owners,)
)
 Defendants.)

Civil No. 5295
3047
Tracts Nos. 3047E-1 thru E-3

J U D G M E N T

On this day this cause came on for pretrial hearing, all necessary defendants having been given notice by mail of the setting of this cause on the pretrial docket of this date, and, the cause being called in open court, and it appearing to the Court that none of the party defendants, A. S. Johnson, A. S. Johnson, Jr., Elton L. Johnson, Jack W. Johnson, and Cordelia M. Pettit, nor their attorneys were present, nor did they appear in their own behalf or in behalf of any of the defendants, but were in default, the Court proceeded, upon motion of the plaintiff, to hear the matter as to the issue of ownership and just compensation.

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

The Court further finds, upon the evidence presented, that A. S. Johnson, A. S. Johnson, Jr., Elton L. Johnson, Jack W. Johnson, and Cordelia M. Pettit were the sole owners of the above captioned tracts on the date of taking; that they are entitled to receive the entire award therefor, each owner to receive that part of the award allocated toward his respective fractional interest.

The Court further finds, upon the evidence presented, that the amount of \$152.00, inclusive of interest, is just compensation for the taking of the estates to be condemned in Tracts Nos. /³⁰⁴⁷3047E-1 to E-3 as such estates and said tracts are described in the Complaint and Declaration of Taking heretofore filed in this cause.

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

A. The vesting in plaintiff of title to the 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 sole owners of the estates taken in Tracts Nos. ³⁰⁴⁷/3047E-1 to E-3 were A. S. Johnson, A. S. Johnson, Jr., Elton L. Johnson, Jack W. Johnson, and Cordelia M. Pettit, and as such are entitled to receive the entire award therefor;

C. The just compensation to be paid by the plaintiff for the taking of Tracts Nos. 3047E-1 to E-3 is the sum of \$152.00, inclusive of interest;

D. The Clerk of the Court is directed and authorized to draw checks on the funds in the Registry of this Court in the amounts set forth below payable to the following named payees:

A. S. Johnson.	1/2	\$76.00
A. S. Johnson, Jr.	1/8	19.00
Elton L. Johnson	1/8	19.00
Jack W. Johnson.	1/8	19.00
Cordelia M. Pettit	1/8	19.00

Entered this 19th day of June 1963.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:
W. R. THIXTON, JR.

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

FILED

JUN 21 1963

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

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

117.28 Acres of Land, More or Less,
Situate in Osage and Pawnee Counties,
Oklahoma, and James S. Pyle, et al.,
and Unknown Owners,

Defendants.

Civil No. 5363
Tract No. 3502E

J U D G M E N T

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

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

The Court further finds, upon the evidence presented, that Frank Lowe and Eula Lowe were the sole owners of the above captioned tract on the date of taking; that they are entitled to receive the entire award therefor,

The Court further finds, upon the evidence presented, that the amount of \$1425.00, inclusive of interest, is just compensation for the taking of the estate to be condemned in Tract No. 3502E, as such estate and said tract are described in the Complaint and Declaration of Taking heretofore filed in this cause.

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

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

B. The sole owners of the estate taken in Tract No. 3502E were Frank Lowe and Eila Lowe and as such are entitled to receive the entire award therefor;

C. The just compensation to be paid by the plaintiff for the taking of Tract No. 3502E is the sum of \$1425.00, inclusive of interest;

D. The Clerk of the Court is hereby authorized and directed to draw a check upon the funds in the Registry of the Court in the amount of \$1425.00, made payable to the above owners and to cause payment to be made.

Executed this 17th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

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

WRT:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUN 21 1963

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

United States of America,

Plaintiff,

vs.

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

Defendants.

Civil No. 5371

Tract Nos. 2424 and E

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$125.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$75.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Arthur Kingery, Roy Kingery and Alice Tindle Musser entered into a contract, 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 \$39.84, inclusive of interest, for their respective interests, would be awarded as just compensation for the taking of the estates to be condemned in the above tracts; that the contract and agreement is a valid one.

6. The Court finds that plaintiff and Dwight Tarpenning, June Brodell Bigham, Marilou Brodell Brooks and Carolyn Brodell Hill, individually and as Trustee for Roy Brodell, defendants herein, have by stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$50.00, inclusive of interest, for their interest;

7. The Court finds that defendant H. Waggoner has failed to appear or answer, nor have his attorneys appeared or answered in their behalf, and that said party defendant is in default at this time.

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 the above tracts is the sum of \$125.00, inclusive of interest, of which amount \$39.84 has heretofore been disbursed by this Court;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$50.00, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw checks on the funds in the Registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

H. Waggoner	\$18.75
Dwight Tarpenning	16.41
June Brodell Bigham, Marilou Brodell Brooks and Carolyn Brodell Hill, individually and as Trustee for Roy Brodell	50.00

Executed this 20th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:
ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUN 21 1963

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

United States of America,)
)
Plaintiff,)
)
vs.)
)
300.55 Acres of Land, More or Less,)
Situat e in Creek and Pawnee Counties,)
Oklahoma, and Fern Flinchum, et al.,)
and Unknown Owners,)
)
Defendants.)

Civil No. 5375

Tracts Nos. 4527-1, & 2
and E-1 thru E-5

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$520.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$520.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Alfred E. and Dortha I. Rusco, Wood Oil Company, Beatrice Virginia Steinberger and Mary Jane Steinberger Yancy entered into a contract, 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 \$260.00, inclusive of interest, for their respective interests, would be awarded as just compensation for the taking of the estates to be condemned in the above tracts; that the contract and agreement is a valid one.

6. The Court finds that plaintiff and J. W. Bennet heirs and Virgie Bennett, Edmond Abdo Slyman, Mary Ann and Angelo A. Scarpitti, and Julia Beauchamp, defendants herein, have by stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$139.58, inclusive of interest, for their respective interests;

7. The Court finds that defendants Tony Petitti, T. A. and Ethel M. Yates, O. F. Proctor, Joe and Sara Testa, Eben Mogaffen, J. C. Wilson, have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$520.00, inclusive of interest; of which amount \$176.90 has heretofore been disbursed by order of this court;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Alfred E. & Dortha I. Rusco	\$ 153.40
J. W. Bennett heirs & Virgie Bennett. . .	12.78
Tony Petitti	3.20
T. A. & Ethel M. Yates	25.58
Mary Ann & Angelo A. Scarpitti	3.20
Joe & Sara Testa	12.78
Beatrice Virginia Steinberger and Mary Jane Steinberger Yancy	53.30

(d) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for these tracts for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury:

O. F. Proctor \$ 12.78
Elen Mogaffan 12.78
J. C. Wilson 53.30

Executed this 19th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

768.22 Acres of Land, More or Less,
Situating in Tulsa, Creek and Pawnee
Counties, Oklahoma, and Floyd Hazelrigg,
et al., and Unknown Owners,

Defendants.

Civil No. 5446

Tract No. 3312E

FILED ✓

JUN 21 1963

J U D G M E N T

NOBLE C. HOOD

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$50.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estate and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$50.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and Mrs. Mack Sanders entered into a contract, 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 \$50.00, inclusive of interest, would be awarded as just compensation for the taking of the estates to be condemned in the above tract ; that the contract and agreement is a valid one.

6. The Court finds that defendants Erwin L. Trowbridge, Kenneth Holloway and Virgil D. Hagood have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 above tract is the sum of \$50.00, inclusive of interest;

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

Mrs. Mack Sanders \$50.00

Executed this *20th* day of *June* 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:as

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 21 1963

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

United States of America,
Plaintiff,

vs.

147.59 Acres of Land, More or Less,
Situat e in Tulsa, Creek and Pawnee
Counties, Oklahoma, and J. T. O'Reilly,
et al., and Unknown Owners,

Defendants.

Civil No. 5465

Tract No. 904-1M

J U D G M E N T

On this day this cause came on for hearing upon the application of the United States of America, by its attorney, and in accordance with its Complaint in condemnation, for a judgment determining the ownership and the just compensation to be awarded the former owners of Tract No. 904-1M, which is more particularly described in the Declaration of Taking filed herein;

The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action, that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties defendant having compensable interests in the subject tract, that none of said parties defendant nor their attorneys have appeared or answered, and said parties defendant are in default at this time. The Court also finds that the plaintiff is unable to locate said parties defendant, reasonable diligence and inquiry having been made.

The Court further finds, upon the evidence presented, that J. T. O'Reilly was the sole record owner of the above captioned tract on the date of taking, and is entitled to receive the entire award therefor.

The Court further finds, upon the evidence presented, that the amount of \$92.00, inclusive of interest, is just compensation for the taking of the estate by the plaintiff in Tract No. 904-1M, as such estate and said tract is described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause.

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

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

B. The sole record owner of the estate taken in Tract No. 904-1M was J. T. O'Reilly and as such is entitled to receive that portion of the award applied to his respective interest;

C. The just compensation to be paid by the plaintiff for the taking of Tract No. 904-1M is the sum of \$92.00, inclusive of interest;

D. The Clerk of the Court is hereby authorized and directed to retain the funds on deposit for this tract for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury.

Entered this 19th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

W. R. THIXTON, JR.

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

WRT:Ajs

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

Manuel J. Beach and Mary I. Beach,)
)
) Plaintiffs)
)
 vs.)
)
 Kansas City Fire and Marine Insurance)
 Company,)
)
) Defendant)
)
 Home Federal Savings & Loan Association,)
)
)
) Intervener)

No. 5457 Civil

FILED

JUN 21 1963

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

JOURNAL ENTRY OF JUDGMENT

Now on this 20th day of May, 1963, the above-
styled and numbered cause came on for trial pursuant to regular
setting with the plaintiffs appearing in person and by their
attorneys of record, Homer L. Hurt and Ben L. Murdock, and the
defendant appearing by its attorney, Walter D. Hanson. The case
was called for trial, the plaintiffs announced ready for trial
and the defendant announced ready for trial; whereupon a jury of
twelve was duly empaneled and sworn well and truly to try the
issues joined between plaintiffs and defendant and a true
verdict rendered according to the law and evidence. Thereupon,
the plaintiffs offered their evidence and rested their case.
Thereafter the defendant offered its evidence and rested its
case. Thereafter plaintiffs offered rebuttal evidence after
which argument of counsel was heard and the jury was duly in-
structed, and after due deliberation did return a verdict in favor
of the plaintiffs and against the defendant, Kansas City Fire
and Marine Insurance Company, in the sum of \$21,875.00, and
whereupon, it was stipulated and agreed between counsel for

plaintiffs and the defendant that the defendant had theretofore paid to Home Federal Savings & Loan Insurance Company, mortgagee of the plaintiffs the sum of \$7,958.46, and that said sum should be deducted from the amount of the verdict of \$21,875.00 which would leave a balance of \$13,916.54; and the court finds that by reason thereof the plaintiffs are entitled to a judgment of and from and against the defendant, Kansas City Fire and Marine Insurance Company, in the amount of \$13,916.54,

IT IS, THEREFORE, the order, judgment and decree of the court that the plaintiffs do have and recover judgment of and from the defendant in the sum of \$13,916.54, together with interest thereon at the rate of six percent per annum from _____ until paid, together with the costs of this action.

The court is of the opinion that the defendant should pay the sum of \$13,916.54 to the plaintiffs.

Walter P. Johnson

JUDGE, UNITED STATES DISTRICT COURT, NORTHERN DISTRICT OF OKLAHOMA

Walter P. Johnson
Walter P. Johnson
Walter P. Johnson

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

FILED

United States of America for the Use)
and Benefit of Frank T. Andrews,)
Trustee, etc.,)
)
Plaintiff,)
)
v.)
)
Hyde Construction Company, Inc., a)
corporation, et al,)
)
Defendants.)

JUN 21 1963
 NOBLE C. HOOD
 Clerk, U. S. District Court

No. 5498

SECOND PARTIAL SUMMARY JUDGMENT

On the 18th day of June, 1963, the motion of plaintiff, Frank T. Andrews, Trustee for the Estate of Yuba Consolidated Industries, Inc., hereinafter referred to as "Yuba," for second summary judgment against the defendants, Hyde Construction Company, Inc., United States Fidelity & Guaranty Company, National Surety Corporation and The Aetna Casualty and Surety Company, after due and proper notice to all parties, came on to be heard before this Court, and after considering the pleadings, the various motions, the Findings of Fact and Conclusions of Law heretofore entered on May 10, 1963, the affidavits of parties and witnesses, the briefs and arguments of counsel, and, by interrogating counsel, the Court ascertained the material facts which exist without substantial controversy. Rule 56(d) F. R. C. P.

The Court finds that the plaintiff, Yuba, claims an amount of \$606,383.96 now due and owing by the defendants, after deducting the summary judgment entered herein on May 10, 1963, for \$390,641.21. The defendants, having filed their amended answer herein on June 3, 1963, alleging that the total amount due and owing plaintiff, Yuba, is \$398,089.58

after deducting the cost of correcting alleged errors by plaintiff, Yuba, the Court finds that the defendants admit owing plaintiff, Yuba, \$398,069.58. On the 2nd day of May, 1963, O.E. Dean, trading and doing business as Penn Southern Construction Company, hereinafter referred to as "Penn Southern," filed its complaint against the defendants named in this action, and Yuba, for a claim of \$108,281.34, which amount the defendants assert is included in their admitted liability of \$398,069.58. The Court finds that \$289,828.24 of the claim of plaintiff, Yuba, for labor performed and materials furnished, as of November 25, 1962, is without substantial controversy.

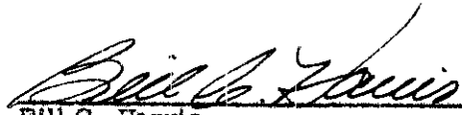
It is the opinion of the Court that summary judgment should be entered in favor of plaintiff, Yuba, and against the defendants, Hyde Construction Company, Inc., United States Fidelity & Guaranty Company, National Surety Corporation and The Aetna Casualty and Surety Company, jointly and severally, for \$289,828.24, and there is no just reason for delay of the payment of this money and it is hereby

ORDERED, ADJUDGED AND DECREED that plaintiff, Frank T. Andrews, Trustee for the Estate of Yuba Consolidated Industries, Inc. have judgment against the defendants, Hyde Construction Company, Inc., United States Fidelity & Guaranty Company, National Surety Corporation and The Aetna Casualty and Surety Company, in the sum of \$289,828.24, together with interest thereon at the rate of six (6%) per cent per annum from November 25, 1962.

This judgment made and entered into this 21st day of _____, 1963.

Allen E. Barrow
United States District Judge

Approved as to Form:



Bill C. Harris
2700 First National Building
Oklahoma City 2, Oklahoma

David H. Sanders
205 Denver Building
Tulsa, Oklahoma

Jack N. Hayes
Beacon Building
Tulsa, Oklahoma

WESTERN DISTRICT COURT FOR THE NORTHERN

DISTRICT OF OKLAHOMA

THE UNITED STATES OF AMERICA
FOR THE USE AND BENEFIT OF
CHARLES MURRAY, D/B/A MURRAY
LIMESTONE PRODUCTS,

PLAINTIFF,

No. 5564

HYDS CONSTRUCTION COMPANY, INC.,
a Mississippi corporation;
UNITED STATES FIDELITY & GUARANTY
COMPANY, a Maryland corporation;
NATIONAL SURETY CORPORATION,
a New York corporation; and
THE ASTOR CASUALTY AND SURETY
COMPANY, a Connecticut corporation,

DEFENDANTS

FILED

JUN 21 1963

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

J U D G M E N T

An order having been entered on the 21st day of JUNE
1963, for judgment in favor of Charles Murray, d/b/a Murray Limestone
Products, was plaintiff in this cause, against the defendants, Hyds Con-
struction Company, Inc., a Mississippi corporation, United States
Fidelity & Guaranty Company, a Maryland corporation, National Surety
Corporation, a New York corporation, and The Astor Casualty and Surety
Company, a Connecticut corporation, for the sum of \$3,949.40, together
with interest thereon at the rate of six (6) per cent per annum from the
11th day of December, 1958, and his costs;

and the court having certified that no just reason exists for delay
in entering final judgment, and the court having expressly directed entry
of final judgment for said amount, it is adjudged that plaintiff have and

recover judgment on against each of said defendants, WPA's Charbrother
Company, Inc., United States Fidelity & Guaranty Company, National
Surety Corporation, and The Aetna Casualty and Surety Company, in the
above recited sum with interest and costs.

ENTERED this 21 day of June, 1963.

NORLE C. MOORE, Clerk

By Ann B. Balleney
Deputy

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

EARL C. FIELDS,

Plaintiff,

vs.

WORLD INSURANCE COMPANY,
a corporation,

Defendant.

No. 5437 Civil

FILED

JUN 21 1963

ORDER OVERRULING MOTION
TO VACATE AND SET ASIDE JUDGMENT

TABLE C. 112
U.S. DISTRICT

Before the Honorable Allen E. Barrow, United States District Judge for the Northern District of Oklahoma, on this 18th day of June, 1963, there came on for hearing the motion of plaintiff, Earl C. Fields, to vacate and set aside the judgment entered in this cause on the 26th of February, 1963, as reflected by Journal Entry of Judgment filed in this cause on the 18th day of April, 1963; plaintiff appearing in person and by his attorney of record, Gordon L. Patten, and the defendant, World Insurance Company, a Corporation, appearing by its attorneys, Boone S. Ellison, by James C. Ellison, and the Court finds from the evidence presented by plaintiff and defendant, and from the arguments of counsel that the said motion of plaintiff to vacate and set aside judgment entered herein on the 26th of February, 1963, should be denied. It is, therefore,

ORDERED, ADJUDGED AND DECREED that the motion of plaintiff to vacate and set aside judgment rendered herein on the 26th of February, 1963, be, and the same is hereby denied and overruled.


ALLEN E. BARROW
United States District Judge

JO:elp
6-20-63
2/A World Insurance Company
per Joseph W. Roberts
per Gordon L. Patten

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JUN 24 1963

United States of America,
 Plaintiff,
 vs.
 492.84 Acres of Land, More or Less,
 Situate in Creek and Pawnee Counties,
 Oklahoma, and Curt D. Edgerton, et al.,
 and Unknown Owners,
 Defendant.

ROBERT W. HOOD
 Clerk, U. S. District Court
 Civil No. 4963
 Tract Nos. 2549, E-1 & E-2

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tracts; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken, as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tracts on the date of taking and are entitled to receive the award therefor.

4. The Court finds the amount of \$76.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and said tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$76.00 was deposited into the Registry of this Court as estimated just compensation for said tracts upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and Mary Brown, defendant herein, have by the stipulation agreed that the just compensation to be paid by the plaintiff for the taking of the estate taken in the above tracts is the sum of \$19.00, inclusive of interest, for her interest;

6. The Court finds that defendants Camelee C. Cunningham, Robert H. Worrell (deceased) and S. K. Worrell (deceased), G. A. Worrell, Ferrell Worrell, Chester Worrell, Lester Worrell, Albert Worrell, Ruby and Harvey Batchtell, Mrs. Lou Worrell, Charles Love, W. H. Twyman, P. C. Fletter, and N. E. McNeill have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties defendant are in default at this time.

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 the above tracts is the sum of \$76.00, inclusive of interest;

(c) The Clerk of this Court is hereby authorized and directed to draw checks on the funds in the registry of this Court in the amounts hereinafter set forth, payable to the order of the following named payees:

Mary Brown	\$19.00
Camelee C. Cunningham.	19.00

(d) The Clerk of the Court is hereby authorized and directed to retain the amounts set out below for these tracts for a period of five years from the date of this Judgment, unless said deposit is properly claimed by the defendant owner set forth above, and in event said deposit is not claimed, the Court Clerk is directed, without further order of this Court, to return said deposit, five years from this date, into the United States Treasury:

Robert H. Worrell	\$19.00
S. K. Worrell	19.00

Executed this 24th day of June 1963.

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

RPS:ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

NOV 19 1921

CLERK OF COURT
U.S. DISTRICT COURT

United States of America,)
)
Plaintiff,)
)
vs.)
)
170.01 Acres of Land, More or Less,)
Situat e in Tulsa and Osage Counties,)
Oklahoma, and Clyde Jacobs, Jr.,)
et al., and Unknown Owners,)
)
Defendants.)

Civil No. 5205

Tract No. 2118

J U D G M E N T

1. On this day this cause came on for hearing upon the application of the United States of America, by its attorney, for a final Judgment determining the ownership and the just compensation to be awarded the former owners of the above tract.

2. The Court finds that the Declaration of Taking and Complaint were duly filed and that the Court has jurisdiction of the parties and the subject matter of this action; that service of process has been perfected either personally or by publication of notice, as prescribed by Rule 71A of the Federal Rules of Civil Procedure, on all parties having compensable interests in the subject tract; that upon the date the Declaration of Taking and the Complaint were filed title to the estate taken as set out therein, became vested in the United States of America.

3. The Court finds, upon the evidence presented that the below listed defendants were the sole owners of the above-captioned tract on the date of taking, and are entitled to receive the award therefor.

4. The Court finds the amount of \$150.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tract, as such estates and said tract are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$150.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that plaintiff and Franklin D. Shannon and the Town of Osage, Oklahoma, defendants herein, have by stipulation agreed that just compensation to be paid by the plaintiff for the taking of the estate taken in the above tract is the sum of \$175.00, inclusive of interest, for their respective interests;

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 the above tract is the sum of \$150.00, inclusive of interest, of which amount the sum of \$37.50 has heretofore been disbursed by order of this Court to Franklin D. Shannon.

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$25.00, without interest. Upon receipt of the last mentioned deficiency, the Clerk of this Court is hereby authorized and directed to draw a check on the funds in the Registry of this Court in the amount hereinafter set forth, payable to the order of the following named payee:

Town of Osage, Oklahoma \$37.50
Executed this 24th day of June 1963.

ALLEN E. BARROW

UNITED STATES DISTRICT JUDGE

APPROVED:

ROBERT P. SANTEE

ROBERT P. SANTEE
Assistant U. S. Attorney

rps:ajs

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

UNITED STATES OF AMERICA FOR THE
USE AND BENEFIT OF O. E. DEAN,
trading and doing business as PENN
SOUTHERN CONSTRUCTION COMPANY,

Plaintiff,

vs.

HYDE CONSTRUCTION COMPANY, INC.,
a corporation; UNITED STATES FIDELITY
& GUARANTY COMPANY, a corporation;
NATIONAL SURETY CORPORATION, a
corporation; THE AETNA CASUALTY AND
SURETY COMPANY, a corporation; and
FRANK T. ANDREWS, TRUSTEE FOR THE
ESTATE OF YUBA CONSOLIDATED INDUSTRIES,
INC., a Delaware corporation, Debtor in
Proceedings for the Reorganization of a
corporation under Chapter X of The Bankruptcy Act,

Defendants.

CIVIL ACTION
No. 5 6 2 3

(Which is
consolidated
with:

No. 5 4 9 8)

FILED

JUN 21 1963

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

PARTIAL SUMMARY JUDGMENT

This matter coming before the Court on this 21st day of June,
1963 upon the Motion for Summary Judgment of Plaintiff, United States of
America for the use and benefit of O. E. Dean, trading and doing business
as Penn Southern Construction Company, and the Court being advised, finds:

1. The claim set forth in Plaintiff's complaint is admitted by
Defendant Frank T. Andrews, Trustee for the Estate of Yuba Consolidated
Industries, Inc., subject to certain reservations of rights to set-offs and
is admitted in the answer of the other Defendants as amended in open court
on the 18th day of June, 1963.

2. All Defendants agree that at least the sum of \$65,117.35 may be
paid to Plaintiff without controversy, such sum to be over and above the
amount of \$289,828.24 heretofore ordered by the Court on June 18, 1963 to
be paid to Yuba Consolidated Industries, Inc.

3. Such sum of \$65,117.35 if paid by Defendants Hyde Construction
Company or Defendant's bonding companies shall be charged against any
future judgment in favor of Defendant Yuba Consolidated Industries, Inc.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Plaintiff E. E. Dean, trading and doing business as Dean Southern Construction Company, have judgment against the Defendants, Hyde Construction Company, Inc., United States Fidelity and Guaranty Company, National Surety Corporation, The Aetna Casualty and Surety Company and Frank T. Andrews, Trustee for the Estate of Yuba Consolidated Industries, Inc., in the sum of \$65,117.35 with interest thereon at the rate of six per cent (6%) per annum from the 21st day of April, 1963.

District Judge.

APPROVED AS TO FORM:

Jack N. Hays, Attorney for Plaintiff

Bill C. Harris, Attorney for Defendant
Frank T. Andrews, Trustee for the
Estate of Yuba Consolidated Industries, Inc.

David H. Sanders, Attorney for Defendant
Hyde Construction Company, Inc.

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

THE FIDELITY & CASUALTY COMPANY
OF NEW YORK, a corporation,

Plaintiff,

-vs-

MANNY RABKIN,

Defendant.

Civil Action No. 5563

FILED

JUN 20 1963

J U D G M E N T

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

This cause came on for hearing on this 20th day of June, 1963, upon plaintiff's Motion for Default Judgment Under Rule 55 (b) by Clerk at which time the plaintiff appeared by its attorneys, Sanders, McElroy and Whitten. The Clerk after having examined the Affidavit in Support of Motion for Default Judgment under Rule 55 (b) and the files in this cause finds that the plaintiff has complied with Rule 55 (b) and that the defendant is in default and that the sum the plaintiff seeks to recover is for a sum certain on a judgment and that the plaintiff is entitled to judgment by default of and from the defendant for the sum of \$10,152.59, with interest at the rate of 6% per annum from March 31, 1959, until paid, and costs of this action.

NOW, THEREFORE, BE IT ORDERED, ADJUDGED, AND DECREED by the Clerk that the plaintiff, The Fidelity & Casualty Company of New York, a corporation, have and recover judgment of and from the defendant, Manny Rabkin, for the sum of \$10,152.59, with interest at the rate of 6% per annum from May 31, 1959, until paid.

Noble C. Hood
CLERK OF THE UNITED STATES DISTRICT
COURT FOR THE NORTHERN DISTRICT OF
OKLAHOMA. *[Signature]*

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

699.00 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Simpson-Fell Oil Company, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4894

Tracts Nos. 5719-16
and 5720-10b

AMENDMENT TO JUDGMENT

This matter comes on for hearing this 18th day of June, 1963,
on motion of the Plaintiff for an amendment to the Judgment filed herein
on November 15, 1961, and the Court having considered such motion and being
advised by counsel for Plaintiff, finds that for the reasons stated therein
such motion should be sustained.

It Is, Therefore, ORDERED that the Judgment filed herein on Novem-
ber 15, 1961, hereby is amended so that the schedule relating to Tracts
Nos. 5719-16 and 5720-10b, shown of page 5 of such Judgment, shall read
as follows:

"TRACTS NOS. 5719-16 AND 5720-10b

Owner:

Forest Oil Corporation - - 17/24 of 8/8 of subsurface estate		
Deposited as estimated compensation - - - -	\$4,800.00	
Award of just compensation - - - - - - -	<u>3,457.00</u>	\$3,457.00
Deposit surplus - - - - - - - - - - -	\$1,343.00	
Disbursed to owner - - - - - - - - - - -		<u>\$3,457.00</u>
Balance due to owner - - - - - - - - - - -		<u>None"</u>

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.

180.00 Acres of Land, More or Less,
Situat e in Nowata County, Oklahoma,
and Charles L. Reed, et al, and
Unknown Owners,

Defendants.

CIVIL ACTION NO. 4849

Lessee Interest Only In
Tract Nos.: 5611-13
5612-6
5611-2
5611-3
5612-7
5612-9
5612-10

FILED

J U D G M E N T
(Partial)

JUN 27 1963

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

1.

NOW, on this 18th day of June, 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 oil and gas leasehold interest in the estate condemned in the tracts enumerated in the caption above, as such estate and tracts are described in the Complaint and the Declaration of Taking filed in this Civil Action. Hereinafter in this judgment the term "lessee interest" shall be used to describe the estate covered by this judgment.

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 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 estate described in paragraph 2 herein.

Pursuant thereto on February 5, 1960, the United States of America 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 tracts a certain sum of money, and part of this deposit has been disbursed, as set out in paragraph 12 below.

7.

On the date of taking in this action, the owners of the lessee interest in the estate taken in subject tracts as described in paragraph 2 herein were the defendants whose names are shown in paragraph 12 below. Such named defendants are the only persons asserting any interest in the lessee interest in the estate 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 lessee interest in the estate taken in these tracts.

8.

The owners of the lessee interest in the estate taken in 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 lessee interest in the estate condemned in subject tracts is in the amount shown as compensation in paragraph 12, and such stipulation should be approved.

9.

The owners of the lessee interest in the estate taken in subject tracts and the United States of America have executed and filed herein, on June 13, 1963, a Stipulation which settled the respective claims of the parties for oil produced and sold and expenses incurred in such production during the period of February 5, 1960, to March 21, 1960, and which provided that in this Judgment the sum of \$2,123.84 should be deducted from the balance due to said lessees, and such Stipulation should be approved.

10.

This judgment will create a surplus in the deposit for the lessee interest in subject tracts as shown in paragraphs 12 and 13 below. Such

surplus should be refunded to the Plaintiff.

11.

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 lessee interest in the estate described and for the uses and purposes described in such Complaint and Declaration of Taking, are condemned, and title to such lessee interest is vested in the United States of America as of the date of filing the Declaration of Taking, and all defendants herein and all other persons interested in such lessee interest are forever barred from asserting any claim thereto.

12.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the estate described in paragraph 2 herein, condemned herein in subject tracts, were the parties whose names appear below in paragraph 14, and the right to just compensation for such lessee interest in the estate taken herein in these tracts is vested in the parties so named.

13.

The Stipulation of the parties mentioned in paragraph 9 above, and filed in this case on June 13, 1963, hereby is confirmed and is held to constitute a complete settlement of the respective claims of the parties as stated therein.

14.

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 lessee interest in the estate condemned in subject tracts as follows:

LESSEE INTEREST IN ALL TRACTS

Owners of the lessee interest in the estate taken
in all tracts in this Civil Action:

Charles E. Reed - - - - -	1/3
Robert I. Hartley - - - - -	1/3
Carrie C. Graham - - - - -	1/3

Deposits and Disbursals:

<u>Tracts Nos.</u>	<u>Deposited for Lessee Interest</u>	<u>Disbursed To Lessee</u>
5611-13	\$ 9,225.00	None
5612-6	2,300.00	None
5611-2	25,300.00	\$25,300.00
5611-3	2,875.00	2,875.00
5612-7	8,975.00	4,687.00
5612-9	16,900.00	9,373.00
5612-10	<u>51,575.00</u>	<u>28,119.00</u>
Total Deposit - -		\$117,150.00
Total Disbursed - - - - -		\$70,354.00

Award of just compensation for
lessee interest in all tracts,
pursuant to stipulation - - - \$95,000.00

Less total amount
disbursed - - - - - \$70,354.00

Balance due to lessee owners
pursuant to above award - - - \$24,646.00

Less balance due to Plaintiff,
pursuant to stipulation
approved in paragraph 13 - - \$2,123.84

Net balance due to
lessee owners - - - - - \$22,522.16

Surplus in total deposit
for lessee interest - - - - - \$24,273.84

15.

It Is Further ORDERED that the Clerk of this Court shall disburse
from the various deposits for the subject tracts certain sums as follows:

Tract No. 5611-13 - - - - -	\$9,225.00
Tract No. 5612-6 - - - - -	\$2,300.00
Tract No. 5612-7 - - - - -	\$4,288.00
Tract No. 5612-9 - - - - -	<u>\$6,709.16</u>
Total Amount to be Disbursed - - -	-\$22,522.16

Such disbursal shall be made to the owners of the lessee interest
in the subject tracts as follows:

To Charles L. Reed - - - - -	\$7,507.39
To Robert I Hartley - - - - -	\$7,507.39
To Carrie C. Graham - - - - -	\$7,507.38

It Is Further ORDERED that the Clerk of this Court shall disburse the surplus in the deposits for the lessee interest in the subject tracts in the total amount of \$24,273.84 as follows:

From the deposit for Tract No. 5612-9	
the sum of - - - - -	\$817.84,
From the deposit for Tract No. 5612-10	
the sum of - - - - -	<u>\$23,456.00,</u>
Total - - - - -	\$24,273.84

to the Treasurer of the United States of America.

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

United States of America,

Plaintiff,

vs.

180.00 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Charles L. Reed, et al, and
Unknown Owners,

Defendants.

CIVIL ACTION NO. 4849

Lessor Interest Only in

Tracts Nos. 5611-13,
5612-6 and
5612-10

FILED

J U D G M E N T

JUN 27 1963

(Partial)

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

1.

On July 16, 1962, this cause came on for pre-trial conference before the Honorable Luther Bohanan, Judge of the United States District Court for the Northern District of Oklahoma. The Plaintiff, United States of America, appeared by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. The owners of Tract No. 5612-10 appeared by their attorney, Glenn H. Chappell. The defendant owners of the interest in Tracts Nos. 5611-13 and 5612-6 which is covered by this Judgment did not appear. After being advised by counsel for Plaintiff and having examined the files and having considered the evidence, the Court finds:

2.

This Judgment applies only to the lessor interest in the estate condemned in the tracts enumerated in the caption above, as such estate and tracts are described in the Complaint and the Declaration of Taking filed in this Civil Action. The "lessor interest" is defined for the purpose of this Judgment as all interest in the estate taken in the subject tracts other than the oil and gas leasehold interest.

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 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 estate described in paragraph 2 herein. Pursuant thereto, on February 5, 1960, the United States of America 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 the lessor interest in Tracts Nos. 5611-13 and 5612-6 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 lessor interest in the estate taken in Tracts Nos. 5611-13 and 5612-6, as defined in paragraph 2 herein were the defendants whose names are shown in paragraph 12 below. Such named defendants are the only persons asserting any interest in the lessor interest in the estate 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 lessor interest in the estate taken in these tracts.

8.

At the pre-trial conference mentioned in paragraph 1 above, the Plaintiff presented its evidence and upon consideration thereof the Court found that the fair market value of the lessor interest in the estate taken in Tracts Nos. 5611-13 and 5612-6, as of the date of taking, was \$2,600.00 as to Tract No. 5611-13 and \$550.00 as to Tract No. 5612-6, and that said sums should be the awards of just compensation for such lessor interest in the respective tracts.

9.

The Judgment entered in this case on June 5, 1963, created a surplus in the deposit for the lessor interest in the estate taken in Tract No. 5612-10 in the amount of \$7,475.00, as shown in the last paragraph of such Judgment. This surplus is not needed for payment of any award in this Civil Action and should be refunded to the Plaintiff.

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 Tracts Nos. 5611-13 and 5612-6, to the extent of the lessor interest in the estate described and for the uses and purposes described in such Complaint and Declaration of Taking, are condemned, and title to such lessor interest is vested in the United States of America as of the date of filing the Declaration of Taking, and all defendants herein and all other persons interested in such lessor interest 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 described in paragraph 2 herein, condemned herein in Tracts Nos. 5611-13 and 5612-6, were the parties whose names appear below in paragraph 12, and the right to just compensation for such lessor interest in the estate taken herein in these tracts is vested in the parties so named.

12.

It Is Further ORDERED, ADJUDGED AND DECREED that the findings and conclusions as to just compensation, stated in paragraph 8 above, hereby are confirmed; and the sums therein fixed are adopted as the awards of just compensation for the lessor interest in the estate condemned in subject tracts, as follows:

LESSOR INTEREST ONLY IN TRACTS
NOS. 5611-13 AND 5612-6

Owners of lessor interest in both tracts:

George R. Bridgman - - - - - 5/28

Janice B. Bell - - - - - 13/28

John K. Bridgman - - - - - 5/28

The Ohio National Bank of

Columbus, Ohio, Trustee

for Dorothy M. Bell - - - - - 5/28

LESSOR INTEREST ONLY IN TRACTS
NOS. 5611-13 AND 5612-6 (Cont'd)

Awards of just compensation
for lessor interest:

Tract No. 5611-13 - - - - -	\$2,600.00	
Tract No. 5612-6 - - - - -	<u>\$550.00</u>	
Total award for both tracts - - - - -	\$3,150.00	\$3,150.00

Deposited as estimated compensation
for lessor interest:

Tract No. 5611-13 - - - - -	\$2,600.00	
Tract No. 5612-6 - - - - -	<u>\$550.00</u>	
Total deposit for both tracts - - - - -	<u>\$3,150.00</u>	

Disbursed to owners - - - - -		<u>None</u>
Balance due to owners for both tracts - - - - -		\$3,150.00

13.

It Is Further ORDERED that the Clerk of this Court shall disburse
the sums on deposit for Tracts Nos. 5611-13 and 5612-6 as follows:

To George R. Bridgman - - - - -	\$562.50	
To Janice B. Bell - - - - -	\$1,462.50	
To John K. Bridgman - - - - -	\$562.50	
To The Ohio National Bank of Columbus, Ohio, Trustee for Dorothy M. Bell - - - - -	\$562.50	

14.

It Is Further ORDERED that the Clerk of this Court disburse the
surplus in the deposit for the lessor interest in Tract No. 5612-10, in the
amount of \$7,475.00 to the Treasurer of the United States of America.

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

United States of America,

Plaintiff,

vs.

491.42 Acres of Land, More or Less,
Situate in Nowata and Rogers Counties,
Oklahoma, and Ralph Dawson, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4884

Tract No. L-1253

FILED

JUN 27 1963

J U D G M E N T

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

1.

On June 11, 1963, this cause, as to the captioned tract, came on for pre-trial conference before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, and such conference was continued to June 13, 1963, for disposition of this matter. The Plaintiff, United States of America, appeared by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. The defendants, Mary Smoke, Goldie Smoke, and Ella Squirrel, appeared in person. The United States Department of Interior appeared by its attorney, Charlie Miller. The other defendants did not appear. After being advised by counsel and having examined the files and having considered the evidence, the Court finds:

2.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the estate condemned in Tract No. L-1253, as such tract and estate are described in the Complaint and the Declaration of Taking filed herein.

3.

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 tract.

4.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tract, as such tract is particularly

described in such Complaint. Pursuant thereto, on March 9, 1960, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

5.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the subject tract, a certain sum of money, all of which has been disbursed as shown in paragraph 9.

6.

At the pre-trial conference the Plaintiff submitted evidence showing that the fair market value of the subject tract, as of the date of taking was the sum of \$1,850.00. The defendants who appeared in person agreed to the entry of Judgment in such amount and the Department of Interior offered no objection. Therefore, the sum of \$1,850.00 should be adopted as the award of just compensation for the taking of the subject tract.

7.

The defendants named in paragraph 9 as owners of subject tract are the only defendants asserting any interest in the estate condemned in subject tract, all other defendants having either disclaimed or defaulted; the named defendants are the owners of such estate, as of the date of taking, and as such, are entitled to receive the award of just compensation.

8.

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 indicated 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 March 9, 1960, and all defendants herein and all other persons interested in such estate are forever barred from asserting any claim thereto.

9.

It Is Further ORDERED, ADJUDGED, AND DECREED that on the date of taking, the owners of the estate condemned herein in the subject tract were the defendants whose names appear in the schedule below; the right to just

compensation for the estate taken in this tract is vested in the parties so named, as their interests appear therein; and the sum of \$1,850.00 hereby is adopted as the award of just compensation for the estate herein taken in subject tract; all as follows, to-wit:

TRACT NO. L-1253

Owners:

Charlie Balloue - - - - - 19/72
 Mary Mae Sander - - - - - 19/72
 Mianna Keener - - - - - 19/72
 Emma Rowe Ketcher - - - - - 1/24
 Linda Rowe Littledave - - - - - 1/24
 Mrs. Lucy Isaac }
 Mrs. Shirley Hudson } - - - - - 1/24
 Mrs. Katie O. Neal }
 Mrs. Juanita Calico)
 Betsy Herrod - - - - - 1/120
 Mary Smoke - - - - - 1/120
 Goldie Smoke - - - - - 1/120
 Ella Squirrel - - - - - 1/120
 Cora Six - - - - - 1/120
 Annie Downing Wiley - - - - - 1/72
 Lula Downing Talkington - - - - - 1/72
 Dick Downing - - - - - 1/72

Award of just compensation - - - - - \$1,850.00 \$1,850.00
 Deposited as estimated compensation - - - - - \$1,850.00
 Disbursed to owners - - - - - \$1,850.00

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

United States of America,

Plaintiff,

vs.

99.21 Acres of Land, More or Less,
Situate in Nowata and Rogers Counties,
Oklahoma and Edith Rose, et al, and
Unknown Owners,

Defendants.

CIVIL ACTION NO. 4895

Tracts Nos. C-346E and
C-347E

FILED

JUN 17 1963

J U D G M E N T

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

1.

Now, on this 18th day of June, 1963, this matter comes on for disposition on application of the plaintiff, United States of America, for entry of judgment on an option contract and 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 Declaration of Taking filed herein.

3.

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

4.

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

5.

The Acts of Congress set out in paragraph 2 of the Complaint herein give the United States of America the right, power and authority to condemn for public use the land described in paragraph 2 herein. Pursuant thereto, on March 24, 1960, the United States of America has filed its Declaration of Taking of such described property and title thereto should be vested in the United States of America, as of the date of filing such instrument.

6.

On filing 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 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 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 each of the subject tracts and the United States of America have executed an Option Contract as alleged in the Complaint, or have executed and filed herein Stipulations As To Just Compensation wherein they have agreed that just compensation for the estates condemned in such tracts is in the amount shown as compensation in paragraph 11 herein and have agreed upon the distribution of the award among the owners, and such Option and Stipulations 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 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 and all defendants herein and all other persons interested in such estates 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 estates condemned herein in the subject tracts were the persons whose names appear below in paragraph 11, and the right to just compensation for the respective estates taken in these tracts is vested in the parties so named, as their respective interest appear therein.

It Is Further ORDERED, ADJUDGED AND DECREED that the Option Contract and the Stipulations As To Just Compensation mentioned in paragraph 8 above are hereby 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. C-346E

Owners:

Edith Rose and
Heirs of the estate of Mark W. Rose, who are:

- Edith Rose
- Billy Mark Rose
- Eddie Lee Rose
- Mary Marie Franklin
- Joyce Nadine Kellehan
- Everett Lloyd Rose

Award of just compensation		
pursuant to Option Contract - - - - -	\$375.00	\$375.00
Deposited as estimated compensation - - - - -	<u>\$375.00</u>	
Disbursed to owners - - - - -		<u>\$375.00</u>

TRACT NO. C-347E

Owners:

Cal Steidley and
Madeline Steidley

Subject to a mortgage for \$3,000.00, owned by the
Commissioners of the Land Office of the State of Oklahoma.
(This mortgagee, by stipulation, has authorized payment
of the entire award to Cal and Madeline Steidley.)

Award of just compensation		
pursuant to stipulation - - - - -	\$75.00	\$75.00
Deposited as estimated compensation - - - - -	<u>\$75.00</u>	
Disbursed to Cal Steidley and Madeline Steidley - - - - -		<u>\$75.00</u>

ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

APPROVED:

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