

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

508.62 Acres of Land, More or Less,
Situate in Rogers County, Oklahoma,
and Henry Brown, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 5407

Tract No. C-309

FILED

MAY - 3 1965

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

J U D G M E N T

1.

NOW, on this MAY 3 1965, this matter comes on for disposition on application of the plaintiff, United States of America, for entry of Judgment on the Report of Commissioners filed herein on April 15, 1965, and the Court after having examined the files in this action and being advised by counsel for the plaintiff, finds that:

2.

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

3.

This Judgment applies only to the estate taken in Tract No. C-309, as such tract and estate are described in the Complaint and the Declaration of Taking filed herein.

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 tract.

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 tract of land. Pursuant thereto, on May 17, 1962, the United States of America filed its Declaration of Taking of a certain estate in such tract of land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

6.

On the filing of the Declaration of Taking, there was deposited in the Registry of this Court as estimated compensation for the taking of the subject property a certain sum of money and none of this deposit has been disbursed, as set out in paragraph 12 below.

7.

The Report of Commissioners filed herein on April 15, 1965, is hereby accepted and adopted as a finding of fact as to an undivided 1/2 interest in the coal rights only under the subject tract. The amount of just compensation as to such interest in the subject tract, as fixed by the Commission, is set out in paragraph 12 below.

8.

The owners of the oil, gas and other minerals in the subject tract, together with the plaintiff, have executed an option contract, as alleged in the Complaint, whereby they have agreed upon the amount of just compensation for the taking of such oil, gas and other minerals, exclusive of coal, as set out in paragraph 12 below, and such option contract should be approved.

9.

A certain deficiency exists between the amount deposited as estimated just compensation for subject tract and the amount fixed by the Commission and the Court as just compensation, and a sum of money sufficient to cover such deficiency should be deposited by the Government. This deficiency is set out in paragraph 12 below.

10.

The defendants named in paragraph 12 as owners of the estate taken in subject tract are the only defendants asserting any interest in the estate condemned herein, all other defendants having either disclaimed or defaulted; the named defendants, as of the date of taking, were the owners of the estate condemned herein and, as such, are entitled to receive the award of just compensation. Provided: Sentry Royalty Company although it was the owner of an undivided 1/2 interest in the coal rights has disclaimed any interest in the award of just compensation for this tract.

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 Tract No. C-309 described in the Complaint and Declaration of Taking filed herein, and such property, to the extent of the estate described in the Declaration of Taking filed herein, and for the uses and purposes described therein, is 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 are forever barred from asserting any claim thereto.

12.

It Is Further ORDERED, ADJUDGED and DECREED that on the date of taking, title to the estate taken herein in the subject tract was vested in the defendants named as owners in the schedule below in this paragraph; the right to receive the just compensation for the estate taken herein in subject tract is vested in the parties so named, as their respective interests appear in such schedule; the option contract as to just compensation mentioned in paragraph 8 above and the Report of Commissioners of April 15, 1965, hereby are confirmed and the sums therein fixed are adopted as just compensation for the estate taken in the subject tract, as shown by the following schedule:

TRACT NO. C-309

Owners:

1. Oil, gas and other minerals:

Henry Brown and Lena Brown ----- 1/2
The Prospect Company ----- 1/2

2. Coal rights:

Sentry Royalty Company ----- 1/2
(disclaimed any share of the award)
Henry Brown and Lena Brown ----- 1/2

Award of just compensation for entire estate taken -----	:		:	\$63.00
Allocation of award, deposit and disburseals:	:		:	
	:		:	
Share of award pursuant to option contract -----	:	Oil and Gas	:	Browns' 1/2
Share of award pursuant to Commissioners' Report -----	:	Interest	:	Coal Interest:
Deposited as estimated compensation: for all interests -----	:	\$38.00	:	
Disbursed to owners -----	:		:	\$25.00
Balance due to owners -----	:	None	:	None
	:	\$38.00	:	\$25.00
Deposit deficiency -----	:		:	\$25.00

It Is Further ORDERED, ADJUDGED and DECREED that the United States of America shall pay into the Registry of this Court for the benefit of the owners the deposit deficiency for the estate taken in the subject property in the amount of \$25.00, together with interest on such deficiency at the rate of 6% per annum from May 17, 1962, until the date of deposit of such deficiency sum; and such sum shall be placed in the deposit for subject tract in this civil action. Upon receipt of such sum, the Clerk of this Court shall disburse from the deposit for the subject tract certain sums as follows:

To Henry Brown and Lena Brown, jointly, the sum of \$44.00,
plus all the accrued interest on the deposit
deficiency for this tract.

To The Prospect Company the sum of \$19.00.

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ 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.)
)
 198.39 Acres of Land, More or Less)
 Situate in Nowata County, Oklahoma,)
 and Forest Oil Corporation, et al,)
 and Unknown Owners,)
)
 Defendants.)

CIVIL ACTION NO. 5409
Tract No. S-1953E-3

FILED
MAY - 3 1965

J U D G M E N T

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

1.

NOW, on this MAY 3 1965, this matter comes on for disposition on application of the plaintiff, United States of America, for entry of Judgment on the Report of Commissioners filed herein on April 20, 1965, and the Court after having examined the files in this action and being advised by counsel for the plaintiff finds that:

2.

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

3.

This Judgment applies only to the estate taken in Tract No. S-1953E-3, as such estate and tract are described in the Complaint and the Declaration of Taking, filed herein.

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 tract.

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 estate described in paragraph 2 herein. Pursuant thereto, on May 21, 1962, 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 such instrument.

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 subject tract a certain sum of money, and none of this deposit has been disbursed as set out in paragraph 11 below.

7.

The Report of Commissioners filed herein on April 20, 1965, is hereby accepted and adopted as a finding of fact as to the subject tract. The amount of just compensation for the estate taken in the subject tract as fixed by the Commission is set out in paragraph 11 below.

8.

This Judgment will create a certain deficiency between the amount deposited as estimated just compensation for subject tract and the amount fixed by the Commission and the Court as just compensation, and a sum of money sufficient to cover such deficiency should be deposited by the Government. This deficiency is set out in paragraph 11 below.

9.

The defendants named in paragraph 11 as owners of subject tract are the only defendants asserting any interest in the estate condemned herein, all other defendants having either disclaimed or defaulted; the named defendants, as of the date of taking, were the owners of the estate condemned herein and, as such, are entitled to receive the award of just compensation.

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 Tract No. S-1953E-3, as such tract is described in the Complaint and Declaration of Taking filed herein, and such property, to the extent of the estate described in the Declaration of Taking filed herein, and for the uses and purposes therein described, is 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 are forever barred from asserting any claim thereto.

11.

It Is Further ORDERED, ADJUDGED and DECREED that the right to receive the just compensation for the estate taken herein in subject tract is vested in the defendants whose names appear below in this paragraph; the Report of Commissioners of April 20, 1965, is hereby confirmed and the sum therein fixed is adopted as just compensation for the estate taken in subject tract as shown by the following schedule:

TRACT NO. S-1953E-3

Owners:

Floyd A. Calvert, Jr. and
Horace K. Calvert

Award of just compensation -----	\$220.00	\$220.00
Deposited as estimated compensation -----		\$100.00
Disbursed to owners -----	None	
Balance due to owners -----	\$220.00	
Deposit deficiency -----		\$120.00

12.

It Is Further ORDERED that the United States of America shall pay into the Registry of this Court for the benefit of the owners the deposit deficiency for the subject tract in the amount of \$120.00, together with interest on such deficiency at the rate of 6% per annum from May 21, 1962, until the date of deposit of such deficiency sum; and such sum shall be placed in the deposit for subject tract in this Civil Action.

Upon receipt of such sum, the Clerk of this Court shall disburse the entire amount on deposit for Tract No. S-1953E-3 to Floyd A. Calvert, Jr. and Horace K. Calvert, jointly.

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Hubert A. Marlow

HUBERT A. MARLOW
Assistant United States Attorney

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

United States of America,

Plaintiff,

vs.

LeRoy Rathfon,

Defendant.

Civil No. 6028

FILED

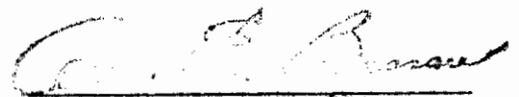
MAY - 3 1965

J U D G M E N T

NOBLE C. HOOD
Clerk U. S. District Court

On this 12th day of April 1965, the above-entitled action coming on for hearing, the plaintiff appearing by its counsel, Sam E. Taylor, Assistant United States Attorney for the Northern District of Oklahoma, and the defendant appearing by his attorney, Russell E. Moss, the Court finds that the allegations of plaintiff's Complaint herein are true, that the defendant is indebted to the plaintiff in the sum of \$1,360.32, with interest on the sum of \$1,309.54, at the rate of 4% per annum from June 1, 1963, until paid.

THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED by the Court that this plaintiff have judgment against the defendant, LeRoy Rathfon, for the sum of \$1,360.32, with interest on the sum of \$1,309.54, at the rate of 4% per annum from June 1, 1963, until paid, together with the costs of this action.


UNITED STATES DISTRICT JUDGE

APPROVED:


SAM E. TAYLOR
Assistant United States Attorney


RUSSELL E. MOSS
Attorney For the Defendant

OF THE UNITED STATES DISTRICT COURT OF THE DISTRICT OF OKLAHOMA

FINT COMPANY OF OKLAHOMA
an Oklahoma corporation,

Plaintiff,

vs.

AFINA LIFE INSURANCE COMPANY,
a Corporation,

Defendant.

No. 6039 - Civil

FILED

MAY - 8 1955

NOBLE C. HOOD
Clerk U. S. District Court

ORDER ON MOTION FOR A NEW TRIAL AND
ON MOTION FOR JUDGMENT NOTWITHSTANDING THE VERDICT.

Defendant's Motion for a New Trial and Defendant's Motion for a Judgment notwithstanding the Verdict came on for hearing and after argument of counsel the court requested counsel to submit briefs which have been submitted and after careful consideration of Defendant's Motion for a New Trial, argument, and briefs the Court is of the opinion that the Motion for a New Trial and Motion for Judgment Notwithstanding the Verdict should be denied.

IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED that the Defendant's Motion for a New Trial and Motion for Judgment Notwithstanding the Verdict be, and the same are hereby denied and overruled.

Dated this 14th day of April, 1955.

/s/ Luther Bohannon
LUTHER BOHANNON, Clerk

APPROVED AS TO FORM:

/s/ Floyd W. Walker
FLOYD WALKER, Attorney for Plaintiff

/s/ Robert J. Woolsey
ROBERT J. WOOLSEY, Attorney for Defendant

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

GRAND RIVER DAM AUTHORITY,)
a public corporation,)

Petitioner,)

vs.)

Civil No. 6110

3.0 acres of land in Mayes)
County, Oklahoma, Kenneth)
Williams, et al.,)

Defendants.)

FILED

MAY - 3 1965

ORDER CONFIRMING REPORT OF COMMISSIONERS
AS MODIFIED BY STIPULATION

NOBLE C. HOOD
Clerk U. S. District Court

NOW, on this the 3 day of May, 1965, the Court considered the application of the petitioner herein for a judgment approving the Commissioners' Report heretofore filed in this proceeding as to the real estate hereinafter specifically described.

The Court finds that:

1. Each and all of the allegations of the said petition for condemnation are true and that the Grand River Dam Authority is entitled to acquire property by eminent domain for the uses and purposes therein set forth.

2. That more than sixty (60) days have elapsed since the filing of the Report of Commissioners herein and no exceptions therein nor demand for jury trial are pending as to the lands hereinafter described and that said Report of Commissioners filed herein on the 18th day of January, 1965 as modified by stipulation should be confirmed and approved in every respect.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the Report of Commissioners filed herein on the 18th day of January, 1965, as modified is final and the award as set out and fixed in said report is full and just compensation for the taking of the lands and/or estate therein. The lands and/or estate taken are described as follows, to-wit:

TRACT NO. PS 1-R2
(Fee Title To)

A strip of land 100 feet in width in the N $\frac{1}{2}$ SW $\frac{1}{4}$ of Section 33, T 21 N, R 21 E of the Indian Base and Meridian, in Mayes County, Oklahoma, the center line of which is described as follows, to-wit:

Beginning at a point in the south boundary of said N $\frac{1}{2}$ SW $\frac{1}{4}$ 986 feet from the southwest corner thereof; thence northerly parallel to the west boundary of said N $\frac{1}{2}$ SW $\frac{1}{4}$ to a point in the north boundary thereof, in Section 33, T 21 N, R 21 E of the Indian Base and Meridian, containing 3.0 acres.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the estate taken is the entire and unencumbered fee simple title in and to the lands hereinabove described and designated as "fee title."

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the estate in all of the above designated and described real estate, as described in the petition, and the interest therein taken by these eminent domain proceedings, was vested in the Grand River Dam Authority on the 26th day of January, 1965, upon the depositing of the sum of \$1,295.00 with the registry of this Court for the lands and estates taken in and to the above described land.



U. S. District Judge

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

OTHO R. DAY, Administrator of the)
Estate of NORMA JEAN DAY, Deceased,)
)
Plaintiff,)

vs.)

HARTFORD ACCIDENT AND INDEMNITY)
COMPANY, a Corporation,)

Defendant.)

No. 6044

FILED

MAY -4 1965

ORDER

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

This case was submitted by the parties upon the pleadings, briefs, and Stipulation of Facts. The plaintiff appeared by his attorney, Jack I. Gaither. The defendant Hartford Accident and Indemnity Company, a corporation, appeared by A. M. Covington, of the firm of Covington and Gibbon. The third-party defendant, Tri-State Insurance Company, a corporation, appeared by its attorneys, Knight & Wilburn, by Ray H. Wilburn.

Counsel for the respective parties have submitted for consideration able and intelligent briefs covering the subject matter of this action.

The matter comes on for hearing upon two motions, one by Tri-State Insurance Company, a corporation, to dismiss, and the other motion by the plaintiff for summary judgment.

After having carefully considered the entire file in this case and all the briefs and the pleadings, the Court is of the opinion that the Motion to Dismiss of Tri-State Insurance Company, third-party defendant, of the Cross-Complaint filed against it by Hartford Accident and Indemnity Company, should be sustained; the Court further is of the opinion that the Motion for Summary Judgment filed in this case by the plaintiff against the defendant Hartford Accident and Indemnity Company, a corporation, should be sustained.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THIS COURT that the Motion of Tri-State Insurance Company to Dismiss the Cross-Complaint filed against it by Hartford Accident and Indemnity Company, a corporation, be and the same is hereby sustained; IT IS FURTHER ORDERED that the Motion for Summary Judgment filed herein by the plaintiff against Hartford Accident and Indemnity Company, a corporation, is sustained.

DATED this 4th day of May, 1965.

Luther Bohannon
UNITED STATES DISTRICT JUDGE

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

OTHO R. DAY, Administrator of the)
Estate of NORMA JEAN DAY, Deceased,)
)
Plaintiff,)
)
vs.)
)
HARTFORD ACCIDENT AND INDEMNITY)
COMPANY, a Corporation,)
)
Defendant.)

No. 6044

FILED

MAY - 4 1965

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

J U D G M E N T

The Court having this day filed in this cause an Order sustaining the Motion of the plaintiff Otho R. Day, Administrator of the Estate of Norma Jean Day, Deceased, against the defendant Hartford Accident and Indemnity Company, a corporation, for Summary Judgment,

IT IS THE JUDGMENT OF THE COURT that the plaintiff do have and recover of and from the defendant Hartford Accident and Indemnity Company, a corporation, the sum of \$35,000, with interest thereon from the 20th day of November, 1962, until paid, upon a Judgment rendered by the Superior Court in and for Creek County, Oklahoma, Bristow Division, together with the costs in that Court in the sum of \$111.60.

Plaintiff's costs in this Court are adjudged against the defendant Hartford Accident and Indemnity Company, a corporation.

DATED this 4 day of May, 1965.

Luther Bohannon

UNITED STATES DISTRICT JUDGE

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

BRUNSWICK CORPORATION,)
)
 Plaintiff,)
)
 v.)
)
 HIGHLAND BOWL, INCORPORATED,)
)
 Defendant.)

No. 6173

FILED

MAY - 4 1965

NOBLE C. HOUSTON
U.S. District Court

ORDER

Now on this 4th day of May, 1965, it appearing to the Court upon motion of the plaintiff that the above entitled complaint should be dismissed.

IT IS THEREFORE ORDERED that the above entitled action is hereby dismissed at the cost of the plaintiff.

IT IS FURTHER ORDERED that Seaboard Surety Company, surety on the replevin bond filed in the above entitled matter, together with the principal, Brunswick Corporation, be, and they are hereby discharged and relieved of all liability herein.

(5) Allen G. Harrison
United States District Judge

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,
Plaintiff,
vs.
38.15 Acres of Land, More or Less,
Situat e in Nowata and Rogers Counties,
Oklahoma, and H. L. Marcus, et al,
and Unknown Owners,
Defendants.

CIVIL ACTION NO. 4959
Tracts Nos. U-2136E-1 and
U-2136E-3

FILED

MAY - 5 1965

NOBLE C. HOOPER
Clk. U. S. District Court

UNITED STATES OF AMERICA,
Plaintiff,
vs.
315.27 Acres of Land, More or Less,
Situat e in Nowata County, Oklahoma,
and Elna Couch, et al,
and Unknown Owners,
Defendants.

CIVIL ACTION NO. 4976
Tracts Nos. U-2152E-2 thru
E-6 inclusive.

J U D G M E N T

1.

NOW, on this _____ day of May, 1965, this matter comes on for
disposition on application of the plaintiff, United States of America,
for entry of Judgment on the Report of Commissioners filed herein on
April 21, 1965, and the Court after having examined the files in these
actions and being advised by counsel for the plaintiff finds that:

2.

The Court has jurisdiction of the parties and the subject matter
of these actions.

3.

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

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 these causes, who are interested in
subject property.

5.

The Acts of Congress set out in paragraphs 2 of the Complaints filed herein give the United States of America the right, power and authority to condemn for public use the subject tracts of land. Pursuant thereto, on July 6, 1960 as to Civil Action No. 4959 and on August 1, 1960 as to Civil Action No. 4976, the United States of America filed its Declarations of Taking of certain estates in such tracts of land, and title to such property should be vested in the United States of America as of the dates of filing such instruments.

6.

Simultaneously with filing of the Declarations of Taking, there were deposited in the Registry of this Court as estimated compensation for the taking of certain estates in the subject tracts certain sums of money and none of these deposits has been disbursed as set out in paragraph 11 below.

7.

The Report of Commissioners filed herein on April 21, 1965, is hereby accepted and adopted as a finding of fact as to the estates taken in the subject tracts. The amount of just compensation as to the subject tracts as fixed by the Commission is set out in paragraph 11 below.

8.

This Judgment will create a surplus in the total deposit for the subject tracts, as shown in paragraph 11 below. After the awards for all interests have been disbursed, the surplus in the deposit should be refunded to the plaintiff.

9.

The defendants named in paragraph 11 as owners of subject tracts are the only defendants asserting any interest in the estates condemned herein, all other defendants having either disclaimed or defaulted; the named defendants are the owners of the respective interests in such estates as designated and, as such, are entitled to receive the just compensation awarded by this Judgment.

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 subject tracts, as such tracts are described in the Declarations of

Taking filed herein, and such property, to the extent of the estates described and for the uses and purposes described in the Declarations of Taking filed herein, is CONDEMNED, and title thereto is vested in the United States of America, as of the dates of the Declarations of Taking, and all defendants herein and all other persons are barred forever from asserting any claim thereto.

11.

It Is Further ORDERED, ADJUDGED AND DECREED that the right to just compensation for the estates taken herein in subject tracts is vested in the defendants whose names appear below in this paragraph; the Report of Commissioners of April 21, 1965, is hereby confirmed and the sum therein fixed is adopted as just compensation for the estates taken in subject tracts, and the manner in which such award should be allocated is as shown by the following schedule:

TRACTS NOS. U-2136E-1 AND E-3, AND
U-2152E-2 THRU E-6 COMBINED

OWNERS:

Interest No. 1: Lessor interest in Tracts Nos.
U-2136E-1 and U-2136E-3:

Edith Ann Wilkinson Ward ----- 8/80
(Now deceased and G.W.D. Ward is
Administrator)

Jane Ann Wilkinson ----- 4/80

Frank Buttram ----- 10/80

Kirby Production Company ----- 99.75% of 5/80

Isabel R. Weber and Yetta Rosenbloom- 0.25% of 5/80

Smiser Investment Company ----- 13/80

Frank J. Blum and Roselyn Blum ----- 40/80

Interest No. 2: Lessor interest in Tracts Nos.
U-2152E-2, E-3, E-4, E-5, and E-6:

Mariah Claggett Drake ----- 4/7

Aaron Gladys Claggett ----- 1/7

Mary Katherine Smith Dodson ----- 1/7

Dennis M. Hunigan and Isabell Hunigan-1/7

Interest No. 3: Oil and gas leasehold interest covering
all of subject tracts:

Carl Elgin

Deposited as estimated compensation for all interests in all subject tracts -----	\$3,925.00
(U-2136E-1 and E-2 -- \$2,950.00)	
(U-2152E-2 thru E-6-- \$ 975.00)	
Award of just compensation for all interests in all subject tracts -----	\$2,615.00
Overdeposit -----	\$1,310.00

Allocation of award, deposit and disbursals:

	: Interest : No. 1	: Interest : No. 2	: Interest : No. 3	:
Share of award pursuant to Commissioners' Report--	:\$1,500.00	:\$ 215.00	:\$ 900.00	:
Share of deposit of estimated compensation ---	:\$ 675.00	:\$ 550.00	:\$2,700.00	:
Deposit deficiency as to this interest -----	:\$ 825.00	:	:	:
Overdeposit as to these interests -----	:	:\$ 335.00	:\$1,800.00	:
Disbursed to owners -----	: None	: None	: None	:
Balance due to owners -----	:\$1,500.00	:\$ 215.00	:\$ 900.00	:
Plus interest at 6% per annum for 4 years and 303 days in amount of ----	: 239.09	:	:	:

12.

It Is Further ORDERED that the deposit for Tracts Nos. U-2152E-2, E-3, E-4, E-5, and E-6 in Civil Action No. 4976, in the total amount of \$975.00 shall be transferred by the Clerk of this Court to the deposit for Tracts Nos. U-2136E-1 and U-2136E-3 in Civil Action No. 4959 to facilitate distribution of the award for these tracts.

The Clerk of this Court then shall disburse from the deposit for Tracts Nos. U-2136E-1 and E-3 certain sums as follows:

To G.W.D. Ward, Administrator of the estate of Edith Ann Wilkinson Ward, deceased -----	\$ 173.91
To Jane Ann Wilkinson -----	\$ 86.95
To Frank Buttram -----	\$ 217.39
To Kirby Production Company -----	\$ 108.42
To Isabel R. Weber and Yetta Rosenbloom, jointly-	\$.27
To Smiser Investment Company -----	\$ 282.60
To Frank J. Blum and Roselyn Blum, jointly -----	\$ 869.55
To Mariah Claggett Drake -----	\$ 122.86
To Aaron Gladys Claggett -----	\$ 30.71
To Mary Katherine Dodson -----	\$ 30.71
To Dennis M. Hunigan and Isabell Hunigan, jointly-	\$ 30.72
To Carl Elgin -----	\$ 900.00
To Treasurer of the United States of America ----	\$1,070.91

UNITED STATES DISTRICT JUDGE

APPROVED:

HUBERT A. MARLOW
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

252.62 Acres of Land, More or Less,
Situat in Nowata & Rogers Counties,
Oklahoma, and Thomas A. Jirik, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 5406

Tract No. J-1068

FILED

MAY - 5 1965

J U D G M E N T

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

1.

NOW, on this 4 day of May, 1965, this matter comes on for disposition on application of the plaintiff, United States of America, for entry of Judgment on the Report of Commissioners filed herein on April 21, 1965, and the Court after having examined the files in this action and being advised by counsel for the plaintiff finds that:

2.

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

3.

This Judgment applies only to the estate taken in Tract No. J-1068, as such estate and tract are described in the Complaint and the Declaration of Taking filed herein.

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 tract.

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 estate described in paragraph 2 herein. Pursuant thereto, on May 17, 1962, 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 such instrument.

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 subject property a certain sum of money, and none of this deposit has been disbursed as set out in paragraph 11 below.

7.

The Report of Commissioners filed herein on April 21, 1965, is hereby accepted and adopted as a finding of fact as to the subject tract. The amount of just compensation for the estate taken in the subject tract as fixed by the Commission is set out in paragraph 11 below.

8.

This Judgment will create a certain deficiency between the amount deposited as estimated just compensation for subject tract and the amount fixed by the Commission and the Court as just compensation, and a sum of money sufficient to cover such deficiency should be deposited by the Government. This deficiency is set out in paragraph 11 below.

9.

The defendant named in paragraph 11 as the owner of subject tract is the only defendant asserting any interest in the estate condemned herein, all other defendants having either disclaimed or defaulted; the named defendant, as of the date of taking, was the owner of the estate condemned herein and, as such, is entitled to receive the award of just compensation.

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 Tract No. J-1068, as such tract is described in the Complaint and Declaration of Taking filed herein, and such property, to the extent of the estate described in the Declaration of Taking filed herein, and for the uses and purposes therein described, is 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 are forever barred from asserting any claim thereto.

11.

It Is Further ORDERED, ADJUDGED and DECREED that the right to receive the just compensation for the estate taken herein in subject tract is vested in the defendant whose name appears below in this paragraph; the Report of Commissioners of April 21, 1965, is hereby confirmed and the sum therein fixed is adopted as just compensation for the estate taken in subject tract, as shown by the following schedule:

TRACT NO. J-1068

OWNER:

A. E. Lynch

Award of just compensation pursuant to Commissioners' Report -----	\$1,000.00	\$1,000.00
Deposited as estimated compensation -----		\$ 100.00
Disbursed to owner -----	None	
Balance due to owner -----	<u>\$1,000.00</u>	
Deposit deficiency -----		<u>\$ 900.00</u>

12.

It Is Further ORDERED that the United States of America shall pay into the Registry of this Court for the benefit of the owner the deposit deficiency for the subject tract in the amount of \$900.00, together with interest on such deficiency at the rate of 6% per annum from May 17, 1962, until the date of deposit of such deficiency sum; and such sum shall be placed in the deposit for subject tract in this Civil Action.

Upon receipt of such sum, the Clerk of this Court shall disburse the entire amount on deposit for Tract No. J-1068 to A. E. Lynch.

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ 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.

198.39 Acres of Land, More or Less,
Situat e in Nowata County, Oklahoma,
and Forest Oil Corporation, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 5409

Tracts Nos. U-2152E-7
U-2152E-8
U-2152E-9

FILED

MAY - 5 1965

J U D G M E N T

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

1.

NOW, on this ____ day of May, 1965, this matter comes on for disposition on application of the plaintiff, United States of America, for entry of Judgment on the Report of Commissioners filed herein on April 21, 1965, and the Court after having examined the files in this action and being advised by counsel for the plaintiff finds that:

2.

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

3.

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

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 property. Pursuant thereto, on May 21, 1962, the United States of America filed its Declaration of Taking of certain estates in subject tracts of land, and title to such property should be vested in the United States of America as of the date of filing such Declaration of Taking.

6.

On the filing of the Declaration of Taking, there was deposited in the Registry of this Court as estimated compensation for the taking of the described estates in subject tracts, a certain sum of money and none of this deposit has been disbursed as set out in paragraph 11 below.

7.

The Report of Commissioners filed herein on April 21, 1965, is hereby accepted and adopted as a finding of fact as to the subject tracts. The amount of just compensation as to the subject tracts as fixed by the Commission is set out in paragraph 11 below.

8.

This Judgment will create a deficiency between the amount deposited as estimated just compensation for subject tracts and the amount fixed by the Commission and the Court as just compensation, and a sum of money sufficient to cover such deficiency should be deposited by the Government. This deficiency is set out in paragraph 11 below.

9.

The defendants named in paragraph 11 as owners of subject tracts are the only defendants asserting any interest in the estates condemned herein, all other defendants having either disclaimed or defaulted; the named defendants, as of the date of taking, were the owners of the respective interests in such estates as designated and, as such, are entitled to receive the just compensation awarded by this Judgment.

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 subject tracts, described in the Declaration of Taking filed herein, and such property, to the extent of the estates described in the Declaration of Taking and for the uses and purposes therein indicated, is CONDEMNED, and title thereto is vested in the United States of America, as of the date of filing such Declaration of Taking, and all defendants therein and all other persons are forever barred from asserting any claim thereto.

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

JAMES K. SHANNON pro-se
a/k/a JAMES K. KELLY,

Petitioner,

vs.

STATE OF OKLAHOMA, et al.,

Defendants.

Re: CIV

FILED

MAY - 5 1965

ORDER OF DISMISSAL

NOBLE C. HOOD
Clk U. S. District Court

Now, on this 5 day of May, 1965, the complaint filed
in the above styled cause having been brought to the attention
of the Court, the Court, in exercise of its duty to determine
its jurisdiction, finds that it does not have jurisdiction of
the causes of action set forth in the complaint. U.S. Constitu-
tion, Amend. XI; Georgia R. Co. v. Revenue, 312 U.S. 199 at
303; Hans v. Louisiana, 134 U.S. 1.

IT IS THEREFORE ORDERED that the above styled action
be and the same is dismissed.


UNITED STATES DISTRICT JUDGE

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

FILED

MAY - 6 1965

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

UNITED STATES FIDELITY)
AND GUARANTY COMPANY,)
a corporation,)

Plaintiff,)

-vs-)

COOPER & DORRIS, INC., a)
corporation, H. A. COOPER,)
PAULINE M. COOPER, NED P.)
DORRIS and MAURICE DORRIS,)

Defendants.)

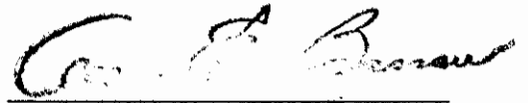
Civil Action No. 5593. ✓

JUDGMENT

This cause came on for pretrial and for hearing upon Plaintiff's MOTION FOR SUMMARY JUDGMENT upon this 26th day of April, 1965, and the court finds that the MOTION FOR SUMMARY JUDGMENT should be sustained and after having made FINDINGS OF FACT and CONCLUSIONS OF LAW, enters judgment in favor of the plaintiff, United States Fidelity and Guaranty Company and against the defendants, Cooper & Dorris, Inc., a corporation, H. A. Cooper, and Pauline Cooper for the sum of \$264,742.69.

NOW, THEREFORE, BE IT ORDERED, ADJUDGED AND DECREED by the court that the plaintiff, United States Fidelity and Guaranty Company, a corporation, have and recover judgment of and from the defendants, Cooper & Dorris, Inc., a corporation, H. A. Cooper, and Pauline M. Cooper, jointly and severally for the sum of \$264,742.69.

FOR ALL OF WHICH LET EXECUTION ISSUE.



UNITED STATES DISTRICT JUDGE
FOR THE NORTHERN DISTRICT
OF OKLAHOMA.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
) Plaintiff,)
)
 vs.)
)
 1,929.31 Acres of Land, More or Less,)
 Situate in Osage County, Oklahoma,)
 and W. G. Rogers, et al., and)
 Unknown Owners,)
)
) Defendant.)

Civil No. 5826 ✓
Tract No. 1824-2M

FILED
MAY - 6 1965

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

PARTIAL 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 Partial Judgment determining the ownership and the just compensation to be awarded the owners of 2/32 of the oil lessee interest in the above case.

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 2/32 of the oil lessee interest; 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 2/32 of the oil lessee interest on the date of taking, and are entitled to receive the award therefor.

4. The Court finds that defendants Gerald T. Tresner and Robert T. Rushmore 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.

5. The Court finds the amount of \$1148.00, inclusive of interest, is just compensation for the taking of 2/32 of the oil lessee 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 \$1148.00 was deposited into the Registry of this Court as estimated just compensation for said 2/32 oil lessee interest 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 oil lessee estate set forth in the Complaint and Declaration of Taking in and to the tract 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 $2/32$ oil lessee interest is the sum of \$148.00, inclusive of interest, which amount has previously been distributed to these defendants.

Entered MAY 6 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

nld

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

SAM TYREE,

Plaintiff,

vs.

CIVIL ACTION NO. 6006

UNITED STATES OF AMERICA,

Defendant.

FILED

MAY - 6 1965

J U D G M E N T

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

Upon Findings of Fact and Conclusions of Law heretofore entered,

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that plain-
tiff take nothing as against the defendant, United States of America, and
judgment is rendered in favor of the United States of America.

DATED this 22nd day of April, 1965.


UNITED STATES DISTRICT JUDGE

Dunn & Wilson Construction Co., Inc., Earl A. Dunn and Rilla Rhea Dunn, jointly and severally, for the sum of \$12,287.88 with interest thereon at the rate of 6% per annum from May 13, 1964, until paid in full, and for the further sum of \$2,000.00 for attorney's fee, and for the costs of this action.

FOR ALL OF WHICH LET EXECUTION ISSUE.

Allen E. Barrow
UNITED STATES DISTRICT JUDGE
IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA.

APPROVED AS TO FORM:

David H. Sanders
DAVID H. SANDERS,

Attorney for plaintiff.

Robert E. Lavender
ROBERT E. LAVENDER,

Attorney for the defendants,
Dunn & Wilson Construction
Co., Inc. and Earl A. Dunn
and Rilla Rhea Dunn.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Oscar R. Helton,

Plaintiff,

vs.

Anthony J. Celebrezze, Secretary
of Health, Education and Welfare,

Defendant.

CIVIL ACTION NO. 5544

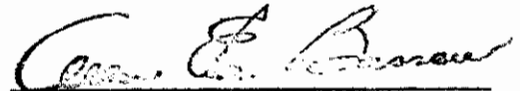
FILED

MAY 10 1965

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

ORDER OF DISMISSAL UPON APPLICATION OF THE
DEFENDANT, ANTHONY J. CELEBREZZE, SECRETARY
OF HEALTH, EDUCATION AND WELFARE

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that this cause of
action be and it hereby is dismissed.


UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,
Plaintiff,
vs.
24.99 Acres of Land, More or Less,
Situate in Creek and Pawnee Counties,
Oklahoma, and Lillian Smith, et al.,
and Unknown Owners,
Defendants.

Civil No. 5910
Tract Nos. 4137 & E

FILED
MAY 10 1965

J U D G M E N T

NOBLE C. BOOD
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 \$3,674.00, 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 \$3,450.00 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 Wilford L. Smith, Administrator of Estate of Lillian Smith, deceased, Louise & Truman W. Wheeler, Cleo Swan, (Mrs. Neil J.), Vesta Blevins (Mrs. Joe), Mildred & Frank Van Duyne, Hugh McAffrey, Juanita M. McDonald a/k/a Juanita M. Ferguson

and A. J. Thompson 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 \$3,250.00 for Tract No. 4137 only, 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.

6. The Court finds that plaintiff and Wilford L. Smith, Administrator of Estate of Lillian Smith, deceased, 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 Tract No. 4137E is the sum of \$400.00 for his interest, only.

7. The Court finds that defendants Louise & Truman W. Wheeler, Cleo Swan, Vesta Blevins, Mildred & Frank Van Duyne, Hugh McAffrey, Kenneth R. McAffrey, Mrs. Louise Lingo, Raymond McAffrey, Juanita M. McDonald, A. J. Thompson and Lois McAffrey, individually and as natural guardian of Debra McAffrey, a Minor, have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and that said parties are in default at this time as to Tract No. 4137E only, and further that defendants Kenneth R. McAffrey, Mrs. Louise Lingo, Raymond McAffrey, Juanita M. McDonald and Lois McAffrey, individually and as natural guardian of Debra McAffrey, a Minor, are in default as set out above as to Tract No. 4137.

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 \$3,674.00, inclusive of interest, of which sum the following amounts have been heretofore disbursed:

Wilford L. Smith, Administrator of Estate of Lillian Smith, deceased	\$3,032.00	
Louise & Truman W. Wheeler	209.00	
Cleo Swan	20.90	
Vesta Blevins	20.90	
Mildred & Frank Van Duyne	20.90	
Hugh McAffrey	20.90	
Kenneth R. McAffrey	20.90	
Mrs. Louise Lingo	20.90	
Raymond McAffrey	20.90	
Juanita M. McDonald	20.90	
A. J. Thompson	20.90	
Lois McAffrey, individually and as Natural Guardian of Debra McAffrey, a minor	20.90	\$3,450.00

(c) The plaintiff shall forthwith deposit into the Registry of
of this Court the deficiency in the amount of \$224.00, 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:

Wilford L. Smith, Administrator of Estate
of Lillian Smith, Deceased \$224.00

Dated MAY 10 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

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

Civil No. 6079 ✓
Tracts Nos. A-145E-1, E-2,
and E-3

FILED

MAY 10 1965

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 \$100.00, 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 \$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 A. W. Swift and Katherine G. Steil 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 \$50.00 as to their interests, 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.

6. The Court finds that defendants, James T. Steil; Monica M. Brandenburg; Robert J. Steil; Mary T. Steil Finn; Thomas F. Steil; Robert J. Steil, Trustee for Phyllis Ann Steil Davis; Phyllis Ann Steil Davis; and James W. Steil 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 \$100.00, 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.

A. W. Swift	\$25.00
Katherine G. Steil	\$25.00
James T. Steil	\$16.66
Monica M. Brandenburg	\$16.66
Robert J. Steil	\$ 3.33
Mary T. Steil Finn	\$ 3.33
Thomas F. Steil	\$ 3.34
Robert J. Steil, Trustee for Phyllis Ann Steil Davis and Phyllis Ann Steil Davis	\$ 3.34
James W. Steil	\$ 3.34

Total \$100.00

Entered MAY 10 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

nld

MIU:cs
4/27/65

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

O. A. HENDERSON,

Plaintiff,

vs.

DEWEY PORTLAND CEMENT COMPANY,
DIVISION OF MARTIN-MARIETTA
CORPORATION, a Maryland Corp-
oration, and LOCAL NO. 421 of
UNITED CEMENT, LIME AND GYPSUM
WORKERS INTERNATIONAL UNION,
AFFILIATED WITH THE AMERICAN
FEDERATION OF LABOR AND CONGRESS
OF INDUSTRIAL ORGANIZATIONS,

Defendants.

CIVIL NO. 6145

FILED
MAY 10 1965

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

ORDER

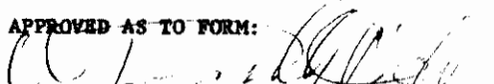
The Motion to Dismiss of both defendants, Dewey Portland Cement Company, a division of Martin-Marietta Corporation, a Maryland corporation, and Local No. 421 of United Cement, Lime and Gypsum Workers International Union, Affiliated with the American Federation of Labor and Congress of Industrial Organizations, the actions for want of jurisdiction of the subject matter having been noticed for hearing and heard on April 27, 1965, the plaintiff appearing by Tim Dowd of McGee & Dowd, and the defendant Local No. 421 appearing by Maynard I. Ungerman of Ungerman, Grabel, Ungerman & Leiter, and defendant Dewey Portland Cement Company, Division of Martin-Marietta Corporation, appearing by Harry Moreland of Doerner, Stuart, Moreland & Saunders, their respective attorneys, and the Court being advised in the premises, now:

ORDERS that the motions be granted and judgment entered dismissing the action for want of jurisdiction of the subject matter.

Dated: May 10, 1965.


United States District Judge

APPROVED AS TO FORM:


W. Timothy Dowd of McGee & Dowd,
Attorneys for Plaintiff

LAW OFFICES
UNGERMAN,
GRABEL,
UNGERMAN
& LEITER


Maynard I. Ungerman of Ungerman, Grabel,
Ungerman & Leiter, Attorneys for Local
No. 421 of United Cement, Lime and Gypsum
Workers, etc.

SIXTH FLOOR
WRIGHT BUILDING
TULSA, OKLAHOMA


Harry D. Moreland of Doerner, Stuart,
Moreland & Saunders, Attorneys for Dewey
Portland Cement Company

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

REMINGTON ARMS COMPANY, INC.,)
a corporation,)

Plaintiff,)

vs.)

NO. 6118 CIVIL

LOOBOYLE, INC., an Oklahoma)
corporation and CONSUMERS)

OIL STATIONS, INC., an)
Oklahoma corporation, also)
known as CONSUMERS, INC.,)

Defendants.)

FILED

MAY 11 1965

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

ORDER

Upon application by the plaintiff and for good cause shown,
the above cause is hereby dismissed, this 11th day of May, 1965.

W. Eugene Anderson
Judge

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

Associated Grocers of Oklahoma, Inc.,)
)
Plaintiff,)
-vs-)
)
The Atchison, Topeka and Santa Fe)
Railway Company, a corporation,)
)
Defendant.)

No. 6146
CIVIL
FILED

MAY 11 1965

W. C. HOOD
U.S. District Court

ORDER OF DISMISSAL

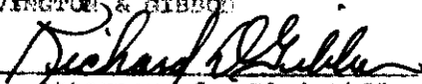
Now, on this 11 day of May, 1965, comes on for hearing the stipulation of dismissal of plaintiff and defendant hereto in the above entitled cause. The Court finds that said cause has been settled and that defendant has this date paid to plaintiff the sum of Three Thousand Two Hundred Fifty Dollars (\$3,250.00) in full settlement, release and satisfaction of plaintiff's cause of action set forth in its petition herein, and that plaintiff has accepted said sum in full satisfaction, release and discharge of its cause of action and claim against the defendant, and the Court, after due consideration, finds that said dismissal should be approved.

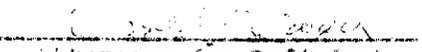
IT IS, THEREFORE, ORDERED that this cause be, and the same is hereby dismissed, with prejudice, at the cost of the defendant.



Judge, United States District Court, Northern District of Okla.

APPROVED AS TO FORM:

COVINGTON & GIBSON
By 
Attorneys for Plaintiff

RAEY, FLYNN & WELCH
By 
Attorneys for Defendant

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

731.06 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Ruby Helen Barnes, et al, and
Unknown Owners,

Defendants.

CIVIL ACTION NO. 4888

Partial interests in all tracts.

FILED

MAY 12 1965 *OS*

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

J U D G M E N T

1.

NOW, on this 11 day of May, 1965, this matter comes on for disposition on application of the plaintiff, United States of America, for entry of Judgment on the Reports of Commissioners filed herein on April 22, 1965, and the Court after having examined the files in this action and being advised by counsel for the plaintiff, finds that:

2.

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

3.

This Judgment applies only to certain fractional interests in the estates taken in all tracts involved in this action, as such estates and tracts are described in the Complaint and the Declaration of Taking filed in this Civil Action. The interests covered by this Judgment are more particularly described as follows:

<u>TRACT NO.</u>	<u>INTERESTS COVERED</u>
5601-A	The 1/8 lessor interest and The 1/12 overriding royalty interest
5601-B	The 1/8 lessor interest and The 1/12 overriding royalty interest
5601-C	The 1/8 lessor interest and The 1/6 overriding royalty interest
5601-D	The 1/8 lessor interest and The 1/12 overriding royalty interest
5601-E	The 1/8 lessor interest and The 1/12 overriding royalty interest
5601-F	The 1/16 lessor interest and The 1/12 overriding royalty interest

<u>TRACT NO. (Cont'd)</u>	<u>INTERESTS COVERED</u>
5601-MA	The 1/12 overriding royalty interest only
5601-M	The 1/8 lessor interest and The 1/12 overriding royalty interest
5706-B	The 1/8 lessor interest and The 1/12 overriding royalty interest
5706-D	The 1/8 lessor interest and The 1/12 overriding royalty interest
5706-O	The 1/16 lessor interest and The 1/12 overriding royalty interest
6636-16 and 6636-22	The 1/8 lessor interest and The 1/12 overriding royalty interest
6636-21	The 1/8 lessor interest and The 1/12 overriding royalty interest
6636-23	The 1/4 lessor interest and The 1/12 overriding royalty interest

It is intended that this Judgment shall cover all interests in this Civil Action left outstanding by the two Judgments heretofore filed herein, one on April 27, 1964, and one on March 22, 1965.

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 property. Pursuant thereto, on March 16, 1960, the United States of America filed its Declaration of Taking of certain estates in such tracts of land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

6.

On the filing of the Declaration of Taking, there were deposited in the Registry of this Court as estimated compensation for the taking of the subject property, certain sums of money, and part of these deposits has been disbursed as set out in paragraph 12 below.

7.

The Reports of Commissioners filed herein on April 22, 1965, are hereby accepted and adopted as a finding of fact as to all interests covered by such reports. The amount of just compensation for the above described interests, as fixed by the Commission, is set out in paragraph 12 below.

8.

The owners of the lessor interests in the estates taken in Tracts Nos. 5601-A, 5706-D, 6636-21, and 6636-23, together with the plaintiff, have executed and filed herein certain stipulations as to just compensation wherein they have agreed upon the amount of just compensation for such lessor interests, and such stipulations should be approved. The sums agreed upon are shown in paragraph 12 below.

9.

This Judgment will create deficiencies in the deposits of estimated just compensation for certain ones of the subject tracts. On the other hand this Judgment will create surpluses in the deposits for certain other tracts. Such surplus funds should be applied toward satisfaction of the deficiencies and a sum of money sufficient to cover the balance of such deficiencies should be deposited by the Government. These discrepancies between the deposits and the final awards of just compensation for the various tracts are set out in paragraph 12 below.

10.

The defendants named as owners in paragraph 12 are the only defendants asserting any claim to the property which is the subject matter of this Judgment. All other defendants having either disclaimed or defaulted, the named defendants, as of the date of taking, were the owners of the various interests in the estates condemned herein, as described in paragraph 3, and as such, are entitled to receive the just compensation awarded by this Judgment.

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 described in the Complaint and the Declaration of Taking filed herein, and the interests in such property, as described in paragraph 3 herein, to the extent of the estates described in such Complaint and Declaration of Taking filed herein, and for the uses and purposes therein described, 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 are forever barred from asserting any claim to such interests.

12.

It Is Further ORDERED, ADJUDGED and DECREED that on the date of taking, title to the subject interests in the estates taken herein in the subject tracts was vested in the defendants named as owners in the schedule below in this paragraph; the right to receive the just compensation awarded by this Judgment is vested in the parties so named, as their respective interests appear in such schedule; the stipulations as to just compensation mentioned in paragraph 8 above and the Reports of Commissioners of April 22, 1965, hereby are confirmed and the sums therein fixed are adopted as just compensation for the estates taken in the subject property, as shown by the following schedule:

TRACT NO. 5601-A
Lessor interest and
Overriding Royalty Interest Only

OWNERS:

The 1/8 lessor interest:

Ruby Helen Barnes Hancock

The 1/12 overriding royalty interest:

Warner-Caldwell Oil Company

Award of just compensation for both interests -----		\$1,470.00
Allocation of award, deposit and disbursals:		
	: Lessor Interest :	: Overriding Royalty Interest :
Share of award pursuant to stipulation -----	\$1,061.00	\$1,061.00
Deposited as estimated compensation for both interests -----		\$1,768.00
Share of deposit--	\$1,061.00	\$ 707.00
Share of award pursuant to Commissioners' Report -----		\$409.00 : \$ 409.00
Disbursed to owners -----	\$1,061.00	\$707.00
Balance due to owners -----	None	None
Overdeposit -----		\$ 298.00 : \$ 298.00
Overpayment to owners -----		\$298.00

TRACT NO. 5601-B
 Lessor interest and
Overriding Royalty Interest only.

OWNERS:

The 1/8 lessor interest:

1. Clara M. Wilkinson ----- 1/3
2. John F. Wilkinson ----- 1/6
3. Lucille Vincent ----- 1/6
4. Maude Ann Blecha ----- 1/6

All subject to mortgage held by
 First National Bank of Nowata.

5. Alva Cole and Earle G. Bayless-- 1/6

The 1/12 overriding royalty interest:

Warner-Caldwell Oil Company

Award of just compensation for both interests ----- \$3,934.00

Allocation of award, deposit and disbursals:

	:Lessor Interest :	:Overriding Royalty :	:Interest :
Share of award pursuant to Commissioners Report -----	\$3,010.00	\$3,010.00	\$924.00
Deposited as estimated compensation for both interests -----			\$1,396.00
Share of deposit-----	862.00		\$534.00
Disbursed to owners---		\$534.00	
<u>Owner No. (Lessors)</u>			
1. --- \$287.33			
2. --- \$143.67			
3. --- \$143.67			
4. --- \$143.67			
Total -----	\$ 718.34		
Balance due to Owners -----	\$2,291.66		\$390.00
Deposit deficiencies --	\$2,148.00		\$390.00
Total deficiency for this tract -----			\$2,538.00

TRACT NO. 5601-C
Lessor Interest and
Overriding Royalty Interest Only

OWNERS:

The 1/8 lessor interest:

1. Clara M. Wilkinson ----- 1/3
2. John F. Wilkinson ----- 1/6
3. Lucille Vincent ----- 1/6
4. Maude Ann Blecha ----- 1/6

All subject to mortgage held by
First National Bank of Nowata

5. Alva Cole and Earle G. Bayless ----- 1/6

The 1/6 overriding royalty interest:

Janice B. Bell

Award of just compensation for both interests ----- \$7,282.00

Allocation of award, deposit and disburseals:

	:Lessor Interest :	:Overriding Royalty :	
	:	Interest	:
Share of award pur-	:	:	:
suant to Commis-	:	:	:
sioners' Report --	\$3,284.00:	\$3,284.00:	\$3,998.00:
	:	:	:
Deposited as esti-	:	:	:
mated compensa-	:	:	:
tion for both	:	:	:
interests -----	:	:	\$3,895.84
	:	:	:
Share of deposit--	\$2,225.00:	\$1,670.84	:
	:	:	:
Disbursed to owners:	:	None	:
	:	:	:
<u>Owner No. (Lessors)</u>	:	:	:
1. -- \$741.64	:	:	:
2. -- \$370.82	:	:	:
3. -- \$370.82	:	:	:
4. -- \$370.82	:	:	:
Total -----	\$1,854.10:	:	:
	:	:	:
Disbursed to	:	:	:
Warner-Caldwell	:	:	:
Oil Company	:	:	:
erroneously-----	:	\$1,670.84:	:
	:	:	:
Balance due to	:	:	:
Owners -----	\$1,429.90:	\$3,998.00:	:
	:	:	:
Deposit	:	:	:
Deficiencies -----	\$1,059.00:	\$2,327.16	:
	:	:	:
Total deficiency	:	:	:
for this tract ---	:	:	\$3,386.16
	:	:	:
Overpayment to	:	:	:
Warner-Caldwell	:	:	:
Oil Company-----	:	\$1,670.84:	:

TRACT NO. 5601-D
 Lessor interest and
Overriding royalty interest only

OWNERS:

The 1/8 Lessor interest:

June H. Collins ----- 1/2
 H. M. McMillan ----- 1/4
 W. L. Mullen ----- 1/4

The 1/12 overriding royalty interest:

Warner-Caldwell Oil Company

Award of just compensation for both interests ----- \$1,524.00

Allocation of award, deposit and disbursals:

	: Lessor Interest :	: Overriding Royalty :		
	:	Interest :	:	:
Share of award	:	:	:	:
pursuant to	:	:	:	:
Commissioners'	:	:	:	:
Report -----	:\$1,250.00	:\$1,250.00	:\$274.00	:\$274.00
Deposited as	:	:	:	:
estimated compen-	:	:	:	:
sation for both	:	:	:	:
interests -----	:	:	:	:\$ 490.00
Share of	:	:	:	:
deposit -----	:\$ 304.00	:	:\$186.00	:
Disbursed to	:	:	:	:
owners -----	None	:	\$186.00	:
Balance due to	:	:	:	:
owners -----	:\$1,250.00	:	\$ 88.00	:
Deposit deficiencies	:	:\$ 946.00	:\$ 88.00	:
Total deficiency for	:	:	:	:
this tract -----	:	:	:	\$1,034.00

TRACT NO. 5601-E
 Lessor interest and
Overriding royalty interest only

OWNERS:

The 1/8 lessor interest:

Charles Roach (Restricted Cherokee #30, 397)

(Payment shall be made to
 Bureau of Indian Affairs)

The 1/12 overriding royalty interest:

Warner-Caldwell Oil Company

Award of just compensation for both interests ----- \$435.00

Allocation of award, deposit and disburseals:

	Lessor Interest	Overriding Royalty Interest		
Share of award pursuant to Commissioners' Report -----	\$335.00	\$335.00	\$100.00	\$100.00
Deposited as estimated compensation for both interests -----				\$266.00
Share of deposit ---	\$159.00		\$107.00	
Disbursed to owners --	\$159.00		\$107.00	
Balance due to owners -----	\$176.00		None	
Deposit deficiency as to this interest--	\$176.00			
Overpayment & Overdeposit as to this interest -----			\$ 7.00	\$ 7.00

Net deposit deficiency for this tract ----- \$169.00

TRACT NO. 5601-F
 Lessor Interest and
Overriding Royalty Interest Only

OWNERS:

The 1/16 lessor interest:

Interest No. 1:

Approximately 17.60 Acres of this tract, described as the North 580.80 feet of the SE NE of Section 1, T. 25 N., R. 16 E., was owned as follows:

V. C. Couch and
 Pauline Couch - - - - - 1/2

Xenoclea Coker Wilkinson - - - 1/2

Interest No. 2:

Approximately 22.40 Acres of this tract, described as T. 25 N., R. 16 E., Section 1, SE NE, less the North 580.80 feet thereof, was owned by:

Warner-Caldwell Oil Company

The 1/12 overriding royalty interest covering entire tract:

Warner-Caldwell Oil Company

Award of just compensation for all interests - - - - - \$560.00

Allocation of award, deposit and disburseals:

	:	:	Lessor Interest	:	:
	:	:	Number 2 and	:	:
	:	:	Overriding Royalty	:	:
	:	:	Interest, Combined	:	:
	:	:	Number 1	:	:
	:	:	:	:	:
Share of award	:	:	:	:	:
pursuant to	:	:	:	:	:
Commissioners' Report:	\$199.00	\$199.00	\$361.00	\$361.00	:
Deposited as esti-	:	:	:	:	:
mated compensation	:	:	:	:	:
for all interests -	-	-	-	-	\$250.00
Share of deposit -	-	110.00	:	140.00	:
Disbursed to owners	:	:	140.00	:	:
(To V. C. and	:	:	:	:	:
Pauline Couch)-	55.00	:	:	:	:
	:	:	:	:	:
Balance due to owners-	\$144.00	:	\$221.00	:	:
Deposit deficiencies -	-	\$89.00	:	\$221.00	:
Total deficiency	:	:	:	:	:
for this tract -	-	-	-	-	\$310.00

TRACT NO. 5601-MA
Overriding Royalty Interest Only

Owner of the 1/12 overriding royalty interest:

Warner-Caldwell Oil Company

Deposited as estimated compensation - - - - -		\$1,584.00
Disbursed to owner - - - - -	\$1,584.00	
Award of just compensation, pursuant to Commissioners' Report - - -	\$1,514.00	<u>\$1,514.00</u>
Overdeposit - - - - -	<u> </u>	\$70.00
Overpayment to owner - - - - -	\$70.00	

TRACT NO. 5601-M
Lessor Interest and
Overriding Royalty Interest only

Owners:

The 1/8 lessor interest:

V.C. Couch and Pauline Couch - - - - - 1/2
Xenoclea Coker Wilkinson - - - - - 1/2

The 1/12 overriding royalty interest:

Warner-Caldwell Oil Company

Award of just compensation for both interests - - - - - \$2,250.00

Allocation of award, deposit, and disburseals:

	:	: Lessor Interest :	:	: Overriding Royalty:	
	:	:	:	Interest :	
Share of award pur-	:	:	:	:	
suant to Commis-	:	:	:	:	
sioners' Report - - -	:	\$1,646.00	:	\$604.00	\$604.00
Deposited as estimated	:	:	:	:	
compensation for	:	:	:	:	
both interests - - -	:	:	:	:	\$1,698.00
Share of deposit - - -	:	\$1,019.00	:	\$679.00	
Disbursed to owners	:	:	:	:	
(To V. C. and Pauline	:	:	:	:	
Couch only) - - - -	:	\$57.00	:	\$679.00	
Balance due to owners -	:	\$1,589.00	:	None	
Deposit deficiency	:	:	:	:	
for this interest - -	:	\$627.00	:	:	
Overpayment - - - -	:	:	:	\$75.00	
and	:	:	:	:	
Overdeposit for	:	:	:	:	
this interest - - -	:	:	:	:	\$75.00
Net deposit deficiency	:	:	:	:	
for this tract - - -	:	:	:	:	<u>\$552.00</u>

TRACT NO. 5706-B
 Lessor interest and
Overriding royalty interest only

OWNERS:

The 1/8 Lessor interest:

H. M. McMillan ----- 50%

Elizabeth Fell Oven and
 Frances Fell Kilpatrick
 (As heirs of H. B. Fell,
 deceased)----- 17.5%

John W. Nichols, Trustee ----- 18.5%

Georgie S. Fell ----- 14%

The 1/12 overriding royalty interest:

Warner-Caldwell Oil Company

Award of just compensation for both interests ----- \$6,083.00

Allocation of award, deposit and disbursals:

	: Lessor Interest	: Overriding Royalty :	: Interest :
Share of award	:	:	:
pursuant to	:	:	:
Commissioners"	:	:	:
Report -----	\$4,561.00	\$4,561.00	\$1,522.00: \$1,522.00
	:	:	:
Deposited as	:	:	:
estimated	:	:	:
compensation for:	:	:	:
both interests--	:	:	\$1,132.00
	:	:	:
Share of	:	:	:
deposit -----	:	679.00	453.00
	:	:	:
Disbursed to	:	:	:
owners -----	None	\$ 453.00	:
	:	:	:
Balance due to	:	:	:
owners -----	\$4,561.00	\$1,069.00	:
	:	:	:
Deposit	:	:	:
deficiencies---	\$3,882.00	\$1,069.00	:
	:	:	:
Total deficiency for	:	:	:
this tract -----	:	:	\$4,951.00
	:	:	:

TRACT NO. 5706-D
Lessor Interest and
Overriding Royalty Interest Only

OWNERS:

The 1/8 lessor interest:

Ruth A. Whitehill

The 1/12 overriding royalty interest:

Warner-Caldwell Oil Company

Award of just compensation for both interests - - - - - \$133.00

Allocation of award, deposit, and disburseals:

	:	: <u>Lessor Interest</u> :	: <u>Overriding Royalty</u> :	
	:	:	: <u>Interest</u> :	:
Share of award pursuant to Stipulation - - - - -	:	\$80.00	\$80.00	:
Share of award pursuant to Comm'rs' Report - - - - -	:	-	\$53.00	\$53.00
Deposited as estimated compensation for both interests - - - - -	:	-	-	\$60.00
Share of deposit - - - - -	:	\$40.00	-	\$20.00
Disbursed to owners - - - - -	:	None	\$20.00	-
Balance due to owners - - - - -	:	\$80.00	\$33.00	-
Deposit deficiencies - - - - -	:	\$40.00	-	\$33.00
Total deficiency for this tract - - - - -	:	-	-	\$73.00

TRACT NO. 5706-0
Lessor Interest and
Overriding Royalty Interest Only

Owners:

The 1/16 lessor interest and

The 1/12 overriding royalty interest

Both owned by Warner-Caldwell Oil Company

Award of just compensation for both interests - - - - -	\$2,350.00	\$2,350.00
Deposited as estimated compensation for both interests - - - - -		\$640.00
Disbursed to owner - - - - -	\$640.00	
Balance due to owner - - - - -	\$1,710.00	
Deposit deficiency for this tract - - - - -		\$1,710.00

TRACTS NOS. 6636-16 AND 6636-22 COMBINED
 Lessor Interest and
Overriding Royalty Interest only

OWNERS:

The 1/8 Lessor interest:

As to Tract No. 6636-16:

F. M. Van Winkle ----- 10/16
 Herbert A. Wall and Mary A. Wall -- 1/16
 Bertha D. B. Kierstead ----- 1/16
 First Royalty Company ----- 1/4

As to Tract No. 6636-22:

F. M. Van Winkle ----- 10/16
 E. A. Farriss ----- 1/16
 Herbert A. Wall and Mary A. Wall -- 1/16
 Bertha D. B. Kierstadt ----- 1/16
 First Royalty Corporation ----- 3/16

The 1/12 Overriding royalty interest:

Warner-Caldwell Oil Company

Award of just compensation for all interests in both tracts ----- \$1,330.00

Allocation of award, deposit and disbursements:

	Lessor Interest	Overriding Royalty Interest		
Share of award	:	:	:	:
pursuant to	:	:	:	:
Commissioners'	:	:	:	:
Report:	:	:	:	:
for Tract No.	:	:	:	:
6636-16-----	\$1,000.00:	\$220.00	:	:
for Tract No.	:	:	:	:
6636-22-----	\$ 100.00:	\$ 10.00	:	:
Total share for	:	:	:	:
both tracts, ---	\$1,100.00:	\$1,100.00	\$230.00	\$230.00
combined	:	:	:	:
Deposited as	:	:	:	:
estimated compen-	:	:	:	:
sation for both	:	:	:	:
tracts combined,	:	:	:	:
all interests-----	:	:	:	\$1,556.25
Share of	:	:	:	:
deposit -----	\$1,450.00	\$106.25	:	:
Disbursed to	:	:	:	:
Owners -----	None	\$106.25	:	:
Balance due to	:	:	:	:
Owners -----	\$1,100.00:	\$123.75	:	:
Overdeposit as to	:	:	:	:
this interest -----	\$350.00	:	:	:
Deposit deficiency	:	:	:	:
as to this	:	:	:	:
interest -----	:	:	\$123.75	:
Net deposit surplus for	:	:	:	\$226.25
these tracts -----	\$	\$	\$	\$

TRACT NO. 6636-21
 Lessor Interest and
Overriding Royalty Interest Only

Owners:

The 1/8 lessor interest:

James E. Hill and
 Linnie May Hill

The 1/12 overriding royalty interest:

Warner-Caldwell Oil Company

Award of just compensation for both interests - - - - - \$310.00

Allocation of award, deposit, and disburseals:

	:	: <u>Lessor Interest</u> :	: <u>Overriding Royalty</u> :	:	
	:	:	: <u>Interest</u> :	:	
Share of award pursuant to Stipulation - - - -	:	\$300.00	\$300.00	:	\$10.00
	:	:	:	:	\$10.00
Deposited as estimated compensation for both interests - - - -	:	:	:	:	:
Share of deposit - - - -	:	\$300.00	:	:	\$20.83
Disbursed to owners - -	:	\$300.00	:	\$20.83	:
Balance due owners - -	:	None	:	None	:
Overdeposit - - - -	:	:	:	:	\$10.83
Overpayment to owner - -	:	:	:	\$10.83	:
	:	:	:	:	\$10.83

TRACT NO. 6636-23
 Lessor Interest and
Overriding Royalty Interest Only

OWNERS:

The 1/4 lessor interest:

- Bess Schwerman
- William Carrico
- Melvin Carrico
- Lucille O'Grady
- Stella Carrico Gray Montague
- Paul Carrico
- Felix Carrico
- Elbert Carrico

The 1/12 overriding royalty interest:

Warner-Caldwell Oil Company

Award of just compensation for both interests ----- \$310.00

Allocation of award, deposit and disbursals:

	: Lessor Interest :	: Overriding Royalty :		
	:	Interest	:	:
Share of award	:	:	:	:
pursuant to	:	:	:	:
stipulation ----	\$300.00	\$300.00	:	:
Share of award	:	:	:	:
pursuant to	:	:	:	:
Commissioners'	:	:	:	:
Report -----	:	\$10.00	\$10.00	:
Deposited as	:	:	:	:
estimated	:	:	:	:
compensation	:	:	:	:
for both	:	:	:	:
interests -----	:	:	:	\$341.67
Share of	:	:	:	:
deposit -----	:	\$300.00	:	\$41.67
Disbursed to	:	:	:	:
Owners -----	\$300.00	:	\$41.67	:
Balance due to	:	:	:	:
Owners -----	None	:	None	:
Overdeposit -----	:	:	:	\$31.67
Overpayment to	:	:	:	:
Owner-----	:	:	\$31.67	:
	:	:	:	:

It Is Further ORDERED, that to accomplish payment of the awards of just compensation for the property condemned herein, the plaintiff shall deposit in the Registry of this Court the amounts of the deficiencies in the deposits for the subject tracts as shown in the schedule below. The plaintiff also shall deposit interest on the difference between the deposits and the awards for the various interests in the subject tracts, computed at the rate of 6% per annum from March 16, 1960, to the date of deposit of such accrued interest, as shown in the schedule which follows to-wit:

<u>TRACT NO.</u>	<u>AMOUNT OF DEFICIENCY TO BE DEPOSITED</u>	<u>AMOUNT ON WHICH INTEREST SHALL BE COMPUTED</u>
*5601-B	\$1,901.25	\$2,538.00
5601-C	\$3,386.16	\$3,386.16
5601-D	\$1,034.00	\$1,034.00
5601-E	\$ 169.00	\$ 176.00
5601-F	\$ 310.00	\$ 310.00
5601-M	\$ 552.00	\$ 627.00
5706-B	\$4,951.00	\$4,951.00
5706-D	\$ 73.00	\$ 33.00
5706-O	\$1,710.00	\$1,710.00
6636-16 and 6636-22	None	123.75

*The balance of the \$2,538.00 deficiency in the deposit for this tract will be obtained by transfer of deposits as set forth in paragraph 14 below.

When the foregoing payments be made, the plaintiff shall identify the accrued interest as to the tract to which it belongs so that the Clerk may credit the payment to the proper tract deposit.

It Is Further ORDERED that, when the deficiency deposits required by paragraph 13 have been made, the overpayment to Warner-Caldwell Oil Company as to Tracts Nos. 5601-A, 5601-C, 5601-E, 5601-MA, 5601-M, 6636-21 and 6636-23 in the total amount of \$2,163.34 shall be offset against and deducted from payment of the \$2,779.00 balance due to said Company from the awards for Tracts Nos. 5706-B and 5706-O. The full amount (\$1,069.00) of the balance due for Tract No. 5706-B shall be withheld and the sum of \$1,094.34 of the balance due for Tract No. 5706-O shall be withheld from

further payments to Warner-Caldwell Oil Company. Such offset shall constitute full satisfaction of such Company's obligation to refund the overpayments made to it in this action.

After the offset described above has been accomplished, the Clerk of this Court shall make certain transfers of funds in the deposits for the subject tracts as follows:

\$410.50 from Tract No. 5706-0 to Tract No. 5601-B

\$226.25 from Tracts Nos. 6636-16 and 6636-22 to Tract No. 5601-B

\$1,069.00 from Tract No. 5706-B to Tract No. 5601-C

\$601.84 from Tract No. 5706-0 to Tract No. 5601-C

\$7.00 from Tract No. 5706-0 to Tract No. 5601-E

\$75.00 from Tract No. 5706-0 to Tract No. 5601-M

15.

An appropriate Order of Distribution of the balances due to the owners on the awards for the subject tracts will be entered after the deficiency deposits required by paragraph 13 have been made by the plaintiff.

Walter E. Breen
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.)
372.74 Acres of Land, More or)
Less, Situate in Tulsa, Creek)
and Pawnee Counties, Oklahoma,)
and Security Drilling Company,)
et al. and Unknown Owners,)
Defendants.)

Civil No. 5198

Tract No. 0925-10M
FILED

MAY 12 1965

MORRIS C. BERRY
U.S. District Court

FINAL JUDGMENT

DETERMINING OWNERSHIP, JUST COMPENSATION AND ORDERING DISTRIBUTION

On this 11 day of May, 1965, this Court finds that the proceedings in this matter have reached the point where nothing remains to be done except the rendering of this Court's final judgment as to the issue of just compensation and determining the names of the persons entitled to the award, and ordering disbursement of funds. Accordingly, this Court, after examining the files and the record of all the proceedings in this action, makes the following findings:

1. That this Court has jurisdiction over the parties and the subject matter of this action.
2. That, under the authority set forth in the Declaration of Taking and the Complaint in Condemnation filed herein on June 21, 1961, the United States of America has acquired the ownership of the land designated therein as Tract No. 0925-10M to the extent set forth in the Declaration of Taking.
3. That on the date of the filing of the Declaration of Taking, the sum of \$1,326.00 was deposited into the registry of this Court for the benefit of the persons entitled thereto as estimated just compensation for the taking of said land.
4. That on April 5, 1965, this Court determined, after notice and a hearing, that said tract was owned, as of the date of the filing of the Declaration of Taking, by only those named in, and in

the manner set forth in, the Government's Motion for Judgment filed herein on March 10, 1965.

5. That this Court, pursuant to Rule 71A(h) of the Federal Rules of Civil Procedure, caused the issue of just compensation to be determined by a Commission, without regard to any previous settlements. Accordingly, the Commission, after notice and a hearing, determined (according to its report which has been filed herein) that just compensation for the taking of the estate set forth in the Complaint and Declaration of Taking should be the sum of \$1,326.00 for Tract No. 0925-10M.

6. That there still remains on deposit, available for distribution, the sum of \$1,326.00.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

1. That on June 21, 1961, the United States of America became vested with the ownership of this tract of land to the extent set forth in the Complaint and Declaration of Taking.

2. That the names of those entitled to receive just compensation, as of the date of the filing of the Declaration of Taking, are as set forth in the Government's Motion for Judgment filed herein on March 10, 1965, which is incorporated herein by reference; and that the extent of the ownership of each person so named is as set forth in said Motion.

3. That the amount of just compensation payable by the United States of America for the estate taken in said land is the sum of \$1,326.00, which is the amount awarded by the Commission in its report, which report is hereby adopted and approved in all respects.

4. That the total amount available for distribution (\$1,326.00) shall be distributed by the Clerk of this Court in the following manner:

Etta Norvell ----- 205 South Solomon Street Apt. B New Orleans, Louisiana 70119	\$ 0.85
Emma Tatcher ----- Address Unknown	0.85
G. F. Myers, a/k/a G. F. Meyers ----- 803 W. Cherokee Cleveland, Oklahoma	6.80
A. Charlton ----- Address Unknown	1.70
W. E. Lauener, a/k/a W. E. Lovener ----- Jennings, Oklahoma	0.85
C. D. Bryson, a/k/a Clark Bryson ----- Jennings, Oklahoma	0.85
Estate of M. P. Oberholser, deceased ----- Address Unknown	10.20
Flora Heinritz ----- 3801 South 31st W. Ave. Tulsa, Oklahoma	1.70
Mary L. Allen ----- Box 1406 Las Vegas, New Mexico	0.34
Willard Studebaker and) ----- Vivian Studebaker) Address Unknown	17.00
Jerry Cunningham ----- Keystone, Oklahoma	1.70
Ira Stephens ----- Address Unknown	1.70
W. A. Snitker ----- Address Unknown	8.50
Estate of J. W. Steele, deceased ----- c/o Mrs. Rosie Steele Keystone, Oklahoma	5.10
Walter T. Akers ----- Second National Bank Building Akron, Ohio	0.56
Stanley Akers ----- Second National Bank Building Akron, Ohio	0.57
First National Bank of Akron Ohio, ----- Trustee for Marjorie S. Walker Wyckoff	0.57

Charles M. Zickafoose, Jr. ----- Mannford, Oklahoma	\$ 3.40
Clara H. Johnson ----- 2008 S. Delaware Place Tulsa, Oklahoma	1.70
William A. Fender, a/k/a W. A. Fender ---- Mail to: Geo. E. Fender Route 3 Green Forest, Arkansas	30.60
Lena Fender Dillon, William A. Fender,) George E. Fender, R. C. Fender a/k/a) Ruby C. Fender, James C. Fender,) Frances Mae Tugle Oberrueter, and) --- Geneva J. Koenigsman a/k/a Geneva) 1,230.46 Renzoni Koenigsman) Mail to: Geo. E. Fender Route 3 Green Forest, Arkansas	

IT IS FURTHER ORDERED that if the Clerk of this Court is unable to pay the distributive share to any of the Defendants named in the preceding paragraph, then the Clerk of this Court shall pay such distributive share to the Treasurer of the United States in accordance with Title 28, United States Code, Section 2042.

ALLEN E. BARROW

United States District Judge

APPROVED:

John M. Imel
United States Attorney

/s/ Max E. Findley

Max E. Findley
Special Assistant to U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)	
)	
Plaintiff,)	Civil Action No. 5419
vs.)	
)	Tracts Nos. 3757E and
753.01 Acres of Land, More or Less,)	3768E
Situate in Pawnee and Osage Counties,)	
Oklahoma, and Jacob Fein, et al, and)	
Unknown, Owners,)	
)	
Defendants.)	

United States of America,)	
)	
Plaintiff,)	Civil Action No. 5844
vs.)	
)	Tract No. 3758E
427.05 Acres of Land, More or Less,)	
Situate in Pawnee, Osage and Creek)	
Counties, Oklahoma, and Glenn A.)	
Milam, et al, and Unknown Owners,)	
)	
Defendants.)	

FILED
MAY 12 1965

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 tracts, based on the Report of Commissioners filed herein on the 9th day of March, 1965.

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 Report of Commissioners filed herein on the 9th day of March, 1965, is hereby accepted and adopted as a finding of fact as to all tracts covered by such report. The amount of just compensation as to the subject tracts as fixed by the Commission is set out in paragraph 6 below.

4. Certain deficiencies exist between the amounts deposited as estimated just compensation for subject tracts and the amounts fixed by the Commission and the Court as just compensation and a sum of money sufficient

to cover such deficiencies should be deposited by the Government. These deficiencies are set out in paragraph 6 below.

5. The Court finds upon the evidence presented that the defendants listed below in paragraph 6 were the sole owners of the above captioned tracts on the date of taking and are entitled to receive the award thereof.

6. 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 \$21,050.00, as determined by the Report of Commissioners of March 9, 1965, which report is hereby confirmed and the sums therein fixed and adopted as just compensation for subject tracts, as shown by the following schedule:

TRACTS NOS. 3757E, 3768E and 3758E

Owner: Tom D. Tate

Award of Just Compensation	\$21,050.00
Deposited as estimated compensation	\$ 2,450.00
Disbursed to Owner	\$ 2,250.00
Balance due to Owner	\$18,800.00
Deposit Deficiency	\$18,600.00

7. The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$18,600.00, with interest at the rate of 6% per annum on \$1,200.00 from December 5, 1963, and at the same rate on \$17,400.00 from June 1, 1962, both until the date of deposit of such deficiency. 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.

Tom D. Tate \$18,800.00 plus all accrued
interest

Entered MAY 11 1965

/s/ Allen E. Barrow

APPROVED:

UNITED STATES DISTRICT JUDGE

/s/ Hubert A. Marlow

Hubert A. Marlow
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
Plaintiff,)
vs.)
80.50 Acres of Land, More)
or Less, Situate in Pawnee)
County, Oklahoma, and)
Lewis B. Jackson, Jr.,)
et al., and Unknown Owners,)
Defendants.)

Civil No. 5494

Tract No. 0925-5M

FILED

MAY 12 1965

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

FINAL JUDGMENT
DETERMINING OWNERSHIP, JUST COMPENSATION AND ORDERING DISTRIBUTION

On this 11 day of May, 1965, this Court finds that the proceedings in this matter have reached the point where nothing remains to be done except the rendering of this Court's final judgment as to the issue of just compensation and determining the names of the persons entitled to the award, and ordering disbursement of funds. Accordingly, this Court, after examining the files and the record of all the proceedings in this action, makes the following findings:

1. That this Court has jurisdiction over the parties and the subject matter of this action.
2. That, under the authority set forth in the Declaration of Taking and the Complaint in Condemnation filed herein on October 25, 1962, the United States of America has acquired the ownership of the land designated therein as Tract No. 0925-5M to the extent set forth in the Declaration of Taking.
3. That on the date of the filing of the Declaration of Taking, the sum of \$58,800.00 was deposited into the registry of this Court for the benefit of the persons entitled thereto as estimated just compensation for the taking of said land.
4. That on April 5, 1965, this Court determined, after notice and a hearing, that said tract was owned, as of the date of the filing of the Declaration of Taking, by only those named in, and in

the manner set forth in, the Government's Motion for Judgment filed herein on March 10, 1965.

5. That the United States of America and the following named Defendant have stipulated that the amount of just compensation to be paid said Defendant for the taking of the estate acquired in this proceeding in said land, inclusive of interest, is as follows:

L. B. Jackson Company \$45,500.00

6. That this Court, pursuant to Rule 71A(h) of the Federal Rules of Civil Procedure, caused the issue of just compensation to be determined by a Commission, without regard to any previous settlements so that just compensation could be determined as to those Defendants who have not stipulated with the Government. Accordingly, the Commission, after notice and a hearing, determined (according to its report which has been filed herein) that just compensation for the taking of the estate set forth in the Complaint and Declaration of Taking should be the sum of \$58,800.00 for Tract No. 0925-5M. Therefore, those Defendants who have not agreed with the Government on the issue of just compensation should share in said award in the manner set forth in the Government's Motion filed herein on March 10, 1965, as follows:

Frank N. Liscum	\$2,241.29
Fred C. Liscum	2,241.29
Velma H. Boyd	1,570.22
Joe M. Fuchs	93.95
Lewis B. Jackson, Jr.	1,118.41
W. B. McConnico	447.35
F. W. Tillack	44.73
Walter T. Akers, Jr.	14.91
Stanley Akers	14.91
First National Bank of Akron, Ohio, Trustee for	
Marjorie S. Walker Wyckoff	14.91
Ben B. Allen	44.73
James N. Green	742.63
Jerry Cunningham	1,292.87
G.F. Meyers, a/k/a G.F. Myers	1,431.56
Leslie L. Craig	433.93
Clara Allene Craig	433.93
John T. Craig, Jr.	433.93
Eunice Laird, now deceased	433.93
Eva H. Bell	250.52

7. That by order of this Court the following amount has been previously distributed to the following named Defendant:

L. B. Jackson Company \$45,500.00

and that there remains on deposit, available for distribution, the sum of \$13,300.00.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

1. That on October 25, 1962, the United States of America became vested with the ownership of this tract of land to the extent set forth in the Complaint and Declaration of Taking.

2. That the names of those entitled to receive just compensation, as of the date of the filing of the Declaration of Taking, are as set forth in the Government's Motion for Judgment filed herein on March 10, 1965, which is incorporated herein by reference; and that the extent of the ownership of each person so named is as set forth in said Motion.

3. That the amount of just compensation payable by the United States of America for the estate taken in said land is the sum of \$58,800.00, which is the total amount of the stipulation entered into between the Government and the Defendant referred to in paragraph 5, supra (\$45,500.00), which stipulation is hereby approved, plus the sum of \$13,300.00 which is the proportionate share of the Commission's award (which is hereby adopted and approved in all respects) for those Defendants who have not stipulated with the Government as more particularly set forth in paragraph 6, supra.

4. That the proportionate share of the total amount of just compensation has already been distributed to the following named Defendant:

L. B. Jackson Company

and that, as to this Defendant, all obligations of the United States of America have been discharged.

IT IS FURTHER ORDERED that the total amount available for distribution (\$13,300.00) shall be distributed by the Clerk of this Court in the following manner:

Frank N. Liscum ----- 216 North 30th Duncan Oklahoma 735333	\$2,241.29
Fred C. Liscum ----- 2418 Wilma Wichita, Kansas	2,241.29
Velma H. Boyd ----- Mail to: Harold Ochsner 702 Vaughn Building Amarillo, Texas	1,570.22
Joe M. Fuchs ----- Address Unknown	93.95
Lewis B. Jackson, Jr. ----- Mail to: Randall West 1311 Petroleum Club Bldg. Tulsa, Oklahoma	1,118.41
W. B. McConnico ----- Suite 205 Brookside Professional Bldg. Tulsa, Oklahoma 74105	447.35
F. W. Tillack ----- P. O. Box 2276 Tulsa, Oklahoma	44.73
Walter T. Akers, Jr. ----- Second National Bank Building Akron, Ohio	14.91
Stanley Akers ----- Second National Bank Building Akron, Ohio	14.91
First National Bank of Akron, Ohio, Trustee for Marjorie S. Walker Wyckoff --	14.91
Ben B. Allen ----- 1701 East Archer Tulsa, Oklahoma	44.73
James N. Green ----- Box 78 Riverbank, California	742.63
Jerry Cunningham ----- Keystone, Oklahoma	1,292.87
G. F. Meyers, a/k/a G. F. Myers ----- 803 W. Cherokee Cleveland, Oklahoma	1,431.56

Leslie L. Craig -----	\$ 433.93
Clara Allene Craig -----	433.93
John T. Craig, Jr. -----	433.93
Eva H. Bell -----	250.52

For the above Defendants, mail to:
W. B. McConnico
Suite 205 Brookside Professional Bldg.
Tulsa, Oklahoma 74105

Administrator of the Estate of Eunice Laird, Deceased -----	433.93
Mail to: William Thomas Attorney at Law Pryor, Oklahoma	

IT IS FURTHER ORDERED that if the Clerk of this Court is unable to pay the distributive share to any of the Defendants named in the preceeding paragraph, then the Clerk of this Court shall pay such distributive share to the Treasurer of the United States in accordance with Title 28, United States Code, Section 2042.

ALLEN E. BARROW

United States District Judge

APPROVED:

John M. Imel
United States Attorney

/s/ Max E. Findley

Max E. Findley
Special Assistant to U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
Plaintiff,)
vs.)
80.50 Acres of Land, More)
or Less, Situate in Pawnee)
County, Oklahoma, and)
Lewis B. Jackson, Jr.,)
et al, and Unknown Owners,)
Defendants.)

Civil No. 5494

Tract No. 0925-4M

FILED

MAY 12 1965

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

FINAL JUDGMENT
DETERMINING OWNERSHIP, JUST COMPENSATION AND ORDERING DISTRIBUTION

On this 11 day of May, 1965, this Court finds that the proceedings in this matter have reached the point where nothing remains to be done except the rendering of this Court's final judgment as to the issue of just compensation and determining the names of the persons entitled to the award, and ordering disbursement of funds. Accordingly, this Court, after examining the files and the record of all the proceedings in this action, makes the following findings:

1. That this Court has jurisdiction over the parties and the subject matter of this action.
2. That, under the authority set forth in the Declaration of Taking and the Complaint in Condemnation filed herein on October 25, 1962, the United States of America has acquired the ownership of the land designated therein as Tract No. 0925-4M to the extent set forth in the Declaration of Taking.
3. That on the date of the filing of the Declaration of Taking, the sum of \$30,654.00 was deposited into the registry of this Court for the benefit of the persons entitled thereto as estimated just compensation for the taking of said land.
4. That on April 5, 1965, this Court determined, after notice and a hearing, that said tract was owned, as of the date of the filing of the Declaration of Taking, by only those named in, and in

the manner set forth in, the Government's Motion for Judgment filed herein on March 10, 1965.

5. That the United States of America and the following named Defendant have stipulated that the amount of just compensation to be paid said Defendant for the taking of the estate acquired in this proceeding in said land, inclusive of interest, is as follows:

L. B. Jackson Company \$23,845.00

6. That this Court, pursuant to Rule 71A(h) of the Federal Rules of Civil Procedure, caused the issue of just compensation to be determined by a Commission, without regard to any previous settlements so that just compensation could be determined as to those Defendants who have not stipulated with the Government. Accordingly, the Commission, after notice and a hearing, determined (according to its report which has been filed herein) that just compensation for the taking of the estate set forth in the Complaint and Declaration of Taking should be the sum of \$30,654.00 for Tract No. 0925-4M. Therefore, those Defendants who have not agreed with the Government on the issue of just compensation should share in said award in the manner set forth in the Government's Motion filed herein on March 10, 1965, as follows:

L. B. Jackson, Jr.	\$ 901.00
Rochwile, Inc.	5,399.00
Iva Mae Lamb	305.00
Hattie I. Besser	51.00
J. E. Pringle	51.00
Fred Amen	51.00
Walter Akers, Jr.	17.00
Stanley Akers	17.00
First National Bank of Akron, Ohio, Trustee for Marjorie S. Walker Wyckoff	17.00

That by order of this Court the following amount has been previously distributed to the following named Defendant:

L. B. Jackson Company \$23,845.00

and that there remains on deposit, available for distribution, the sum of \$6,809.00.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

1. That on October 25, 1962, the United States of America became vested with the ownership of this tract of land to the extent set forth in the Complaint and Declaration of Taking.

2. That the names of those entitled to receive just compensation, as of the date of the filing of the Declaration of Taking, are as set forth in the Government's Motion for Judgment filed herein on March 10, 1965, which is incorporated herein by reference; and that the extent of the ownership of each person so named is as set forth in said Motion.

3. That the amount of just compensation payable by the United States of America for the estate taken in said land is the sum of \$30,654.00, which is the total amount of the stipulation entered into between the Government and the Defendant referred to in paragraph 5, supra (\$23,845.00), which stipulation is hereby approved, plus the sum of \$6,809.00 which is the proportionate share of the Commission's award (which is hereby adopted and approved in all respects) for those Defendants who have not stipulated with the Government as more particularly set forth in paragraph 6, supra.

4. That the proportionate share of the total amount of just compensation has already been distributed to the following named Defendant:

L. B. Jackson Company

and that, as to this Defendant, all obligations of the United States of America have been discharged.

IT IS FURTHER ORDERED that the total amount available for distribution (\$6,809.00) shall be distributed by the Clerk of this Court in the following manner:

L. B. Jackson, Jr. -----	\$ 901.00
Rochwile, Inc. -----	5,399.00
For the above Defendants, mail to:	
Randall West	
1311 Petroleum Club Bldg.	
Tulsa, Oklahoma	

R. O. Shelby, Administrator ----- of the Estate of Hattie I. Besser, now deceased, 4917 E. 27th Pl. Tulsa, Oklahoma	\$ 51.00
Iva Mae Lamb ----- 2080 E. 5th Street Stockton, California	305.00
J. E. Pringle ----- Address Unknown	51.00
Fred Amen ----- 837 Marcilene Wichita, Kansas	51.00
Stanley Akers ----- Second National Bank Building Akron, Ohio	17.00
Walter T. Akers, Jr. ----- Second National Bank Building Akron, Ohio	17.00
First National Bank of Akron, Ohio, Trustee for Marjorie S. Walker Wyckoff -----	17.00

IT IS FURTHER ORDERED that if the Clerk of this Court is unable to pay the distributive share to any of the Defendants named in the preceeding paragraph, then the Clerk of this Court shall pay such distributive share to the Treasurer of the United States in accordance with Title 28, United States Code, Section 2042.

ALLEN E. BARKOW

United States District Judge

APPROVED:

John M. Imel
United States Attorney

/s/ Max E. Findley

Max E. Findley
Special Assistant to U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
Plaintiff,)
vs.) Civil No. 5494
)
80.50 Acres of Land, More) Tract No. 0925-6M
or Less, Situate in Pawnee)
County, Oklahoma, and) FILED
Lewis B. Jackson, Jr.,)
et al, and Unknown Owners,)
Defendants.) MAY 12 1965

FINAL JUDGMENT NOBLE C. HOOD
DETERMINING OWNERSHIP, JUST COMPENSATION AND ORDERING DISTRIBUTION

On this 11 day of May, 1965, this Court finds that the proceedings in this matter have reached the point where nothing remains to be done except the rendering of this Court's final judgment as to the issue of just compensation and determining the names of the persons entitled to the award, and ordering disbursement of funds. Accordingly, this Court, after examining the files and the record of all the proceedings in this action, makes the following findings:

1. That this Court has jurisdiction over the parties and the subject matter of this action.
2. That, under the authority set forth in the Declaration of Taking and the Complaint in Condemnation filed herein on October 25, 1962, the United States of America has acquired the ownership of the land designated therein as Tract No. 0925-6M to the extent set forth in the Declaration of Taking.
3. That on the date of the filing of the Declaration of Taking, the sum of \$19,800.00 was deposited into the registry of this Court for the benefit of the persons entitled thereto as estimated just compensation for the taking of said land.
4. That on April 5, 1965, this Court determined, after notice and a hearing, that said tract was owned, as of the date of the filing of the Declaration of Taking, by only those named in, and in

the manner set forth in, the Government's Motion for Judgment filed herein on March 10, 1965.

5. That the United States of America and the following named Defendants have stipulated that the amount of just compensation to be paid said Defendants for the taking of the estate acquired in this proceeding in said land, inclusive of interest, is as follows:

Renard L. Clayton and Wynona L. Clayton	\$375.20
L. B. Jackson Company	\$13,100.00

6. That this Court, pursuant to Rule 71A(h) of the Federal Rules of Civil Procedure, caused the issue of just compensation to be determined by a Commission, without regard to any previous settlements so that just compensation could be determined as to those Defendants who have not stipulated with the Government. Accordingly, the Commission, after notice and a hearing, determined (according to its report which has been filed herein) that just compensation for the taking of the estate set forth in the Complaint and Declaration of Taking should be the sum of \$19,800.00 for Tract No. 0925-6M. Therefore, those Defendants who have not agreed with the Government on the issue of just compensation should share in said award in the manner set forth in the Government's Motion filed herein on March 10, 1965, as follows:

Fred Amen	\$2,260.00
Lewis E. Jackson, Jr.	123.00
Eunice Craig Laird, now dec'd	523.00
Leslie L. Craig	523.00
Clara Allene Craig	523.00
John T. Craig, Jr.	523.00
Eva H. Bell	1,990.00
B. H. Ritchie	17.00
Amos Teter	17.00
O. E. Hawley	34.00

7. That by order of this Court the following amounts have been previously distributed to the following named Defendants:

Renard L. Clayton and Wynona L. Clayton	\$ 375.20
L. B. Jackson Company	13,100.00

and that there remains on deposit, available for distribution, the sum of \$6,324.80.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

1. That on October 25, 1962, the United States of America became vested with the ownership of this tract of land to the extent set forth in the Complaint and Declaration of Taking.

2. That the names of those entitled to receive just compensation, as of the date of the filing of the Declaration of Taking, are as set forth in the Government's Motion for Judgment filed herein on March 10, 1965, which is incorporated herein by reference; and that the extent of the ownership of each person so named is as set forth in said Motion.

3. That the amount of just compensation payable by the United States of America for the estate taken in said land is the sum of \$20,008.20, which is the total amount of the stipulations entered into between the Government and the Defendants referred to in paragraph 5, supra (\$13,475.20), which stipulations are hereby approved, plus the sum of \$6,533.00 which is the proportionate share of the Commission's award (which is hereby adopted and approved in all respects) for those Defendants who have not stipulated with the Government as more particularly set forth in paragraph 6, supra.

4. That the difference between the total amount deposited (\$19,800.00) and the total amount of just compensation (\$20,008.20) is the sum of \$208.20 for which sum a deficiency judgment is hereby granted against the United States of America without interest thereon. Interest is not due on the amount of this deficiency for the reason that funds have always been on deposit and available for distribution for those Defendants who have not stipulated with the Government.

5. That their proportionate share of the total amount of just compensation has already been distributed to the following named Defendants:

Renard L. Clayton and Wynona L. Clayton

L. B. Jackson Company

and that, as to these Defendants, all obligations of the United States of America have been discharged.

IT IS FURTHER ORDERED that when the amount of the deficiency (\$208.20) has been deposited into the registry of this Court, then the total amount available for distribution (\$6,533.00) shall be distributed by the Clerk of this Court in the following manner:

Fred Amen ----- \$2,260.00
837 Marcilene
Wichita, Kansas

Lewis B. Jackson, Jr. ----- 123.00
Mail to:
Randall West
1311 Petroleum Club Building
Tulsa, Oklahoma

Administrator of the Estate of
Eunice Craig Laird, Deceased ----- 523.00
Mail to:
William Thomas
Attorney at Law
Pryor, Oklahoma

Leslie L. Craig ----- 523.00

Clara Allene Craig ----- 523.00

John T. Craig, Jr. ----- 523.00

Eva H. Bell ----- 1,990.00

For the above Defendants, mail to:
W. B. McConnico
Suite 205 Brookside Professional Bldg.
Tulsa, Oklahoma 74105

B. H. Ritchie ----- 17.00
Address Unknown

Amos Teter ----- 17.00
Cleveland, Oklahoma

O. E. Hawley ----- 34.00
Address Unknown

IT IS FURTHER ORDERED that if the Clerk of this Court is unable to pay the distributive share to any of the Defendants named in the preceeding paragraph, then the Clerk of this Court shall pay such distributive share to the Treasurer of the United States in accordance with Title 28, United States Code, Section 2042.

ALLEN E. BARROW

United States District Judge

APPROVED:

John M. Imel
United States Attorney

/s/ Max E. Findley

Max E. Findley
Special Assistant to U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
Plaintiff,)
vs.) Civil No. 5718
)
305.95 Acres of Land, More or) Tract No. 9906-4M
Less, Situate in Pawnee and)
Creek Counties, Oklahoma, and)
Davis Clegg, et al., and)
Unknown Owners,)
Defendants.)

FILED

MAY 12 1965

FINAL JUDGMENT
DETERMINING OWNERSHIP, JUST COMPENSATION AND ORDERING DISTRIBUTION
Clerk, U. S. District Court

On this 11 day of May, 1965, this Court finds that the proceedings in this matter have reached the point where nothing remains to be done except the rendering of this Court's final judgment as to the issue of just compensation and determining the names of the persons entitled to the award, and ordering disbursement of funds. Accordingly, this Court, after examining the files and the record of all the proceedings in this action, makes the following findings:

1. That this Court has jurisdiction over the parties and the subject matter of this action.
2. That, under the authority set forth in the Declaration of Taking and the Complaint in Condemnation filed herein on August 12, 1963, the United States of America has acquired the ownership of the land designated therein as Tract No. 9906-4M to the extent set forth in the Declaration of Taking.
3. That on the date of the filing of the Declaration of Taking, the sum of \$5,600.00 was deposited into the registry of this Court for the benefit of the persons entitled thereto as estimated just compensation for the taking of said land.
4. That on April 5, 1965, this Court determined, after notice and a hearing, that said tract was owned, as of the date of the filing of the Declaration of Taking, by only those named in, and in

the manner set forth in, the Government's Motion for Judgment filed herein on March 10, 1965.

5. That the United States of America and the following named Defendants have agreed (by option or stipulation) that the amount of just compensation to be paid is as follows:

Clara M. Greenwood	\$ 389.05
Jesse J. Hooper	74.10
Henry L. Tanner	42.75
Hazel Pearl Wilkins	9.50
Claude O. Adsit	22.80
Kenneth Lee Brashears	42.27
Ildie L. Varnell	1.00
Dora B. Lewis	8.07
O. L. Trower	10.92
Audie & Hassie Ricketts	63.17
Trustees of the Church of God (Mrs. Glen Evans, Virgil) (Fisher, & Cecil Shoemaker)	42.24
Lester R. Rhoades	19.47
Dora Hooper	21.85
Thomas E. Mann	12.82
B. V. & Addie DeVine	59.85
Ulus S. Butler	56.52
Dewey Bailey, Jr.	73.62
Ray Spess	2,325.00

6. That this Court, pursuant to Rule 71A(h) of the Federal Rules of Civil Procedure, caused the issue of just compensation to be determined by a Commission, without regard to any previous settlements so that just compensation could be determined as to those Defendants who have not stipulated with the Government. Accordingly, the Commission, after notice and a hearing, determined (according to its report which has been filed herein) that just compensation for the taking of the estate set forth in the Complaint and Declaration of Taking should be the sum of \$5,600.00 for Tract No. 9906-4M. Therefore, those Defendants who have not agreed with the Government on the issue of just compensation should share in said award in the manner set forth in the Government's Motion filed herein on March 10, 1965, as follows:

T. E. Burch, as Guardian of) Grace Droppleman, Incompetent)	\$ 258.33
Edna Bronushas	258.33
Lorena Fahey	258.33

County National Bank, Middletown,)	
New York, Administrator of the)	
Estate of Ella J. Keihe, Dec'd)	\$258.33
Mary Mullooly nee Anawalt	129.16
Catherine Geary nee Anawalt	129.16
Paul Droppleman	64.58
Helen Taylor nee Droppleman	64.58
Virginia Armstrong nee Droppleman	64.58
Donald Droppleman	64.58
Bernard Droppleman	129.16
Mary B. Finder nee Droppleman	129.16
James Droppleman	258.33
Irene Lunsford Allman	86.13
Ruth Lunsford Allen	86.13
Oscar William Lunsford	86.13

7. That by order of this Court the following amount has been previously distributed to the following named Defendants:

Dora Hooper	\$ 21.85
Ray Spess	2,325.00

and that there remains on deposit, available for distribution, the sum of \$3,253.15.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

1. That on August 12, 1963, the United States of America became vested with the ownership of this tract of land to the extent set forth in the Complaint and Declaration of Taking.

2. That the names of those entitled to receive just compensation, as of the date of the filing of the Declaration of Taking, are as set forth in the Government's Motion for Judgment filed herein on March 10, 1965, which is incorporated herein by reference; and that the extent of the ownership of each person so named is as set forth in said Motion.

3. That the amount of just compensation payable by the United States of America for the estate taken in said land is the sum of \$5,600.00, which is the total amount of the stipulations and options entered into between the Government and the Defendants referred to in paragraph 5, supra (\$3,275.00), which stipulations and options are hereby approved, plus the sum of \$2,325.00 which is the proportionate share of the Commission's award (which is hereby

adopted and approved in all respects) for those Defendants who have not stipulated with the Government as more particularly set forth in paragraph 6, supra.

4. That the proportionate share of the total amount of just compensation has already been distributed to the following named Defendants:

Dora Hooper

Ray Spess

and that, as to these Defendants, all obligations of the United States of America have been discharged.

IT IS FURTHER ORDERED that the total amount available for distribution (\$3,253.15) shall be distributed by the Clerk of this Court in the following manner:

Clara M. Greenwood ----- 145 Greenbrier Mannford, Oklahoma	\$ 389.05
Jesse J. Hooper ----- Mannford, Oklahoma	74.10
Hazel Pearl Wilkins ----- Mannford, Oklahoma	9.50
Henry L. Tanner and Evelyn Tanner ----- Mannford, Oklahoma	42.75
Claude O. Adsit and Roby B. Adsit ----- Box 245 Mannford, Oklahoma	22.80
Kenneth Lee Brashears and Betty Jo Brashears ----- Mannford, Oklahoma	42.27
Bonnie Lou Varnell and Ildie L. Varnell ----- Mannford, Oklahoma	1.00
Dora B. Lewis ----- 156 Greenbrier Mannford, Oklahoma	8.07
O. L. Trower and May Trower ----- Mannford, Oklahoma	10.92
Audie Miller and Hassie Ricketts ----- Mannford, Oklahoma	63.17

Trustees of the Church of God ----- (Mrs. Glen Evans, Virgil Fisher) (and Cecil Shoemaker) Mannford, Oklahoma	\$ 42.24
Lester R. Rhoades and Sylvia L. Rhoades -----	19.47
Thomas E. Mann ----- Mannford, Oklahoma	12.82
B. V. DeVine and Addie DeVine ----- Mannford, Oklahoma	59.85
Ulus S. Butler and Lenora Butler ----- 314 Country Club Drive Tulsa, Oklahoma	56.52
Dewey Bailey, Jr., and Dorothy M. Bailey ----- 2925 N. W. 29th Oklahoma City, Oklahoma	73.62
The John Droppleman Heirs ----- Mail to: Hicks Epton Horsley, Epton & Culp Attorneys at Law Drawer 131 Wewoka, Oklahoma	2,325.00

IT IS FURTHER ORDERED that if the Clerk of this Court is unable to pay the distributive share to any of the Defendants named in the preceeding paragraph, then the Clerk of this Court shall pay such distributive share to the Treasurer of the United States in accordance with Title 28, United States Code, Section 2042.

ALLEN E. BARROW

United States District Judge

APPROVED:

John M. Imel
United States Attorney

/s/ Max E. Findley

Max E. Findley
Special Assistant to U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
Plaintiff,)
vs.)
)
646.79 Acres of Land, More)
or Less, Situate in Pawnee)
County, Oklahoma, and Carol)
Spess, et al, and Unknown)
Owners,)
)
Defendants.)

Civil No. 5855

Tract No. 3533

3533E-1
FILED

MAY 12 1965

FINAL JUDGMENT

NOBLE C. HOOD

DETERMINING OWNERSHIP, JUST COMPENSATION AND ORDERING DISTRIBUTION
Clerk, U.S. District Court

On this 11 day of May, 1965, this Court finds that the proceedings in this matter have reached the point where nothing remains to be done except the rendering of this Court's final judgment as to the issue of just compensation and determining the names of the persons entitled to the award, and ordering disbursement of funds. Accordingly, this Court, after examining the files and the record of all the proceedings in this action, makes the following findings:

1. That this Court has jurisdiction over the parties and the subject matter of this action.
2. That, under the authority set forth in the Declaration of Taking and the Complaint in Condemnation filed herein on December 13, 1963, the United States of America has acquired the ownership of the land designated therein as Tracts Nos. 3533 and 3533E-1 to the extent set forth in the Declaration of Taking.
3. That on the date of the filing of the Declaration of Taking, the sum of \$1,452.00 was deposited into the registry of this Court for the benefit of the persons entitled thereto as estimated just compensation for the taking of said land.
4. That on April 5, 1965, this Court determined, after notice and a hearing, that said tract was owned, as of the date of the filing of the Declaration of Taking, by only those named in, and in

the manner set forth in, the Government's Motion for Judgment filed herein on March 10, 1965.

5. That this Court, pursuant to Rule 71A(h) of the Federal Rules of Civil Procedure, caused the issue of just compensation to be determined by a Commission, without regard to any previous settlements. Accordingly, the Commission, after notice and a hearing, determined (according to its report which has been filed herein) that just compensation for the taking of the estates set forth in the Complaint and Declaration of Taking should be the sum of \$1,452.00 for Tracts Nos. 3533 and 3533E-1.

6. That no portion of the funds originally deposited have been distributed, so there still remains on deposit, available for distribution, the sum of \$1,452.00.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

1. That on December 13, 1963, the United States of America became vested with the ownership of this tract of land to the extent set forth in the Complaint and Declaration of Taking.

2. That the names of those entitled to receive just compensation, as of the date of the filing of the Declaration of Taking, are as set forth in the Government's Motion for Judgment filed herein on March 10, 1965, which is incorporated herein by reference; and that the extent of the ownership of each person so named is as set forth in said Motion.

3. That the amount of just compensation payable by the United States of America for the estates taken in said land is the sum of \$1,452.00, which is the amount awarded by the Commission in its report, which report is hereby adopted and approved in all respects .

4. That all of the Defendants named in the Government's Motion, filed herein on March 10, 1965, are restricted Pawnee Indians, except for Margaret L. Pappan and William Pappan, Jr.

5. That the sum of \$1,452.00 has been awarded as just compensation for the taking of Tracts Nos. 3533 and 3533E-1, and that said award should be divided in the manner set forth in the Government's Motion filed herein on March 10, 1965.

IT IS THEREFORE ORDERED that the Clerk of this Court shall cause distribution to made as follows:

Margaret L. Pappan - - - - - \$79.86
706 4th Street
Pawnee, Oklahoma

William Pappan, Jr. - - - - - \$53.72
107 Maple Lane
Norman, Oklahoma

IT IS FURTHER ORDERED that the Clerk of this Court shall distribute the sum of \$1,318.42 to the Bureau of Indian Affairs, Anadarko, Oklahoma, for the accounts of the restricted Pawnee Indians, as set out in the attached Schedule.

IT IS FURTHER ORDERED that if the Clerk of this Court is unable to pay the distributive share to any of the Defendants named in the preceeding paragraphs, then the Clerk of this Court shall pay such distributive share to the Treasurer of the United States in accordance with Title 28, United States Code, Section 2042.

ALLEN E. BARROW

United States District Judge

APPROVED:

John M. Imel
United States Attorney

/s/ Max E. Findley

Max E. Findley
Special Assistant to U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
Plaintiff,)
vs.)
Civil No. 6079
Tract No. 3222
199.64 Acres of Land, More or Less,)
Situate in Creek, Pawnee & Tulsa)
Counties, Oklahoma, and James T. Steil,)
et al., and Unknown Owners,)
Defendants.)

FILED

MAY 12 1965

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 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 \$900.00, 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 \$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 prior to the institution of the above proceeding the United States of America and Elmer Chandley & Wilma Chandley, Fannie E. Moore, Hooley B. Raper Heirs (E. B. Raper, F. T. Raper, Beatrice R. Bryant, Martin Raper, Irving Raper and Clinton Raper) 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 \$799.99 as to their

interests, 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 Hooley B. Raper Heirs (Gene Raper, Mary E. Charles and J. W. Raper) have failed to appear or answer, nor have their attorneys appeared or answered in their behalf, and 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 \$900.00, inclusive of interest, of which amount the following sums have been disbursed:

Elmer Chandley & Wilma Chandley	\$300.00
Fannie E. Moore	300.00

(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 herein-after set forth, payable to the order of the following-named payees:

Hooley B. Raper Heirs:	
E. B. Raper	\$ 33.33
F. T. Raper	33.33
Beatrice R. Bryant	33.33
Martin Raper	33.33
Irving Raper	33.34
Gene Raper	33.34
Mary E. Charles	33.34
J. W. Raper	33.33
Clinton Raper	33.33
	<u>3300.00</u>

Dated MAY 11 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,
Plaintiff,
vs.
199.64 Acres of Land, More or Less,
Situate in Creek, Pawnee, and Tulsa
Counties, Oklahoma, and James T. Stell,
et al., and Unknown Owners,
Defendant.

Civil No. 6079

Tract No. 4613

FILED

MAY 12 1965

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 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 \$1,954.87, 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 \$1,954.87 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 Genaviee J. Hagerman, William J. Duff, Delos Dillworth Duff, Florence H. Duff, Janet Des Rosiers, Raymond F. Kravis, Aberdeen Petroleum Corp., and Urschel-Slick Trustees 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 \$1,600.50 for their interests, 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 Eva Pugh, George E. Duff, Margaret Duff Ague, Delores Hoyt Barclay, Raymond H. Duff, Alice S. Root Estate (Alice Jamieson), Robert Root Smith, May Smith, Melvin Smith and Diana Hirsch 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 \$1,954.87, inclusive of interest, of which amount the following sums have been previously disbursed:

Genaviee J. Hagerman	\$365.63
William J. Duff	35.21
Delos Dillworth Duff	62.29
Florence H. Duff	162.50
Raymond F. Kravis.	142.05
Aberdeen Petroleum Corp.	331.46
Urschel-Slick Trustees	<u>30.48</u>
	\$1129.62

(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:

Eva Pugh	\$ 13.54
George E. Duff	35.21
Margaret Duff Ague	75.83
Delores Hoyt Barclay	27.08
Alice Jamieson	15.23
Stanley H. Robertson	15.24
Robert Root Smith	30.47
May Smith	30.47
Melvin Smith	30.47
Diana Hirsch	<u>5.00</u>
	\$278.54

(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.

Raymond H. Duff	\$75.83
Janet Des Rosiers	<u>470.88</u>
	\$546.71

Dated MAY 11 1965

/s/ Allen E. Barrow

APPROVED:

UNITED STATES DISTRICT JUDGE

/s/ 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.)
199.64 Acres of Land, More or Less,)
Situatè in Creek, Pawnee and Tulsa)
Counties, Oklahoma, and James T.)
Steil, et al., & Unknown Owners,)
Defendants.)

Civil No. 6079

Tract No. 3223

FILED

MAY 12 1965

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 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 estates and said tract are 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 therein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and and Fannie E. Moore, Hooley B. Raper Heirs (E. B. Raper, F. T. Raper, Beatrice R. Bryant, Martin Raper, Irving Raper and Clinton Raper), 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 \$333.33 for their interests, inclusive of interest, would be awarded as just compensation for the taking of the estates condemned in the above tract; that the contract and agreement is a valid one.

6. The Court finds that defendants Sarah Bell Pemberton, George Roy Pemberton, Evie Fay Krueger and Hooley B. Raper Heirs (Gene Raper, Mary E. Charles and J. W. Raper) 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 \$600.00, inclusive of interest, of which amount the sum of \$200.00 has been previously disbursed to Fannie E. Moore;

(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:

E. B. Raper	\$22.22
F. T. Raper	22.22
Beatrice R. Bryant.	22.23
Martin Raper	22.22
Irving Raper.	22.22
Gene Raper	22.22
Mary E. Charles	22.23
J. W. Raper	22.22
Clinton Raper	22.22
	<u> </u>
	\$200.00

(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 owners set forth below, and in the 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:

Sarah Bell Pemberton \$66.67
George Roy Pemberton 66.66
Evie Fay Krueger 66.67

\$200.00

Dated MAY 17 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

ajs

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

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

Civil No. 6129

Tract No. 3849E

FILED

MAY 12 1965

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 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 \$4,013.00, 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 \$4,013.00 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 Dorothy Y. C. Stewart, Gordon F. Adams, Simond D. Adams, Geraldine F. Adams, Alex Adams, Jr., John J. Jake, Jr., George H. Roberts and Cecil M. Adams 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 \$3,723.00 for their interests, 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; that the contract amount has been approved by the Regional Solicitor's Office because these owners are restricted Indians.

6. The Court finds that defendant Maggie Gillingham Estate has failed to appear or answer, nor have their 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 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 \$4,013.00, 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:

Bureau of Indian Affairs, Lac Du Flambeau, Wisconsin, for deposit to the account of Dorothy Y. C. Stewart	\$3,434.40
Bureau of Indian Affairs, Pawnee, Oklahoma for deposit to the accounts of:	
Gordon F. Adams	5.40
Simond D. Adams	5.40
Geraldine F. Adams	5.40
Alex Adams, Jr.	5.40
John J. Jake, Jr.	36.00
George H. Roberts	225.60
Cecil M. Adams	5.40
	\$3,723.00

(d) 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 owners set forth below, 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:

Maggie Gillingham Estate \$ 290.00

Dated MAY 11 1965

APPROVED:
/s/ Robert P. Santee

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

ROBERT P. SANTEE
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
) Plaintiff,)
 vs.)
)
 230.87 Acres of Land, More or Less,)
 Situate in Creek County, Oklahoma,)
 and General American Oil Company of)
 Texas, et al, and Unknown Owners,)
)
) Defendants.)

Civil No. 6136

Tract No. 9733-1M

FILED

MAY 12 1965

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 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 \$2,400.00, 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 \$2,400.00 was deposited into the Registry of this Court as estimated just compensation for said tract upon the filing of the Declaration of Taking herein.

5. The Court finds that prior to the institution of the above proceeding the United States of America and General American Oil Company of Texas 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 \$1,900.00 for its interest, 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 plaintiff and Bernice Cash Beck, 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 \$41.66 for her interest, inclusive of interest.

7. The Court finds that defendants Suzanna Ludey, Bessie Tyrell, Marie Ellenghausen, and Mary Elizabeth Nadi 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 \$2,400.00, 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:

General American Oil Co. of Texas	\$1,900.00
Bernice Cash Beck	\$ 41.66
Bessie Tyrell	\$ 166.70
Marie Ellenghausen	\$ 13.88
Mary Elizabeth Nadi	\$ 27.76
	<u>\$2,150.00</u>

(d) 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.

Suzana Ludey \$ 250.00

Entered MAY 11 1965

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

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

THE UNITED STATES OF AMERICA
for the use of BUTLER-SPARKS
EQUIPMENT COMPANY,

Plaintiff,

THE UNITED STATES OF AMERICA
for the use of CONLEY-LOTT NICHOLS
MACHINERY COMPANY, a private
corporation,

and

PATE and MORRIS CONSTRUCTION
COMPANY, a partnership,

and

COMMUNICATIONS ENGINEERING
COMPANY, a corporation,

Intervenor Plaintiffs,

vs.

H. A. JOHNSON, et al.

Defendants.

CIVIL ACTION

No. 5884

FILED

MAY 13 1965

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

JOURNAL ENTRY OF JUDGMENT

On this 12th day of May, 1965 the above-entitled cause comes on for hearing pursuant to the court's setting, and the intervenor Conley-Lott Nichols Machinery Company appears by their counsel, Gable, Gotwals, Hays, Rubin & Fox, by Richard W. Gable; defendant United States Fidelity & Guaranty Company appears by its counsel Sanders, McElroy & Whitten by David Sanders; defendant H. A. Johnson appears by his counsel W. Timothy Dowd; and defendant N. H. Roane appears by his counsel, Johnson Sinclair. The court, after considering statement of counsel and considering all affidavits and pleadings contained in the file, finds the facts to be as follows:

A. This action arises under the act of August 24, 1935, 49 Stat. 793 (40 U.S.C.A. 270a and 270b), known as The Miller Act, and jurisdiction is conferred on this court thereunder.

B. On or about the 18th day of December, 1962, defendants Johnson and Roane entered into a contract in writing (No. D-34-066-CIVENG-63-1577) with the United States of America wherein and whereby it was agreed that said defendants, as a Joint Venture known as Johnson & Roane, were to perform the work of clearing lands in connection with the construction and completion of the Keystone Dam on the Arkansas River in Oklahoma, in accordance with the specifications, drawings, terms, and conditions specifically set forth in said contract, in consideration whereof, The United States of America agreed to pay to the defendants the sum of One Million Two Hundred Ninety-nine Thousand, Five Hundred Forty-two Dollars (\$1,299,542.00).

C. On or about the 18th day of December, 1962, pursuant to the aforesaid Miller Act, and pursuant to the terms of the aforesaid contract, the defendant Johnson & Roane, as principal, and the defendant United States Fidelity & Guaranty Company, as surety, for a good and valuable consideration duly made, executed, and delivered to The United States of America a bond for the protection of all persons supplying labor and materials in the prosecution of the work provided for in said contract for the use of each of such persons, conditioned as required by the said Act.

D. During the course of the performance of the above-described contract, the defendants by and through H. A. Johnson and other agents, servants and employees of defendant Johnson & Roane, did order certain labor and materials to be furnished by Nichols Machinery Company (now Conley-Lott Nichols Machinery Company) for use in the performance of such contract, and Nichols Machinery Company (now Conley-Lott Nichols Machinery Company) did furnish such labor and materials for such use, which were wholly consumed in the performance of the above-mentioned contract, or which replaced items which were wholly consumed. Johnson and Roane are justly indebted to Nichols Machinery Company (now Conley-Lott Nichols Machinery Company) in the amount of \$22,500.00, and no payment has been made which could be credited on the above-described amount, and the sum set forth is due and payable.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Conley-Lott Nichols Machinery Company (formerly Nichols Machinery Company) is hereby granted judgment against the defendants H. A. Johnson, N. H. Roane, and United States Fidelity & Guaranty Company in the amount of \$22,500.00, for all of which let execution issue. The question of liability as between H. A. Johnson, N. H. Roane, and United States Fidelity & Guaranty Company is hereby expressly reserved for ~~future~~ determination. *on June 8, 1965.*

UNITED STATES DISTRICT JUDGE
for the Northern District of Oklahoma

APPROVED AS TO FORM:

Donald Church, Attorney for N. H. Roane

David H. Sanders, Attorney for
United States Fidelity & Guaranty Company

W. Timothy Dowd, Attorney for H. H. Johnson

Richard W. Gable, Attorney for
Conley-Lott Nichols Machinery Company

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

UNITED STATES OF AMERICA for the Use)
of EVERETT WINN, an individual d/b/a)
EVERETT WINN CONSTRUCTION COMPANY,)

Plaintiff,)

vs.)

JACK L. BUTLER CONSTRUCTION CO., INC.,)
and COMMERCIAL INSURANCE COMPANY OF)
NEWARK, NEW JERSEY,)

Defendants.)

No. 6054 Civil

FILED

MAY 13 1965

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

JOURNAL ENTRY OF JUDGMENT

This judgment made and entered this 13 day of May, 1965, pursuant to stipulations of counsel herein, and the Court finds that counsel for all parties herein have stipulated and agreed to an entry of judgment in favor of plaintiff and as against the respective defendants in the amount of \$10,283.80, together with interest at the rate of 6% per annum from October 1, 1964, until paid, and for the court costs accrued and accruing, in settlement of all claims and issues presented in said litigation; and the Court, pursuant to said stipulation and being fully advised, makes and enters its judgment as follows:

IT IS THE JUDGMENT, ORDER, AND DECREE OF THIS COURT that the stipulation above referred to is hereby approved and judgment is entered in favor of the plaintiff herein, in the amount of \$10,283.80, with interest thereon at the rate of 6% per annum, from October 1, 1964, until paid, and for court costs accrued and accruing, against the defendants, Jack L. Butler Construction Co., Inc. and Commercial Insurance Company

of Newark, New Jersey.

Fred Daugherty

FRED A. DAUGHERTY
UNITED STATES DISTRICT JUDGE

OKAY AS TO FORM:

DYER, POWERS, GOTCHER & MARSH

By *William K. Powers*

William K. Powers
Counsel for Plaintiff.

FARMER, WOOLSEY, FLIPPO & BAILEY

By *Lawrence Johnson*

Lawrence Johnson
Counsel for Defendants.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

619.30 Acres of Land, More or Less,
Situate in Pawnee and Creek Counties,
Oklahoma, and James T. Hoke, et al,
and Unknown Owners,

Defendants.

Civil No. 6131

Tracts Nos. 3634-1M, 263-1M
and 3739E

FILED

MAY 14 1966

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 \$4,569.00, 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 \$3,742.00 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 James T. Hoke, Marie Hoke, and Cecil Martin, Guardian of William A. Ellis, an incompetent, 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 \$4,569.00, inclusive of interest.

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 \$4,569.00, inclusive of interest;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$827.00, without interest. Upon the 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.

Cecil Martin, Guardian of William A. Ellis, an incompetent	\$ 569.00
James T. and Marie Hoke and Commissioners of the Land Office of the State of Oklahoma	\$4,000.00

Entered *May 11, 1907*

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

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

United States of America,

Plaintiff,

vs.

Lincoln Sallee; Casey, Turner and
Moore, a partnership consisting of
Carl D. Casey, G. J. Turner and
Robert C. Moore; and James R. Colpitt,

Defendants.

Civil Action No. 5804

FILED

MAY 17 1965

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

J U D G M E N T

THIS MATTER COMES on for hearing this 17 day of May,
1965; the plaintiff appearing by Sam E. Taylor, Assistant United States
Attorney for the Northern District of Oklahoma, the defendant, Lincoln
Sallee, appearing by his attorney, W. E. Green, and the defendants, Casey,
Turner and Moore, a partnership and James R. Colpitt, appearing by their
attorney, Robert J. Woolley.

The Court being fully advised herein and having examined the file
herein finds that the material allegations of the plaintiff's Complaint as
to the defendant, Lincoln Sallee, are true and correct; that said defendant
is indebted to the plaintiff for unpaid Federal taxes in the total amount
of \$4,839.79, with interest thereon at the rate of .00016% per day from
May 1, 1965, together with the sum of \$689.61, accrued interest.

The Court is further advised and does find that the plaintiff
and the defendants, Casey, Turner and Moore, a partnership, and James R.
Colpitt, have heretofore compromised and settled the issues herein as
between themselves, by the payment of the sum of \$597.20, to the plaintiff
by the defendants, Casey, Turner and Moore, a partnership and the defendant,
James R. Colpitt, which sum is to be credited to the debt due plaintiff
by the defendant, Lincoln Sallee.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that the plaintiff
have judgment against the defendant, Lincoln Sallee, for unpaid Federal
taxes, the sum of \$4,839.79, with interest thereon at the rate of .00016%
per day from May 1, 1965, until paid, together with accrued interest in the
sum of \$689.61, plus the costs of this action.

IT IS ORDERED, ADJUDGED and DECREED that the plaintiff's complaint herein as to the defendants, Casey, Turner and Moore, a partnership, and James H. Colpitt, be and same is hereby dismissed with prejudice.

(S) Allen G. Barrow
UNITED STATES DISTRICT JUDGE

APPROVED:

Sam E. Taylor
SAM E. TAYLOR
Assistant U. S. Attorney

Robert J. Woolley
ROBERT J. WOOLLEY
Attorney for Casey, Turner & Moore and
James H. Colpitt

W. E. Green
W. E. GREEN
Attorney for Lincoln Salice

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Everett O. James,

Plaintiff,

vs.

Anthony J. Celebrezze, Secretary
of Health, Education and Welfare,

Defendant.

CIVIL ACTION NO. 5553

FILED

MAY 19 1965

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

ORDER OF REMISSAL

Upon application of both plaintiff and the defendant in the above captioned case,

THE COURT DOES HEREBY ORDER, ADJUDGE AND DECREE that this case be and it hereby is dismissed.

Fred Daugherty
UNITED STATES DISTRICT JUDGE

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

JOHN A. TRINKLE, JR., Trustee for Peace)
River Manufacturing Company, a Florida)
corporation,)
)
Plaintiff,)
)
vs.)
)
COLEMAN INSTRUMENT COMPANY, INC.)
and W. O. DIXON,)
)
Defendants.)

No. 5943

FILED

MAY 19 1965

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

STIPULATION FOR DISMISSAL WITH PREJUDICE

COME NOW the plaintiff and the defendants above named, by their respective counsel of record, and stipulate and agree that the above action be dismissed with prejudice to further action involving the same or other controversies. Statutory attorneys' fees are hereby waived; costs of the action to be borne by the defendants.

CROME, THIEMAN & FROEB
Seventh Floor Mobil Building
23 West 4th Street
Tulsa, Oklahoma 74113

and

CORCORAN AND HENSON
316 Marine Bank Building
Tampa, Florida

By Charles H. Froeb
Charles H. Froeb

Attorneys for Plaintiff

Robert W. Langhoix
Robert W. Langhoix, of
LUPARDUS, HOLLIMAN & HUFFMAN
510 Oklahoma National Building
Tulsa, Oklahoma 74119

Attorneys for Defendant Coleman
Instrument Company, Inc.

Verne M. Laing
Verne M. Laing, of
NORRIS, LAING, EVANS & BROCK
123 South Market
Wichita, Kansas 67202

Attorneys for Defendant W. O. Dixon

O R D E R

NOW on this _____ day of May, 1965, the above matter comes on for hearing pursuant to the foregoing Stipulation and the Court, being duly advised in the premises, approves the same.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED, ADJUDGED AND DECREED that the above action should be and hereby is dismissed with prejudice to further action involving the same or other controversies, at the cost of the defendants.

FRED GAUGHNEY
United States District Judge

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

LILLIAN AUTRY,

)
)
) Plaintiff,)
)

vs.)

No. 0066

)
) SAFEWAY STORES, INC.,
) a corporation, and JACK
) HOPPER,)

) FILED

)
) Defendants.)

MAY 19 1965

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

DISMISSAL WITH PREJUDICE

Comes now the plaintiff, Lillian Autry, and dismisses the above styled and numbered cause of action with prejudice to the bringing of a future action.

Dated this 18 day of May, 1965.

Lillian Autry
Plaintiff

Jack D. Gaitter
Attorney for Plaintiff

Come now the defendants, by and through their counsel of record, and consent and agree to the dismissal of the above styled and numbered cause of action with prejudice to the bringing of any future action.

W. Cordy Bishop
Attorney for Defendants

~~Pursuant to rule 28, USDC, IT IS HEREBY ORDERED that the above styled and numbered cause be dismissed with prejudice.~~

NOBLE C. HOOD, Clerk

By: _____

ORDER

It is ordered that the above cause be dismissed with prejudice. Dated May 20, 1965

HCB:SI

W. Allen C. Barrow
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 Ray Spess,)
et al, and Unknown Owners,)
Defendants.)

Civil No. 5105

Tract No. 9906-5M

FILED

MAY 20 1965

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

FINAL JUDGMENT
DETERMINING OWNERSHIP, JUST COMPENSATION AND ORDERING DISTRIBUTION

On this 18 day of May, 1965, this Court finds that the proceedings in this matter have reached the point where nothing remains to be done except the rendering of this Court's final judgment as to the issue of just compensation and determining the names of the persons entitled to the award, and ordering disbursement of funds. Accordingly, this Court, after examining the files and the record of all the proceedings in this action, makes the following findings:

1. That this Court has jurisdiction over the parties and the subject matter of this action.
2. That, under the authority set forth in the Declaration of Taking and the Complaint in Condemnation filed herein on January 18, 1961, the United States of America has acquired the ownership of the land designated therein as Tract No. 9906-5M to the extent set forth in the Declaration of Taking.
3. That on the date of the filing of the Declaration of Taking, the sum of \$2,455.00 was deposited into the registry of this Court for the benefit of the persons entitled thereto as estimated just compensation for the taking of said land.
4. That on April 5, 1965, this Court determined, after notice and a hearing, that said tract was owned, as of the date of the filing of the Declaration of Taking, by only those named in, and in

the manner set forth in, the Government's Motion for Judgment filed herein on March 10, 1965.

5. That the United States of America and the following named Defendants have agreed (by option or stipulation) that the amount of just compensation to be paid, inclusive of interest, as follows:

Ray Spess	\$1,000.00
Elizabeth Palmer Avra	20.20
L. O. Storm and Guy Young	60.60
Ildie Varnell	18.18
Kenneth Brashears	6.06
Jesse Hooper	748.41
Mertie F. Taylor	13.13
Hicks Epton, Attorney for the John Droppleman Heirs	722.50

6. That by order of this Court the following amounts have been previously distributed to the following named Defendants:

Ray Spess	\$865.92
Elizabeth Palmer Avra	20.20
L. O. Storm and Guy Young	60.60
Ildie Varnell	18.18
Kenneth Brashears	6.06
Jesse Hooper	748.41
Mertie F. Taylor	13.13

and that there remains on deposit, available for distribution, the sum of \$722.50.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

1. That on January 18, 1961, the United States of America became vested with the ownership of this tract of land to the extent set forth in the Complaint and Declaration of Taking.

2. That the names of those entitled to receive just compensation, as of the date of the filing of the Declaration of Taking, are as set forth in the Government's Motion for Judgment filed herein on March 10, 1965, which is incorporated herein by reference; and that the extent of the ownership of each person so named is as set forth in said Motion.

3. That the amount of just compensation payable by the United States of America for the estate taken in said land is the sum of \$2,589.08 which is the total amount of the stipulations and/or

options entered into with the Government and the Defendants referred to in paragraph 5, supra, which stipulations and options are hereby approved.

4. That the difference between the total amount deposited (\$2,455.00) and the total amount of just compensation (\$2,589.08) is the sum of \$134.08 for which sum a deficiency judgment is hereby granted against the United States of America, without interest thereon.

5. That their proportionate share of the total amount of just compensation has already been distributed to the following named Defendants:

Elizabeth Palmer Avra
L. O. Storm and Guy Young
Ildie Varnell
Kenneth Brashears
Jesse Hooper
Mertie F. Taylor

and that, as to these Defendants, all obligations of the United States of America have been discharged.

IT IS FURTHER ORDERED that when the amount of the deficiency (\$134.08) has been deposited into the registry of this Court, then the total amount available for distribution (\$856.58) shall be distributed by the Clerk of this Court in the following manner:

The John Droppleman Heirs ----- \$722.50
Mail to:
Hicks Epton
Horsley, Epton & Culp
Attorneys at Law
Drawer 131
Wewoka, Oklahoma

Ray Spess ----- \$134.08
405 W. Kaw Street
Cleveland, Oklahoma

IT IS FURTHER ORDERED that if the Clerk of this Court is unable to pay the distributive share to any of the Defendants named in the preceding paragraph, then the Clerk of this Court shall pay

such distributive share to the Treasurer of the United States in accordance with Title 28, United States Code, Section 2042.

ALLEN E. BARROW

United States District Judge

APPROVED;

John M. Imel
United States Attorney

/s/ Max E. Findley

Max E. Findley
Special Assistant to U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
)
 vs.)
)
 101.69 Acres of Land, More or Less,)
 Situate in Pawnee and Creek Counties,)
 Oklahoma, and Kathleen Daly Reed,)
 et al, and Unknown Owners,)
)
 Defendants.)

Civil No. 5682

Tract No. 4739

FILED

MAY 20 1961

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 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 \$1,600.00, 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 \$1,060.00 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 Joe W. Smith, Gay A. and Hedy Gabriel, 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 \$1,600.00, inclusive of interest.

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 \$1,600.00, inclusive of interest;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$540.00, 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.

Joe W. Smith	\$800.00
Gay A. and Hedy Gabriel	<u>\$800.00</u>
Total	\$1,600.00

Entered MAY 20 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
) Plaintiff,) Civil No. 5826
vs.))
)) Tract No. 1918-3M
1,929.31 Acres of Land, More or Less,)
Situat e in Osage County, Oklahoma,)
and W. G. Rogers, et al, and Unknown)
Owners,)
)
) Defendants.)

FILED

MAY 20 1965

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 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 \$2,085.00, 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 \$855.00 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 Osage Tribe of Indians; Kerr-McGee Oil Industries, Inc.; Kirby Petroleum Company; Howard Alexander; Abe Alexander; and Hanlon-Boyle, Inc., 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 \$2,085.00, inclusive of interest.

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 \$2,085.00, inclusive of interest;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$1,230.00, 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.

Osage Tribe of Indians	\$550.00
Kerr-McGee Oil Industries, Inc.	\$ 35.00
Howard Alexander and Abe Alexander	<u>\$750.00</u>
Total	\$1,335.00

Entered MAY 18 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant United States Attorney

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OKLAHOMA, AT TULSA

PARKHILL TRUCK COMPANY,
a corporation,
8219 South Memorial Drive
Tulsa, Oklahoma,

Plaintiff,

vs.

UNITED STATES OF AMERICA and
INTERSTATE COMMERCE COMMISSION,

Defendants.

and

DEATON TRUCK LINE, INC., and
C & H TRANSPORTATION CO., INC.,

Intervening Defendants.

CIVIL ACTION
NO. 6053

FILED

MAY 20 1965

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

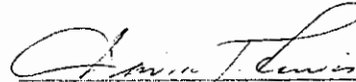
FINAL JUDGMENT ADOPTING OPINION,
CONTAINING FINDINGS OF FACT AND CONCLUSIONS
OF LAW, VACATING AND SETTING ASIDE ORDER
OF INTERSTATE COMMERCE COMMISSION, AND
ENJOINING ENFORCEMENT OF SAID ORDER

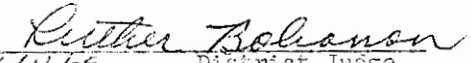
This cause having been submitted upon the record made before this Court, including the entire record and report of the Interstate Commerce Commission, the briefs and arguments of counsel, and the Court being fully advised in the premises, it is,

Hereby Ordered and Adjudged that the attached opinion of Lewis, Circuit Judge, be, and it is hereby, adopted as the opinion of the Court and made a part of this judgment.

It is further Ordered and Adjudged that the order of the Interstate Commerce Commission in the cases of Deaton Truck Line, Inc. vs. Parkhill Truck Company, MC-C-3474, and Parkhill Truck Company, Investigation and Revocation of Certificates, MC-C-3486, dated April 3, 1964, embraced in lead case MC-83539, Sub 45 entitled C & H Transportation Co., Inc. - Extension - Denison, Texas, Inc. is hereby vacated, set aside, annulled and held for naught, and

It is further Ordered and Adjudged that the defendants Interstate Commerce Commission and United States of America, and each of them, be, and they hereby are permanently enjoined and restrained from enforcing the Cease and Desist Order heretofore entered against plaintiff in ICC Docket Nos. MC-C-3474 entitled Deaton Truck Line, Inc. vs. Parkhill Truck Company and MC-C-3486 entitled Parkhill Truck Company - Investigation and Revocation of Certificates.


Arthur Lewis, Circuit Judge
Tenth Circuit


Luther Bohannon, District Judge
N.W. 42


Allen F. Brown, District Judge
Northern District of Oklahoma

Tulsa, Oklahoma

May 20, 1965

IN THE UNITED STATES DISTRICT COURT FOR THE
DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

Lindle E. and Etta D. Martin,

Defendants.

Civil No. 6066

FILED

MAY 20 1965

J U D G M E N T

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

On this 11th day of May 1965, the above-entitled action coming on for hearing, the plaintiff appearing by Sam E. Taylor, Assistant United States Attorney, for the Northern District of Oklahoma, and the defendants, Lindle E. Martin and Etta D. Martin, appearing not, and the Court having heard the evidence of plaintiff and examined the files, finds that the defendants were duly served with summons herein more than twenty (20) days prior to this date, and having failed to appear or answer should be and are adjudged in default.

The Court further finds that all the allegations of plaintiff's complaint filed herein are true; that on November 8, 1954, the defendants for valuable consideration did on November 8, 1954, execute and deliver to the plaintiff their promissory note for the sum of \$5,235.00; that the defendants made default upon said note and that there is now due and owing the plaintiff from the defendants the sum of \$2,162.20 with interest thereon at the rate of 5% per annum from May 11, 1965, plus the sum of \$994.40 accrued interest;

The Court further finds that plaintiff has filed an affidavit herein stating that the defendants are not in the military or naval service of the United States of America and are not infirm, incompetent persons, which are found to be true.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that the plaintiff have judgment against the defendants, Lindle E. Martin and Etta D. Martin, for the sum of \$2,162.20, with interest thereon at the rate of 5% per annum from May 11, 1965, until paid, plus the sum of \$994.40, accrued interest, together with the cost of this action, accrued and accruing.

APPROVED:

Sam E. Taylor
SAM E. TAYLOR, Assistant U. S. Attorney

NOBLE C. HOOD
UNITED STATES DISTRICT JUDGE

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

GRACE COGGESHALL,)
)
) Plaintiff,)
vs.)
)
WILSON REALTY CORPORATION,)
a foreign corporation,)
)
) Defendant.)

No. 6128

FILED

MAY 20 1965

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

JOURNAL ENTRY OF JUDGMENT

This matter came on for hearing and consideration of the Court on the 11th day of May, 1965, upon Motion of the defendant for Summary Judgment, in accordance with the provisions of Rule 56 (b) and (c) of the Rules of Civil Procedure. The Court, having carefully considered the files in this case, the Affidavit of the defendant, and the depositions taken and filed in this cause, is of the opinion that there is no genuine issue of any material fact to be tried by the Court. The Affidavit of the defendant and the depositions on file in this cause definitely reveal that the plaintiff and all of the witnesses do not know and do not state or testify as to the cause of plaintiff's fall and resulting injuries, and to submit this case to a jury for determination would be submitting to such jury a claim or cause of action based upon pure speculation and conjecture, which this Court does not believe is proper.

The Court has further considered the testimony offered in open Court by the plaintiff, and having considered all of the testimony by deposition, and that offered by the plaintiff, and the Affidavit offered by the defendant, finds that the defendant's Motion for Summary Judgment should be and is hereby sustained, and the plaintiff's Complaint should be and is hereby dismissed.

IT IS THEREFORE ADJUDGED AND DECREED that the defendant's Motion for Summary Judgment be and the same is hereby sustained, and the Complaint is hereby dismissed.

DATED this 20 day of May, 1965.

(s) Luther Bohannon
UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
Plaintiff,) Civil No. 6129
vs.) Tract No. ³2849E
271.89 Acres of Land, More or Less,)
Situate in Tulsa, Pawnee and Creek)
Counties, Oklahoma, and Sidney Gore,)
et al., and Unknown Owners,)
Defendants.)

FILED

MAY 20 1965

AMENDED 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 an amended Judgment to correct a judgment entered herein on May 12, 1965. This amended Judgment corrects the previously filed Judgment by substitution entirely therefor.

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 \$4,013.00, 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 \$4,013.00 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 Dorothy Y. C. Stewart, Gordon F. Adams, Simond D. Adams, Geraldine F. Adams, Alex Adams, Jr., John J. Jake, Jr., George H. Roberts and Cecil M. Adams 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 \$3,745.47 for their interests, 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; that the contract amount has been approved by the Regional Solicitor's Office because these owners are restricted Indians.

6. The Court finds that defendant Maggie Gillingham Estate has failed to appear or answer, nor have their 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 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 \$4,013.00, 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:

Bureau of Indian Affairs, Lac Du Flambeau, Wisconsin, for deposit to the account of Dorothy Y. C. Stewart	\$3,460.10
Bureau of Indian Affairs, Pawnee, Oklahoma for deposit to the accounts of:	
Gordon F. Adams	5.35
Simond D. Adams	5.35
Geraldine F. Adams	5.35
Alex Adams, Jr.	5.35
John J. Jake, Jr.	35.67
George H. Roberts	222.95
Cecil M. Adams	5.35
Total	\$3,745.47

(d) 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 owners set forth below, 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:

Maggie Gillingham Estate \$267.53

Dated **MAY 19 1965**

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

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

FILED

MAY 21 1965

ELTON B. HUNT and
BERTA B. HUNT,

Plaintiffs

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

v.

CIVIL ACTION NO. 5870

THE UNITED STATES OF AMERICA,

Defendant

J U D G M E N T

This action came on for trial before the Court, Honorable
Fred Daugherty, District Judge, presiding, and the issues having
been duly presented to the Court and a decision having been been
duly rendered,

It is Ordered and Adjudged

that the plaintiffs take nothing, that this action should be and it
is dismissed on the merits, and that the defendant, The United States
of America, recover of the plaintiffs, Elton B. Hunt and Berta B.
Hunt, its costs of action.

Dated this 21 day of May, 1965.

Fred Daugherty
UNITED STATES DISTRICT JUDGE

APPROVED AS TO FORM:

E. E. Scott
ATTORNEY FOR PLAINTIFFS

Herbert H. Kendrick
ATTORNEY FOR DEFENDANT

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

AMERICAN HOME ASSURANCE COMPANY,)
A Corporation, and THE INSURANCE COMPANY)
OF THE STATE OF PENNSYLVANIA,)
A Corporation,)
)
Plaintiffs,)
)
vs.)
)
E. J. ROBINSON, and PAUL A. ROLL, Co-)
Partners, doing business under the firm name)
of E. J. ROBINSON GENERAL AGENCY, et al.,)
)
Defendants.)

NO. 5941-Civil

FILED
MAY 24 1965

NOBLE C. HOOD
Clerk, U. S. District Court
ORDER GRANTING MOTION FOR SUMMARY JUDGMENT TO PLAINTIFFS.

The above-entitled cause came before the Court on plaintiffs' Motion for Summary Judgment.

Mr. Charles P. Gotwals, Jr., of Gable, Gotwals, Hays, Rubin & Fox, appeared in behalf of the plaintiff, and Mr. C. D. Tomlins, of Rucker, Tabor, Shepherd & Palmer, appeared in behalf of the defendants.

Defendants having admitted in their answer that some amount was due and owing plaintiff from defendants, and Schedules being tendered by plaintiffs' counsel to defendants' counsel to show said amount due, pursuant to the terms of the General Agency Agreement, referred to in the Complaint of plaintiff, in the total amount of \$51,459.98, as at September 3, 1964, and said defendants tendering no evidence nor offering any objection to the accounting furnished by plaintiff, and the Court finding that there is no genuine issue as to any material fact, and that after hearing the arguments of counsel upon the motion of the said plaintiffs for summary judgment, it is ordered, adjudged and decreed that plaintiffs have and recover of and from the defendants, E. J. Robinson and Paul A. Roll, Co-Partners, doing business under the firm name of E. J. Robinson General Agency, and NCO Insurance Agency, National Underwriters Agency, Inc., A Corporation,

NCO Investment Company, A Corporation, and American National Corporation, A Corporation, the sum of \$51,459.98, together with interest thereon from September 3, 1964, until paid, together with the costs of this action, to be taxed by the Clerk.

Done and ordered at Tulsa, Oklahoma, this 27th day of April, 1965.

s/ Allen E. Barrow

Allen E. Barrow,
United States District Judge.

O.K. As To Form:

s/ Charles P. Gotwals

Charles P. Gotwals, Jr.,
Attorney for Plaintiffs.

s/ C. D. Tomlins

C. D. Tomlins,
Attorney for Defendants.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF CALIFORNIA

HELEN EDWARDS,

Plaintiff,

vs.

NO. 6134 - Civil

GEORGE A. FULLER COMPANY,
a Corporation,

Defendant.

FILED

MAY 25 1965

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

STIPULATION FOR DISMISSAL

COMES now the plaintiff and the defendant, and move the Court to dismiss, with prejudice, the above-captioned cause, for the reason and upon the grounds that the cause has been compromised, settled, and received.

WHEREFORE, premises considered, the plaintiff and the defendant, pray that the Court dismiss the above-captioned cause, with prejudice, at the cost of the defendant.

ROBERT H. NEPTUNE,

Robert H. Neptune

Attorney for the Plaintiff,

ALFRED B. WAGNER,

Richard D. Wagner

Attorney for the defendant.

S E E E

NOW, on this 25 day of May, 1965, the above-captioned cause, by Order of the Court, is dismissed with prejudice, on stipulation of the parties hereto, at the cost of the defendant.

Allen E. Barrow

CLERK OF DISTRICT COURT

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

460.50 Acres of Land, More or Less,
Situatē in Nowata & Rogers Counties,
Oklahoma, and Jess Larson, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 5411

Tracts Nos. 5708-D and
5709-A

FILED

MAY 26 1965

J U D G M E N T

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

1.

NOW, on this 25 day of May, 1965, this matter comes on for dis-
position on application of the plaintiff, United States of America, for entry
of judgment on the Reports of Commissioners filed herein on April 20, 1965,
and the Court, after having examined the files in this action and being advised
by counsel for the plaintiff, finds that:

2.

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

3.

This judgment applies only to the estates taken in the tracts enumer-
ated in the caption above, as such estates and tracts are described in the Com-
plaint and Declaration of Taking filed herein:

4.

Service of Process has been perfected either personally or by publi-
cation 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 of land. Pursuant thereto, on
May 22, 1962, the United States of America filed its Declaration of Taking of
certain estates in such tracts of land, and title to such property should be
vested in the United States of America, as of the date of filing such
Declaration of Taking.

6.

On the filing of the Declaration of Taking, there were deposited in the Registry of this Court as estimated compensation for the taking of the described estates in subject tracts, certain sums of money and none of these deposits has been disbursed, as set out in paragraph 11 below.

7.

The Reports of Commissioners filed herein on April 20, 1965, hereby are accepted and adopted as findings of fact as to all tracts covered by such reports. The amounts of just compensation as to the subject tracts as fixed by the Commission are set out in paragraph 11 below.

8.

This judgment will create a deficiency between the amounts deposited as estimated just compensation for the estates taken in subject tracts and the amounts fixed by the Commission and the Court as just compensation, and a sum of money sufficient to cover such deficiencies should be deposited by the Government. These deficiencies are set out in paragraph 11 below.

9.

The defendants named in paragraph 11 as owners of subject tracts are the only defendants asserting any interest in the estates condemned in such tracts, all other defendants having either disclaimed or defaulted; the named defendants, as of the date of taking, were the owners of such estates and, as such, are entitled to receive the just compensation awarded by this judgment.

Some of the owners of the oil and gas leasehold interest in Tract No. 5708-D have expressed a desire to be allowed to agree among themselves as to allocation of the award for that interest, and the Court concludes that such procedure is proper in this case.

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 subject tracts, as such tracts are described in the Declaration of Taking filed herein, and such property, to the extent of the estates described in the Declaration of Taking filed herein and for the uses and purposes therein indicated, is 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 are forever barred from asserting any claim thereto.

It Is Further ORDERED, ADJUDGED, AND DECREED that the right to receive just compensation for the estates taken herein in subject tracts is vested in the defendants whose names appear below in this paragraph; the Reports of Commissioners of April 20, 1965, hereby are confirmed and the sums therein fixed are adopted as the awards of just compensation for the estates taken in the subject tracts, as shown by the following schedule:

TRACT NO. 5708-D

Owners:

Lessor interest:

Horace K. Calvert and
Aileen Calvert - - - - - 1/2

Julian W. Glass, Jr. }
Ernest Frances Bradfield } - - - - - 1/2
Eva Payne Glass

Oil and gas leasehold interest:

William D. Davis - - - - - 7/8 of the 7/8 Working Interest

H. S. Milam - - - - - 1/8 of the 7/8 Working Interest

Pure Oil Company - - - - - 1/8 of 8/8 Production Payment until
\$80,000.00 paid.

Award of just compensation for all interests - - - - - \$10,110.00

Allocation of Award, deposit and disburseals:

	<u>Lessor Interest</u>	:	<u>Leasehold Interest</u> (Includes both W.I. & Oil Payment)	:	:
Share of Award, pursuant to Comm'rs' Report -	\$1,100.00	:	\$1,100.00	:	\$9,010.00
		:		:	\$9,010.00
Deposited as estimated Compensation - -	\$600.00	:		:	\$9,000.00
		:		:	\$9,600.00
Disbursed to Owners - - - - -	None	:	None	:	
Balance due to Owners - - - -	\$1,100.00	:	\$9,010.00	:	
Deposit Deficiency - - - -	\$500.00	:		:	\$10.00
		:		:	\$510.00

TRACT NO. 5709-A

Owners:

Lessor interest, (1/8 of 8/8):

Eva Payne Glass - - - - - 1/2
Julian W. Glass, Jr. - - - - 1/4
Ernest Frances Bradfield - - 1/4

Oil and gas leasehold interest, (7/8 of 8/8):

Working interest:

William D. Davis - - - 7/8, subject to override
H. S. Milam - - - - - 1/8, subject to override

OVERRIDING ROYALTY INTEREST, (1/8 of 8/8):

H. W. Reed - - - - - 1/16 of 8/8
Deceased, James A. Arnold,
Glenn H. Chappell & Lloyd Lynd
are co-executors under will.
Mary Harrington Hart - - - - 1/96 of 8/8
Esther H. Putnam and
Ben H. Putnam - - - - - 1/96 of 8/8
William K. Harrington &
Virginia M. Harrington - - - 1/96 of 8/8
M. L. Hagan and
Virginia G. Hagan - - - - - 1/256 of 8/8
Orle Price and
Hazel Price - - - - - 1/256 of 8/8
Cleo S. Berentz and
Alberta Berentz - - - - - 3/512 of 8/8
Kelso C. Berentz and
Faye Berentz - - - - - 1/512 of 8/8
Julian W. Glass, Jr., Trustee
for Julian W. Glass, Jr.,
Ernest Frances Bradfield
and Eva Payne Glass - - - 1/64 of 8/8

Award of just compensation for all interests - - - - - \$1,390.00
Deposited as estimated compensation for all interests - - - - - \$1,063.00
Total deposit deficiency - - - - - \$327.00

Allocation of award, deposits and disburseals:

1. Lessor interest:

Share of the deposit of
estimated compensation - - - - - \$288.00

Share of award of just
compensation, pursuant to
Commissioners' Report - - - - - \$240.00 \$240.00

Disbursed to owners - - - - - None

Balance due to owners - - - - - \$240.00 _____

Overdeposit as to
this interest - - - - - \$ 48.00

Tract No. 5709-A (Cont'd)

2. Oil and gas leasehold interest:

Share of award for working interest, pursuant to Commissioners' Report - - - - -	\$862.50	
Share of award for overriding royalty interest pursuant to Commissioners' Report - - - - -	<u>\$287.50</u>	
Total award for this interest - -	\$1,150.00	\$1,150.00
Share of the deposit of estimated compensation - - - - -		775.00
(Deposit was not allocated as between W.I. and O.R.R.I.)		
Disbursed to owners - - - - -	<u>None</u>	
Balance due to owners - - - - -	\$1,150.00	<u> </u>
Deposit deficiency as to this interest - - - - -		\$ 375.00

13.

It Is Further ORDERED, ADJUDGED, AND DECREED that the United States of America shall pay into the Registry of this Court for the benefit of the owners a sum of money sufficient to cover the deposit deficiencies for the subject tracts as shown in paragraph 11, in the total amount of \$837.00, together with interest on the sum of \$885.00 (total deficiency as to Tract No. 5708-D plus deficiency on leasehold interest in Tract No. 5709-A) at the rate of 6% per annum from May 22, 1962, until the date of deposit of such sums. Such payment shall be allocated and placed in the respective deposits as required to satisfy the deficiencies shown in paragraph 12 above.

Upon receipt of such sums the Clerk of this Court shall make certain disbursements as follows:

1. From the deposit for Tract No. 5708-D:

To Horace K. Calvert and Aileen Calvert, jointly, the sum of \$550.00 plus 49% of the accrued interest on the deposit deficiency for this tract.

To Julian W. Glass, Jr., Ernest Frances Bradfield, and Eva Payne Glass, jointly, the sum of \$550.00, plus 49% of the accrued interest on the deposit deficiency for this tract.

Disbursement of the share of the award and accrued interest going to the leasehold interest in this tract will be disbursed after the owners have agreed upon the manner of its distribution among such owners.

2. From the deposit for Tract No. 5709-A:

To Eva Payne Glass - - - - - \$120.00

To Julian W. Glass, Jr. - - - - - 60.00

To Ernest Frances Bradfield - - - - - 60.00

To William D. Davis, the sum of \$754.69 plus .65625 of the accrued interest allocated to this tract.

To H. S. Milam, the sum of \$107.81 plus .09375 of the accrued interest allocated to this tract.

Jointly,

To Glenn H. Chappell, James A. Arnold and Lloyd Lynd, co-executors under the will of H. W. Reed, deceased, the sum of \$143.75 plus .125 of the accrued interest allocated to this tract.

To Mary Harrington Hart the sum of \$23.96 plus .02083 of the accrued interest allocated to this tract.

Jointly,

To Esther H. Putnam and Ben H. Putnam the sum of \$23.96 plus .02083 of the accrued interest allocated to this tract.

Jointly,

To William K. Harrington and Virginia M. Harrington the sum of \$23.96 plus .02084 of the accrued interest allocated to this tract.

Jointly,

To M. L. Hagan and Virginia G. Hagan the sum of \$8.98 plus .00782 of the accrued interest allocated to this tract.

Jointly,

To Orle Price and Hazel Price the sum of \$8.98 plus .00782 of the accrued interest allocated to this tract.

Jointly,

To Cleo S. Berentz and Alberta Berentz the sum of \$13.48 plus .01169 of the accrued interest allocated to this tract.

Jointly,

To Kelso C. Berentz and Faye Berentz the sum of \$4.49 plus .00391 of the accrued interest allocated to this tract

To Julian W. Glass, Jr., Trustee, the sum of \$35.94 plus .03126 of the accrued interest allocated to this tract.


UNITED STATES DISTRICT JUDGE

APPROVED:


HUBERT A. MARLOW
Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,
Plaintiff,
vs.

2,363.19 Acres of Land, More or Less,
Situate in Osage County, Oklahoma, and
Osage Tribe of Indians, et al., and
Unknown Owners,

Defendants.

Civil No. 5764

Tract No. 1922-1M

FILED

MAY 26 1965

AMENDED PARTIAL JUDGMENT

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

1. On this day this case came on for hearing upon the application of the United States of America, by its attorney, for an Amended Partial Judgment to correct a Partial Judgment entered in this case on June 22, 1964. This amended Partial Judgment is entirely substituted for the original Partial Judgment.

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 oil lessee interest; 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 oil lessee interest on the date of taking and is entitled to receive the award therefor.

4. The Court finds that plaintiff and Producers Oil Company, 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 \$25.00, inclusive of interest, for the oil lessee interest;

5. The Court finds the amount of \$25.00, inclusive of interest, is just compensation for the taking of the oil lessee 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. No sum was deposited into the Registry of this Court as estimated just compensation for said oil lessee interest 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 oil lessee estate set forth in the Complaint and Declaration of Taking in and to the tract 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 oil lessee interest is the sum of \$25.00, 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. Said amount of \$25.00 has been previously disbursed to this defendant from other funds in this same civil action.

Entered MAY 25 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ 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.)
)
 427.05 Acres of Land, More or Less,)
 Situate in Creek, Pawnee, and Osage)
 Counties, Oklahoma, and Glenn A. Milam,)
 et al, and Unknown Owners,)
)
) Defendants.)

Civil No. 5844

Tract No. 3832E

FILED

MAY 26 1965

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 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 \$1,205.00, 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 \$977.00 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 James O. Worrell as Guardian Ad Litem for all persons listed on the attached Exhibit "A", 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 \$1,203.70 for their interest, inclusive of interest.

6. The Court finds that defendant Eddie Mae Howell 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 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 \$1,205.00, inclusive of interest;

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$228.00, 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 payees.

Bureau of Indian Affairs, Anadarko, Oklahoma,
for deposit to the account of the persons
listed in the attached Exhibit "A" as their
interests appear \$1,203.70

(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.

Eddie Mae Howell \$1.30

Entered MAY 25 1965

/s/ Allen E. Barrow

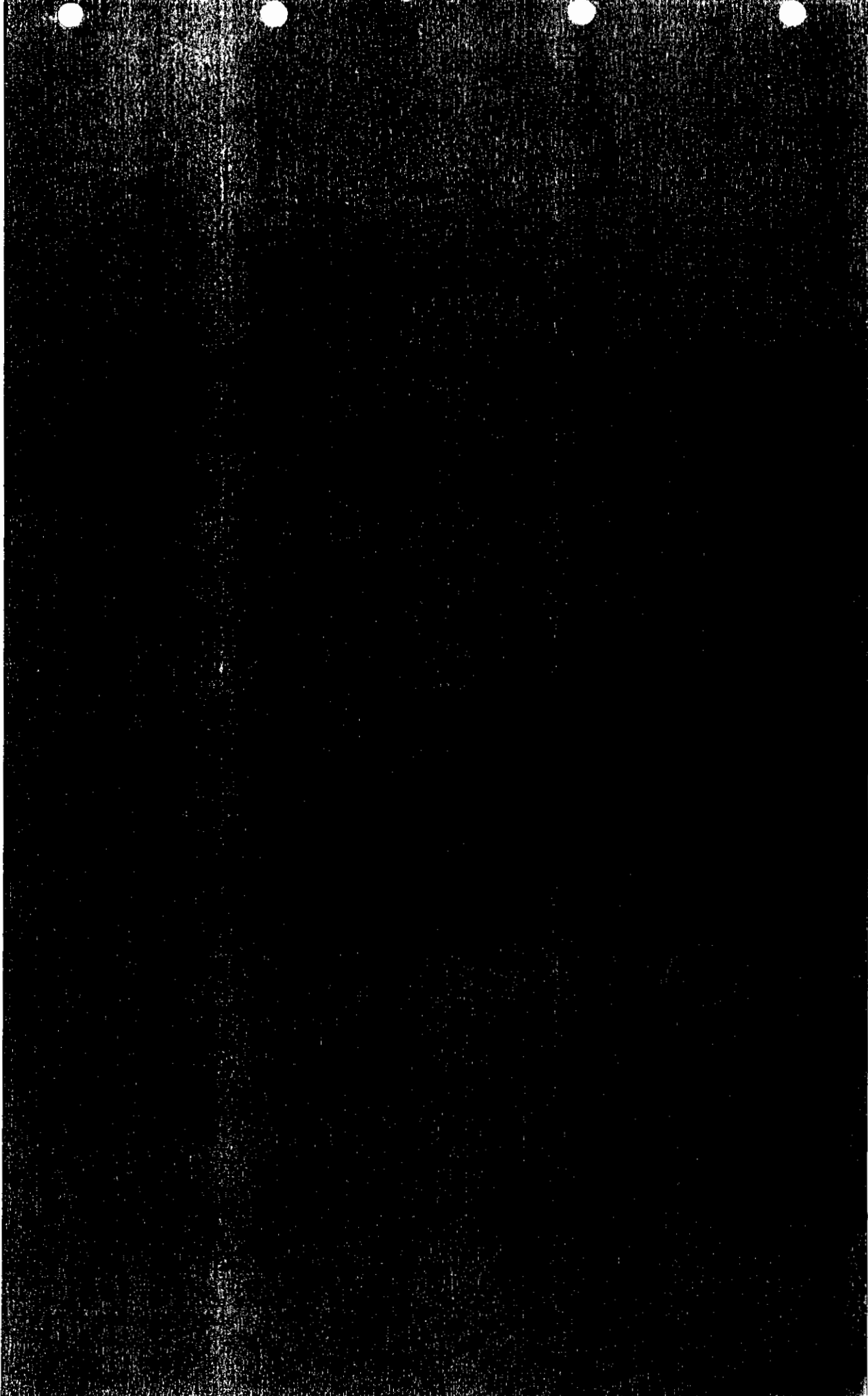
UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

nld



UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,
Plaintiff, }
vs. }
959.26 Acres of Land, More or Less,
Situat in Creek and Pawnee Counties,
Oklahoma, and Herbert W. Moody, et al., }
and Unknown Owners, }
Defendants. }

Civil No. 5997

Tract Nos. 3304,
3304E-1 thru E-5

FILED

MAY 26 1965

AMENDED 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 an Amended Judgment determining the ownership and the just compensation to be awarded the former owners of the above tracts. This Amended Judgment is to be substituted entirely for a Judgment entered March 9, 1965.

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 \$15,669.50, 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 \$12,200.00 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 plaintiff and Bessie M. Johnson, Mildred M. Adams, Patience M. McNulty, Dale Archer McNulty, and Eugene C. Mullendore, 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 \$15,625.00, for their interest, inclusive of interest.

6. The Court finds that defendants John Urban, H. B. Beasley, Laan-Tex Oil Company, E. Dell Drake and the Cleveland National Bank 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 further finds that John Urban is the owner of 1/8 mineral interest in Lot 7 and that the separate just compensation therefor is the sum of \$44.50.

7. The Court further finds that a stipulation in the amount of \$70.00 was entered into between Eugene C. Mullendore (by his Attorney Curtis P. Harris) and plaintiff, which stipulation bears the date of December 15, 1964, and was filed in the case on March 9, 1965, which stipulation is hereby set aside and held for naught for the reason of mutual mistake of fact by and between the parties.

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 \$15,669.50, inclusive of interest, of which amount the following sums have heretofore been disbursed:

Bessie M. Johnson	\$4,700.00
Mildred M. Adams	4,625.00
Patience M. McNulty	4,500.00
Dale Archer McNulty	350.00
Eugene C. Mullendore.	<u>70.00</u>
	\$14,245.00

(c) The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$1,424.50, 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:

Eugene C. Mullendore	\$1,380.00
--------------------------------	------------

(d) The Clerk of the Court is hereby authorized and directed to retain the amount 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 below, and in event said deposit is properly 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.

John Urban \$44.50

Dated MAY 25 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

FILED

MAY 27 1965

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

United States of America,)	
Plaintiff,)	Civil No. 5716
vs.)	
)	Tract No. 4333
178.69 Acres of Land, More)	4333E
or Less, Situate in Tulsa,)	4333E-2
Osage, and Creek Counties,)	4333E-3
Oklahoma, and Nora Clifford,)	
et al., and Unknown Owners,)	
Defendants.)	

FINAL JUDGMENT
DETERMINING OWNERSHIP, JUST COMPENSATION AND ORDERING DISTRIBUTION

On this 27th day of May, 1965, this Court finds that the proceedings in this matter have reached the point where nothing remains to be done except the rendering of this Court's final judgment as to the issue of just compensation and determining the names of the persons entitled to the award, and ordering disbursement of funds. Accordingly, this Court, after examining the files and the record of all the proceedings in this action, and upon the representation of the United States Attorney, makes the following findings:

1. That this Court has jurisdiction over the parties and the subject matter of this action.
2. That, under the authority set forth in the Declaration of Taking and the Complaint in Condemnation filed herein on August 6, 1963, the United States of America has acquired the ownership of the land designated therein as Tracts Nos. 4333, 4333E, 4333E-2, and 4333E-3 to the extent set forth in the Declaration of Taking.
3. That on the date of the filing of the Declaration of Taking, the sum of \$5,175.00 was deposited into the registry of this Court for the benefit of the persons entitled thereto as estimated just compensation for the taking of said land.
4. That the United States of America and the following named Defendants have agreed (by option or stipulation) that just

compensation is as set forth below:

Mary Yahola Gouge		\$ 173.94
Bertha Taylor Yahola)	
Zelma Yahola Wind)	
Lyman Yahola, Jr.)	
Thomas Yahola)	
Elizabeth Yahola Dunson)	237.50
Harold Yahola)	
Lela Yahola)	
Leon Yahola)	
Joyce Ann Yahola)	
Alonzo Yahola		712.49
Lynn Biggers		47.71
Mary Yahola Gouge,)	
Administratrix of Estate of)	356.27
Annie Yahola, Deceased)	
Emma Biggers		130.41
Maud Dean Wilson		178.12
A. M. Woodford, Administrator)	
of Daniel Yahola Estate)	237.50
Roy J. Shaw and Olive Shaw		1,628.56
Comail Oil Co.		572.50
Jasper S. Casto and Charles Casto		900.00

5. That all of the above named Defendants were, collectively, the owners of the fee simple estate in said land (surface only) as of the date of the filing of the Declaration of Taking herein, and that no other person owned an interest therein or is entitled to be paid just compensation in this proceeding.

6. That the amounts agreed upon as just compensation between the United States of America and these Defendants have been distributed to all of the Defendants named in paragraph 4, supra, except for A. M. Woodford, Administrator of Daniel Yahola Estate, and Roy J. Shaw and Olive Shaw, and that, accordingly, there remains on deposit, available for distribution, the following amounts:

A. M. Woodford, Administrator of Daniel Yahola Estate	\$ 237.50
Roy J. Shaw and Olive Shaw	1,628.56

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

1. That on August 6, 1963, the United States of America became vested with the ownership of these tracts of land to the extent set forth in the Complaint and Declaration of Taking.

2. That the names of those entitled to receive just compensation, as of the date of the filing of the Declaration of Taking, are as set forth in paragraph 4, supra.

3. That the amount of just compensation payable by the United States of America for the estates taken in said land, as more fully set forth in the Declaration of Taking, is the sum of \$5,175.00 which is the total amount of the stipulations and options entered into between the Government and the Defendants referred to in paragraph 4, supra (\$5,175.00) which stipulations and options are hereby approved.

4. That the United States of America has already discharged all obligations to all of said Defendants, except for A. M. Woodford, Administrator of Daniel Yahola Estate, and Roy J. Shaw and Olive Shaw.

5. That the United States of America will have finally discharged all obligations to all of the Defendants when the following sums have been distributed to:

A. M. Woodford, Administrator of Daniel Yahola Estate	\$ 237.50
Roy J. Shaw and Olive Shaw	1,628.56

IT IS ACCORDINGLY ORDERED that the total amount available for distribution (\$1,866.06) shall be distributed by the Clerk of this Court in the following manner:

A. M. Woodford, Administrator of Daniel Yahola Estate P. O. Box 190 Holdenville, Oklahoma	\$ 237.50
Roy J. Shaw and Olive Shaw R. R. 3, Box 341-A Bristow, Oklahoma 74010	1,628.56

IT IS FURTHER ORDERED that if the Clerk of this Court is unable to pay the distributive share to any of the Defendants named in the preceeding paragraph, then the Clerk of this Court shall pay such distributive share to the Treasurer of the United States in accordance with Title 28, United States Code, Section 2042.

ALLEN E. BARROW

United States District Judge

APPROVED:

John M. Imel
United States Attorney

/s/ Max E. Findley

Max E. Findley
Special Assistant to U. S. Attorney

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

W. Willard Wirtz, Secretary of Labor,)
United States Department of Labor,)
Plaintiff,)

vs.)

C. C. Bledsoe and Emmett Marcum)
as individuals, and doing business as)
Oklahoma Auction Yard, a partnership,)
Defendants.)

Civil Action
No. 6087

FILED

MAY 27 1965

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

JUDGMENT

Whereas, on this 27th day of May, 1965, the Court having entered its findings of fact and conclusions of law in this matter, it is

ORDERED by the Court that judgment be and hereby is rendered in favor of the defendants, and against the plaintiff.

Luther Bohannon
District Judge

Approved as to form

Richard L. Collier
Attorney for Plaintiff

Robert D. Kelly
Attorney for Defendants

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

Hardware Mutual Insurance
Company, a corporation

vs.

Robert M. Lukken, d/b/a
Lukken Steel Construction
Company, and Roy Tibbs

CIVIL ACTION FILE NO.

6147

JUDGMENT
FILED

MAY 27 1965

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

This action came on for trial before the Court and a jury, Honorable

, United States District Judge, presiding, and the issues having been duly tried and

the jury having duly rendered its verdict,

It is Ordered and Adjudged that the plaintiff take nothing, that the action is dismissed on its merits, and that the defendant, Robert M. Lukken, d/b/a Lukken Steel Construction Company, and Roy Tibbs, recover of the plaintiff, Hardware Mutual Insurance Company, a corporation, their costs of action.

Dated at **Tulsa, Oklahoma**

, this **27th** day

of **May**, 19 **65**

UNITED STATES DISTRICT COURT }
NORTHERN DISTRICT OF OKLAHOMA } SS

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE COPY OF THE ORIGINAL ON FILE IN THIS COURT.

NOBLE C. HOOD, CLERK
BY *M. Hamra*
DEPUTY

By:

NOBLE C. HOOD
Clerk of Court

Muriel Hamra
Deputy Clerk

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

MAY 28 1965

United States of America,

Plaintiff,

vs.

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

Defendants.

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

Civil No. 4897

Tracts Nos. A-172E and A-176E

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, based on the Report of Commissioners filed herein on the 15th day of March, 1965, and further based on a Stipulation as to the tenant improvements, owned by Cord Lee and Nevada Riddle, located on Tract A-176E, which Stipulation was filed herein on May 16, 1960.

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 Report of Commissioners filed herein on the 15th day of March, 1965, is hereby accepted and adopted as a finding of fact as to all tracts covered by such report. The amount of just compensation as to the subject tracts as fixed by the Commission is set out in paragraph 7 below.

5. The Court finds upon the evidence presented that the defendants listed below in paragraph 7 were the sole owners of the above-captioned tracts on the date of taking and are entitled to receive the award thereof.

6. The Court further finds the tenant improvements, owned by Cord Lee and Nevada Riddle located on Tract No. A-176E, were the subject of a Stipulation by and between the Riddles and the plaintiff which Stipulation provided that

the sum of \$2,725.00 shall be in full satisfaction for the taking of such improvements, less \$150.00 for salvage value. Cord Lee and Nevada Riddle further stipulated \$1,140.00 of the total sum of \$2,725.00 shall be paid to George Campbell.

7. 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 herein before 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 \$24,725.00 less \$150.00 for salvage value of tenant improvements owned by Cord Lee and Nevada Riddle located on Tract A-176E, as determined by the Report of Commissioners of March 15, 1965, which report is hereby confirmed, and as further determined by the Stipulation entered into by and between plaintiff and Cord Lee and Nevada Riddle filed herein on May 16, 1960. The division of the just compensation for the subject tracts is shown by the following schedule:

OWNERSHIP OF TRACTS

Tract No. A-176E

Owners: George and Garnett Campbell (all except tenant improvements owned by Cord Lee and Nevada Riddle)

Cord Lee and Nevada Riddle (tenant improvements located on A-176E)

Tract No. A-172E

Owners: George and Garnett Campbell (all except 1/2 of N $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, Section 14, Township 19 North, Range 10 East, Tulsa County, Oklahoma)

Remaining one-half of above description:

Nellie S. Winkler	1/8
Royal N. Anthis	1/4
Mentor F. Wheeler	1/16
Lydian W. Frerichs	1/16
Monta V. Martindale	1/12
James A. Martindale	1/12
John R. Martindale	1/12
Mrs. Glenn H. Shaffer	1/16
Richard H. Shaffer	1/16
William B. Baker	1/48
Ella M. Baker	1/24
Richard John Baker	1/48
Clarence E. Baker	1/48
Mrs. Nancy Baker Swift	1/96
Robert S. Pfohl	1/96

Award of Just Compensation \$24,725.00
 Deposited as estimated compensation \$ 7,775.00

Disbursed to Owners:

Tract No. A-172E

George and Garnett Campbell - \$1,286.25

Tract No. A-176E

George and Garnett Campbell - \$3,550.00

Tract No. A-176E (Tenant Improvements)

George and Garnett Campbell - \$1,140.00

Cord Lee and Nevada Riddle - \$1,435.00

Total Disbursed to Owners. \$ 7,411.25

Balance Due to Owners:

\$17,313.75 less

(Salvage value of improvements on Tract A-176E) - 150.00

Total Balance Due to Owners \$17,163.75

Deposit Deficiency \$16,800.00

8. The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$16,800.00, with interest at 6% per annum from March 24, 1960, until the date of deposit of such deficiency. 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.

George and Garnett Campbell	\$16,950.00 plus all accrued interest
Nelle S. Winkler	26.70
Royal N. Anthis	53.40
Mentor F. Wheeler	13.35
Lydian W. Frerichs	13.35
James A. Martindale	17.85
John R. Martindale	17.85
Mrs. Glenn H. Shaffer	13.35
Richard H. Shaffer	13.35
William B. Baker	4.45
Ella M. Baker	8.90
Richard John Baker	4.45
Monta V. Martindale	17.85

Clarence E. Baker	4.45
Mrs. Nancy Baker Swift	2.22
Robert S. Pfohl	<u>2.23</u>
Total	\$17,163.75

Entered MAY 28 1900

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant United States Attorney

FILED

MAY 28 1965

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

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 Nos. 2421 & E-1 thru E-4

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, based on the Report of Commissioners filed herein on the 15th day of March, 1965.

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 Report of Commissioners filed herein on the 15th day of March, 1965, is hereby accepted and adopted as a finding of fact as to all tracts covered by such report. The amount of just compensation as to the subject tracts as fixed by the Commission is set out in paragraph 6 below.

4. Certain deficiencies exist between the amounts deposited as estimated just compensation for subject tracts and the amounts fixed by the Commission and the Court as just compensation and a sum of money sufficient to cover such deficiencies should be deposited by the Government. These deficiencies are set out in paragraph 6 below.

5. The Court finds upon the evidence presented that the defendants listed below in paragraph 6 were the sole owners of the above-captioned tracts on the date of taking and are entitled to receive the award thereof.

6. 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 \$3,730.00, as determined by the Report of Commissioners of March 15, 1965, which report is hereby confirmed and the sums therein fixed and adopted as just compensation for subject tracts, as shown by the following schedule:

TRACT NOS. 2421 & E-1 thru E-4

Owner: Merle A. Collins

Award of Just Compensation	\$3,730.00
Deposited as estimated compensation	2,750.00
Disbursed to Owner	2,750.00
Balance due to Owner	980.00
Deposit Deficiency	980.00

7. The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$980.00, with interest at 6% per annum from January 19, 1965, until the date of deposit of such deficiency. 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 payees:

Merle A. and Jaunita Collins . . \$980.00, plus all accrued interest

Entered MAY 28 1965

/s/ Allen E. Barrow

APPROVED:

UNITED STATES DISTRICT JUDGE

/s/ 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.

372.74 Acres of Land, More or Less,
Situate in Tulsa, Creek and Pawnee
Counties, Oklahoma, and Security
Drilling Company, et al., and
Unknown Owners,

Defendants.

Civil No. 5198

Tract No. A-176E

FILED

MAY 28 1965

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, based on the Report of Commissioners filed herein on the 15th day of March, 1965.

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 Report of Commissioners filed herein on the 15th day of March, 1965, is hereby accepted and adopted as a finding of fact as to all tracts covered by such report. The amount of just compensation as to the subject tract as fixed by the Commission is set out in paragraph 6 below.

4. Certain deficiencies exist between the amounts deposited as estimated just compensation for subject tract and the amount fixed by the Commission and the Court as just compensation and a sum of money sufficient to cover such deficiencies should be deposited by the Government. These deficiencies are set out in paragraph 6 below.

5. The Court finds upon the evidence presented that the defendants listed below in paragraph 6 were the sole owners of the above-captioned tract on the date of taking and are entitled to receive the award thereof.

6. 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, as determined by the Report of Commissioners of March 15, 1965, which report is hereby confirmed and the sums therein fixed and adopted as just compensation for subject tract, as shown by the following schedule:

TRACT NO. A-176E

Owners:	George and Garnett Campbell
Award of Just Compensation:	\$600.00
Deposited as Estimated Compensation:	157.00
Disbursed to Owner:	157.00
Balance due to Owner:	443.00
Deposit Deficiency:	443.00

7. The plaintiff shall forthwith deposit into the Registry of this Court the deficiency in the amount of \$443.00, with interest at 6% per annum from June 21, 1961 until the date of deposit of such deficiency. 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 payees:

George and Garnett Campbell \$443.00 plus all accrued interest

Dated MAY 28 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

ajs

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 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 payees.

George and Garnett Campbell \$25.00

Entered MAY 28 1965

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant United States Attorney

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

VERNON RAY DERRUISSEAU, an infant,)
by ROY EDWARD DERRUISSEAU, his)
next of friend,)
)
Plaintiff,)
)
vs.)
)
DEALERS NATIONAL INSURANCE COMPANY,)
A Corporation,)
)
Defendant.)

NO. 6111 - CIVIL

FILED

MAY 28 1965

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

ORDER OF DISMISSAL WITHOUT PREJUDICE

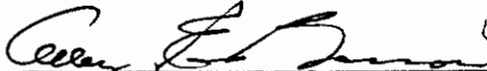
THIS matter coming on for hearing upon the Plaintiff's Motion for the Court to enter an Order dismissing this action without prejudice, the Plaintiff appearing in person and by his attorneys, Floyd L. Walker and Robert J. Scott, and the Defendant appearing by its attorney, A. M. Covington, of Covington & Gibbon, the parties having announced ready, the following proceedings were had:

The Court finds that the Motion of the Plaintiff for an Order of Dismissal without Prejudice should be sustained, and the costs should be assessed against the Plaintiff, and that the Plaintiff should be ordered to pay the Defendant's attorney, A. M. Covington, a reasonable attorney's fee.

Whereupon, the Court having heard the testimony of three (3) lawyers, testifying as expert witnesses, finds that a reasonable fee for the services rendered by Defendant's attorney in this case would be Three Hundred Dollars (\$300.00). The Court therefore finds that Plaintiff should

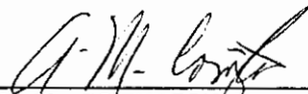
be ordered to pay to Defendant's attorney the sum of Three Hundred Dollars (\$300.00) as a reasonable attorney's fee.

IT IS, THEREFORE, HEREBY ORDERED, ADJUDGED, AND DECREED by the Court that Plaintiff's Motion to Dismiss without Prejudice is hereby sustained, costs is assessed against the Plaintiff, and Plaintiff is ordered to pay to A. M. Covington, an attorney's fee of Three Hundred Dollars (\$300.00).


U. S. District Judge

APPROVED AS TO FORM:


FLOYD L. WALKER, Attorney for Plaintiff


A. M. COVINGTON, Attorney for Defendant

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

MAY 28 1965

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

NOBLE C. HOOD
 Clerk, U. S. District Court
 Civil No. 6129
 Tracts Nos. A-134 & A-134E

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 \$775.00, inclusive of interest, is just compensation for the taking of the estates by the plaintiff in the above tracts, as such estates and tracts are described and set forth in the Complaint and Declaration of Taking heretofore filed in this cause. The sum of \$725.00 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 A.A. Howe 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 \$25.00 for his interest, 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.

6. The Court finds that plaintiff and Cora B. McKee and James R. McKee, Floyd F. Ashby, and George E. M. Campbell, 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 \$600.00 for their interests, inclusive of interest.

7. The Court finds that defendants Gulf Oil Corporation, Sidney Gore, and William R. Braden and Mabel C. Braden 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 \$775.00, inclusive of interest;

(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.

Cora B. McKee and James R. McKee	\$500.00
Gulf Oil Corporation	150.00
A. A. Howe	25.00
Floyd F. Ashby	75.00
George E. M. Campbell	<u>25.00</u>
Total	\$775.00

Entered MAY 28 1965

/s/ Allen E. Barrow

APPROVED:

UNITED STATES DISTRICT JUDGE

/s/ Robert P. Santee

ROBERT P. SANTEE
Assistant U. S. Attorney

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