

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

United States of America,

Plaintiff,

vs.

Athen E. Moore,

Defendant.

Civil Action No. 6188

FILED

J U D G M E N T

WALTER C. HOOD
U.S. District Court

On this 20th day of December 1965, the above-entitled action coming on for hearing, the Plaintiff appearing by Phillips Breckinridge, Assistant United States Attorney for the Northern District of Oklahoma, and the defendant appearing not, the Court finds that the defendant was duly served with summons herein more than 20 days prior to this date and having failed to appear or answer should be and is hereby adjudged in default.

The Court further finds that the material allegations of Plaintiff's Complaint are true. That the defendant is ~~entitled~~ to Plaintiff after allowance of all benefits and credits and set-offs for the sum of \$336.88, with interest on the sum of \$326.12, at the rate of 4% per annum from May 1, 1963, until paid.

The Court further finds that Plaintiff has filed herein an Affidavit stating that the defendant is not in the military or naval services of the United States and is not an incompetent nor infant, which is found to be true.

WHEREFORE, it is Ordered, Adjudged and Decreed by the Court that the Plaintiff, United States of America, have judgment against the defendant, Athen E. Moore, for the sum of \$336.88, with interest on the sum of \$326.12, at the rate of 4% per annum from May 1, 1963, until paid and for the cost of this action accrued and accruing.

31 January - 1966

Luther Bohannon
UNITED STATES DISTRICT JUDGE

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

United States of America,)
)
) Plaintiff,)
 vs) Civil Action No. 4599
)
)
 971.81 Acres of Land, More or Less,)
 Situate in Nowata County, Oklahoma,)
 and Board of County Commissioners of)
 Nowata County, Oklahoma, et al, and)
 Unknown Owners,)
) Defendants.)

FILED
IN OPEN COURT

JAN - 5 1966

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

J U D G M E N T

"B" Portion of Tract No. R-1817; and
Tract No. R-1817, described as
E $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$; and NE $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$, Section 36,
Township 26 North, Range 16 East.

Now on this the 5th day of January,
1966, there comes on for hearing the determination of ownership
as to the above tracts and for distribution of the proceeds of the
judgments, with interest, to the owners as hereinafter set out and
some of the owners appearing by their attorneys of record and no
one else appearing and the Court having heard the evidence offered
and being fully advised, finds as follows:

TRACT NO. R-1817

Balance due owners \$600.00
Interest due owners \$ 04.76
Total due owners \$ 604.76

"B" PORTION OF TRACT NO. R-1817

Balance due owners \$260.00
Interest due owners \$ None
Total due owners \$ 260.00

Total due owners, with interest,
on both tracts \$ 944.76

The Court Further Finds, and it is ordered, adjudged and
Clerk
decreed and the Court/is ordered and directed to pay and distribute

said balance in the sum of \$ 944.76 to the following named parties as follows, to-wit:

To Ward M. Edinger, Inc.
(Balance due for witness fee) \$ 85.00

To Dick Puryear for 1/2 the equipment . . . \$ 80.00

To Vern Melcher for 1/2 the equipment . . . \$ 80.00

and that said balance should be apportioned among the royalty owners, the overriding royalty owners and the working interest owners as follows:

1/3rd thereof to the royalty owners . . . \$ 233.25

1/3rd thereof to the overriding royalty owners \$ 233.25

1/3rd thereof to the working interest owners \$ 233.26 .

The Court Further Finds that the royalty interest therein in the sum of \$ 233.25, should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart \$ 9.05

1/3rd of 11.64% to Esther H. Putnam . . . \$ 9.05

1/3rd of 11.64% to Wm. K. Harrington . . . \$ 9.05

23.29% to the Executors of the Estate of H. W. Reed, deceased \$ 54.33

1.455% to M. L. Hagan \$ 3.39

1.455% to Orrie Price \$ 3.39

2.91% to B. G. Dowell \$ 6.79

22.74% to Julian W. Glass, Jr., Trustee under the Will of J. Wood Glass, deceased \$ 53.04

13.86% to E. C. Walsh \$ 32.33

13.86% to Clara I. Dougherty \$ 32.33

1/3rd of 5.13% to Alice L. Robertson . . . \$ 3.99

1/3rd of 5.13% to Ben L. Robertson \$ 3.99

1/3rd of 5.13% to John L. Robertson . . . \$ 3.99

1/2 of 3.66% to P.I.C. Management \$ 4.27

1/6th of 3.66% to H. S. Milam \$ 1.42

1/6th of 3.66% to Mildred M. Viles \$ 1.42

1/6th of 3.66% to Mary M. Stevenson . . . \$ 1.42

and it is so ordered and decreed.

The Court Further Finds that the overriding royalty interest therein in the sum of \$ 233.25, should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart	\$ <u>9.05</u>
1/3rd of 11.64% to Esther H. Putnam	\$ <u>9.05</u>
1/3rd of 11.64% to Wm. K. Harrington.	\$ <u>9.05</u>
23.29% to the Executors of the Estate of H. W. Reed, deceased	\$ <u>51.33</u>
1.455% to M. L. Hagan	\$ <u>3.39</u>
1.455% to Orie Price	\$ <u>3.39</u>
2.91% to B. G. Dowell	\$ <u>6.79</u>
5.82% to Julian W. Glass, Jr., Trustee under the Will of J. Wood Glass, deceased	\$ <u>13.58</u>
60% of 27.72% to E. C. Welsh	\$ <u>38.79</u>
40% of 27.72% to Nellie A. Welsh	\$ <u>25.86</u>
16.92% to Gilcrease Oil Company	\$ <u>39.47</u>
5.13% to Gertrude F. Welsh	\$ <u>11.97</u>
1/2 of 3.66% to P.I.C. Management	\$ <u>4.27</u>
1/6th of 3.66% to H. S. Milam	\$ <u>1.42</u>
1/6th of 3.66% to Mildred M. Viles	\$ <u>1.42</u>
1/6th of 3.66% to Mary M. Stevenson	\$ <u>1.42</u>

and it is so ordered and decreed.

The Court Further Finds that the proceeds of the working interest in the sum of \$ 233.26, should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/2 thereof to Dick Puryear.	\$ <u>116.63</u>
1/2 thereof to Vern Melcher	\$ <u>116.63</u>

and it is so ordered and decreed.

"B" Portion of Tract No. R-1816; and Tract No. R-1816, described as NE $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$; W $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$; NW $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$; SE $\frac{1}{4}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$, Section 36, Township 26 North, Range 16 East.

TRACT NO. R-1816

Balance due owners \$ 960.00
 Interest due owners \$ 135.70
 Total due owners \$ 1095.70

"B" PORTION OF TRACT NO. R-1816

Balance due owners \$ 370.00
 Interest due owners \$ None
 Total due owners \$ 370.00
 Total due owners, with interest, on both tracts \$ 1465.70

The Court Further Finds, and it is ordered, adjudged and decreed and the Court Clerk is ordered and directed to pay and distribute said balance in the sum of \$ 1465.70 to the following named parties as follows, to-wit:

To Ward M. Edinger, Inc.
 (Balance due for witness fee) \$ 144.00
 To Dick Puryear for 1/2 the equipment . . \$ 80.00
 To Chris Detlef for 1/8th the equipment . . \$ 20.00
 To Clara Way for 3/8ths the equipment . . \$ 60.00,

and that said balance should be apportioned among the royalty owners, the overriding royalty owners and the working interest owners as follows:

1/3rd thereof to the royalty owners . . . \$ 387.23
 1/3rd thereof to the overriding royalty owners \$ 387.23
 1/3 thereof to the working interest owners \$ 387.24.

The Court Further Finds that the royalty interest therein in the sum of \$ 387.23, should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart \$ 15.02
 1/3rd of 11.64% to Esther H. Putnam . . . \$ 15.02
 1/3rd of 11.64% to Wm. K. Harrington . . . \$ 15.02

23.29% to the Executors of the Estate of
H. W. Reed, deceased \$ 90.19

1.455% to M. L. Hagan \$ 5.63

1.455% to Orle Price \$ 5.63

2.91% to B. G. Dowell \$ 11.27

22.74% to Julian W. Glass, Jr., Trustee
under the Will of J. Wood Glass, deceased \$ 88.06

13.86% to E. C. Welsh \$ 53.67

13.86% to Clara I. D ugherty \$ 53.67

1/3rd of 5.13% to Alice L. Robertson . . . \$ 6.62

1/3rd of 5.13% to Ben L. Robertson \$ 6.62

1/3rd of 5.13% to John L. Robertson . . . \$ 6.62

1/2 of 3.66% to P.I.C. Management \$ 7.03

1/6th of 3.66% to H. S. Milam \$ 2.37

1/6th of 3.66% to Mildred M. Viles \$ 2.37

1/6th of 3.66% to Mary M. Stevenson . . . \$ 2.37

and it is so ordered and decreed.

The Court Further Finds that the overriding royalty interest therein in the sum of \$ 387.23, should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart \$ 15.02

1/3rd of 11.64% to Esther H. Putnam . . . \$ 15.02

1/3rd of 11.64% to Wm. K. Harrington . . . \$ 15.02

23.29% to the Executors of the Estate of
H. W. Reed, deceased \$ 90.19

1.455% to M. L. Hagan \$ 5.63

1.455% to Orle Price \$ 5.63

2.91% to B. G. Dowell \$ 11.27

5.82% to Julian W. Glass, Jr., Trustee
under the Will of J. Wood Glass, deceased \$ 22.54

60% of 27.72% to E. C. Welsh \$ 64.40

40% of 27.72% to Nellie A. Welsh \$ 42.94

16.92% to Valley Osage Oil Company	\$ <u>65.52</u>
5.13% to Gertrude F. Welsh	\$ <u>19.86</u>
1/2 of 3.66% to P.I.C. Management	\$ <u>7.08</u>
1/6th of 3.66% to H. S. Milam	\$ <u>2.37</u>
1/6th of 3.66% to Mildred M. Viles	\$ <u>2.37</u>
1/6th of 3.66% to Mary M. Stevenson	\$ <u>2.37</u>

and it is so ordered and decreed.

The Court Further Finds that the proceeds of the working interest in the sum of \$387.24 should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/2 thereof to Dick Puryear	\$ <u>193.62</u>
1/8th thereof to Chris Detlef	\$ <u>48.41</u>
3/8ths thereof to Clara Way	\$ <u>145.21</u>

and it is so ordered and decreed.

"B" Portion of Tract No. R-1818; and
 Tract No. R-1818, described as
 E $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$, Section 25, Township 26 North,
 Range 16 East.

TRACT NO. R-1818

Balance due owners	\$ <u>1400.00</u>
Interest due owners	\$ <u>53.49</u>
Total due owners	\$ <u>1453.49</u>

"B" PORTION OF TRACT NO. R-1818

Balance due owners, after withdrawal for equipment	\$ <u>20.00</u>
Interest due owners	\$ <u>2.08</u>
Total due owners	\$ <u>22.08</u>

Total due owners, with interest on both tracts	\$ <u>1475.57</u>
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The Court Further Finds, and it is ordered, adjudged and decreed and the Court Clerk ~~is~~ ordered and directed to pay and distribute said balance in the sum of \$1475.57 to the following named parties as follows, to-wit:

To Ward M. Edinger, Inc.
(Balance due for witness fee) \$ 50.00

and that said balance should be apportioned among the royalty owners, the overriding royalty owners and the working interest owners as follows:

1/3rd thereof to the royalty owners . . . \$ ~~475.19~~
1/3rd thereof to the overriding royalty owners \$ ~~475.19~~
1/3 thereof to the working interest owners \$ ~~475.19~~

The Court Further Finds that the royalty interest therein in the sum of \$ 475.19 should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart. \$ ~~18.44~~
1/3rd of 11.64% to Esther H. Putnam . . . \$ ~~18.44~~
1/3rd of 11.64% to Wm. K. Harrington . . . \$ ~~18.44~~
23.29% to the Executors of the Estate of H. W. Reed, deceased \$ ~~110.68~~
1.455% to M. L. Hagan \$ ~~6.91~~
1.455% to Orie Price \$ ~~6.91~~
2.91% to B. G. Dowell \$ ~~13.83~~
22.74% to Julian W. Glass, Jr., Trustee under the Will of J. Wood Glass, Deceased \$ 108.06
13.86% to E. C. Welsh \$ ~~65.86~~
13.86% to Clara I. Daugherty \$ ~~65.86~~
1/3rd of 5.13% to Alice L. Robertson . . . \$ ~~8.12~~
1/3rd of 5.13% to Ben L. Robertson \$ ~~8.12~~
1/3rd of 5.13% to John L. Robertson . . . \$ ~~8.12~~
1/2 of 3.66% to P.I.C. Management \$ ~~8.70~~
1/6th of 3.66% to H. S. Milan \$ ~~2.90~~
1/6th of 3.66% to Mildred M. Viles \$ ~~2.90~~
1/6th of 3.66% to Mary M. Stevenson . . . \$ ~~2.90~~

and it is so ordered and decreed.

The Court Further Finds that the overriding royalty interest therein in the sum of \$475.19 should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart	\$ <u>18.44</u>
1/3rd of 11.64% to Esther H. Putnam	\$ <u>18.44</u>
1/3rd of 11.64% to Wm. K. Harrington	\$ <u>18.44</u>
23.29% to the Executors of the Estate of H. W. Reed, deceased	\$ <u>110.67</u>
1.455% to M. L. Hagan	\$ <u>6.91</u>
1.455% to Orrie Price	\$ <u>6.91</u>
2.91% to B. G. Dowell	\$ <u>13.83</u>
5.82% to Julian W. Glass, Jr., Trustee under the Will of J. Wood Glass, deceased	\$ <u>27.65</u>
60% of 27.72% to E. C. Welsh	\$ <u>79.03</u>
40% of 27.72% to Nellie A. Welsh	\$ <u>52.69</u>
16.92% to Valley Osage Oil Company	\$ <u>30.40</u>
5.13% to Gertrude F. Welsh	\$ <u>24.38</u>
1/2 of 3.66% to P.I.C. Management	\$ <u>8.70</u>
1/6th of 3.66% to H. S. Milan	\$ <u>2.90</u>
1/6th of 3.66% to Mildred M. Viles	\$ <u>2.90</u>
1/6th of 3.66% to Mary M. Stevenson	\$ <u>2.90</u>

and it is so ordered and decreed.

The Court Further Finds that the proceeds of the working interest in the sum of \$ 475.19 should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

To A. E. Basinger for entire working interest \$ 475.19

and it is so ordered and decreed.

"B" Portion of Tract No. R-1819; and
Tract No. R-1819, described as
NW $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$, Section 25, Township 26 North,
Range 16 East.

TRACT NO. R-1819

Balance due owners. \$ 1,150.00

Interest due owners \$ 83.34

Total due owners \$ 1233.34

"B" PORTION OF TRACT NO. R-1818

Balance due owners, plus interest,
after withdrawal for equipment \$ 51.42

Total due owners, with interest, on
both tracts \$ 1284.76

The Court Further Finds, and it is ordered, adjudged and decreed and the Court Clerk is ordered and directed to pay and distribute said balance in the sum of \$1284.76 to the following named parties as follows, to-wit:

To Ward M. Edinger, Inc.
(Balance due for witness fee) \$ 50.00

and that said balance should be apportioned among the royalty owners, the overriding royalty owners and the working interest owners as follows:

1/3rd thereof to the royalty owners \$ 411.59

1/3rd thereof to the overriding royalty
owners \$ 411.59

1/3 thereof to the working interest owners \$ 411.58

The Court Further Finds that the royalty interest therein in the sum of \$411.59 should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart \$ 15.97

1/3rd of 11.64% to Esther H. Putnam \$ 15.97

1/3rd of 11.64% to Wm. K. Harrington \$ 15.97

23.29% to the Executors of the Estate of
H.W. Reed, deceased \$ 95.86

1.455% to M. L. Hagan \$ 5.99

1.455% to Oris Price \$ 5.99

2.91% to B. G. Dowell \$ 11.98

22.74% to Julian W. Glass, Jr., Trustee
under the Will of J. Wood Glass, deceased \$ 93.60

13.86% to E. C. Walsh \$ 57.04

13.86% to Clara I. Daugherty \$ 57.04

1/3rd of 5.13% to Alice L. Robertson	\$ <u>7.04</u>
1/3rd of 5.13% to Ben L. Robertson	\$ <u>7.04</u>
1/3rd of 5.13% to John L. Robertson	\$ <u>7.04</u>
1/2 of 3.66% to P.I.C. Management	\$ <u>7.53</u>
1/6th of 3.66% to H. S. Milan	\$ <u>2.51</u>
1/6th of 3.66% to Mildred M. Viles	\$ <u>2.51</u>
1/6th of 3.66% to Mary M. Stevenson	\$ <u>2.51</u>

and it is so ordered and decreed.

The Court Further Finds that the overriding royalty interest therein in the sum of \$411.59 should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart	\$ <u>15.97</u>
1/3rd of 11.64% to Esther H. Putnam	\$ <u>15.97</u>
1/3rd of 11.64% to Wm. K. Harrington	\$ <u>15.97</u>
23.29% to the Executors of the Estate of H. W. Reed, deceased	\$ <u>95.86</u>
1.455% to M. L. Hagan	\$ <u>5.99</u>
1.455% to Orrie Price	\$ <u>5.99</u>
2.91% to B. G. Dowell	\$ <u>11.98</u>
5.82% to Julian W. Glass, JR., Trustee under the Will of J. Wood Glass, deceased	\$ <u>23.96</u>
60% of 27.72% to E. C. Walsh	\$ <u>68.45</u>
40% of 27.72% to Nellie A. Walsh	\$ <u>45.64</u>
16.92% to Valley Osage Oil Company	\$ <u>69.64</u>
5.13% to Gertrude F. Walsh	\$ <u>21.11</u>
1/2 of 3.66% to P.I.C. Management	\$ <u>7.53</u>
1/6th of 3.66% to H. S. Milan	\$ <u>2.51</u>
1/6th of 3.66% to Mildred M. Viles	\$ <u>2.51</u>
1/6th of 3.66% to Mary M. Stevenson	\$ <u>2.51</u>

and it is so ordered and decreed.

The Court Further Finds that the proceeds of the working interest in the sum of \$411.58, should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

To A. E. Basinger for entire working interest \$ 411.58

and it is so ordered and decreed.

"B" Portion of Tract No. R-1821; and Tract No. R-1821, described as SE $\frac{1}{4}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$; SW $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$, Section 25, Township 26 North, Range 16 East.

TRACT NO. R-1821

Balance due owners	\$ <u>2350.00</u>
Interest due owners	\$ <u>267.29</u>
Total due owners	\$ <u>2617.29</u>

"B" PORTION OF TRACT NO. R-1821

Balance due owners	\$ <u>None</u>
Total due owners, with interest, on both tracts	\$ <u>2617.29</u>

The Court Further Finds, and it is ordered, adjudged and decreed and the Court Clerk is ordered and directed to pay and distribute said balance in the sum of \$2,617.29, to the following named parties as follows, to-wit:

To Ward M. Edinger, Inc.
(Balance due for witness fee) \$ 50.00

and that said balance should be apportioned among the royalty owners, the overriding royalty owners and the working interest owners as follows:

1/3rd thereof to the royalty owners	\$ <u>855.76</u>
1/3rd thereof to the overriding royalty owners	\$ <u>855.76</u>
1/3 thereof to the working interest owners	\$ <u>855.77</u>

The Court Further Finds that the royalty interest therein in the sum of \$855.76, should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart.	\$ <u>33.20</u>
1/3rd of 11.64% to Esther H. Putnam	\$ <u>33.20</u>
1/3rd of 11.64% to Wm. K. Harrington	\$ <u>33.20</u>
23.29% to the Executors of the Estate of H. W. Reed, deceased	\$ <u>199.30</u>
1.455% to M. L. Hagan	\$ <u>12.45</u>
1.455% to Orrie Price	\$ <u>12.45</u>
2.91% to B. G. Dowell	\$ <u>24.90</u>
22.74% to Julian W. Glass, Jr., Trustee under the Will of J. Wood Glass, deceased	\$ <u>194.60</u>
13.86% to E. C. Welsh	\$ <u>118.61</u>
13.86% to Clara I. Daugherty	\$ <u>118.61</u>
1/3rd of 5.13% to Alice L. Robertson	\$ <u>14.64</u>
1/3rd of 5.13% to Ben L. Robertson	\$ <u>14.64</u>
1/3rd of 5.13% to John L. Robertson	\$ <u>14.64</u>
1/2 of 3.66% to P.I.C. Management	\$ <u>15.66</u>
1/6th of 3.66% to H. S. Milam	\$ <u>5.22</u>
1/6th of 3.66% to Mildred M. Viles	\$ <u>5.22</u>
1/6th of 3.66% to Mary M. Stevenson	\$ <u>5.22</u>

and it is so ordered and decreed.

The Court Further Finds that the overriding royalty interest therein in the sum of \$855,76 should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart.	\$ <u>33.20</u>
1/3rd of 11.64% to Esther H. Putnam	\$ <u>33.20</u>
1/3rd of 11.64% to Wm. K. Harrington	\$ <u>33.20</u>
23.29% to the Executors of the Estate of H. W. Reed, deceased	\$ <u>199.31</u>
1.455% to M. L. Hagen	\$ <u>12.45</u>
1.455% to Orrie Price	\$ <u>12.45</u>
2.91% to B. G. Dowell	\$ <u>24.90</u>
5.82% to Julian W. Glass, Jr., Trustee under the Will of J. Wood Glass, deceased	\$ <u>49.81</u>

60% of 27.72% to E. C. Welsh	\$ <u>142.33</u>
40% of 27.72% to Nellie A. Welsh	\$ <u>94.89</u>
16.92% to Valley Osage Oil Company	\$ <u>144.80</u>
5.13% to Gertrude F. Welsh	\$ <u>43.90</u>
1/2 of 3.66% to P.I.C. Management	\$ <u>15.66</u>
1/6th of 3.66% to H. S. Milam	\$ <u>5.22</u>
1/6th of 3.66% to Mildred M. Viles	\$ <u>5.22</u>
1/6th of 3.66% to Mary M. Stevenson	\$ <u>5.22</u>

and it is so ordered and decreed.

The Court Further Finds that the proceeds of the working interest in the sum of \$ 855.77 , should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

To A. E. Basinger for entire working interest \$ 855.77

and it is so ordered and decreed.

Tract No. R-1826; and
 "B" Portion of Tract No. R-1826; and
 Tract No. R-1827; and
 "B" Portion of R-1827, described as
 NW $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$, Section 26, Township 26 North,
 Range 16 East.

TRACT NO. R-1826

Balance due owners	\$ <u>135.00</u>
Interest due owners	\$ <u>18.96</u>
Total due owners	\$ <u>153.96</u>

"B" PORTION OF TRACT NO. R-1826

Balance due owners	\$ <u>75.00</u>
Interest due owners	\$ <u>none</u>
Total due owners	\$ <u>75.00</u>

TRACT NO. R-1827

Balance due owners	\$ <u>50.00</u>
Interest due owners	\$ <u>6.94</u>
Total due owners	\$ <u>56.94</u>

"B" PORTION OF TRACT NO. R-1827

Balance due owners	\$ <u>40.00</u>
Interest due owners	\$ <u>none</u>
Total due owners	\$ <u>40.00</u>
Total due owners, with interest, on Tracts No. R-1826, "B" Portion of R-1826, R-1827 and "B" Portion of R-1827	
	\$ <u>325.90</u>

The Court Further Finds and it is ordered, adjudged and decreed that A. E. Basinger has sold and transferred all of his right, title and interest in and to the oil and gas and leasehold estate thereon, which is now owned of record by A. V. Wright. That said lease has been wholly abandoned by said A. V. Wright long prior to the time this action was filed and no one owns any interest in the oil and gas lease or leasehold estate thereon and the entire interest should be and the same is decreed to be owned by the owners of the royalty interest and the owners of the overriding royalty interest.

The Court Further Finds and it is ordered, adjudged and decreed and the Court Clerk is ordered and directed to pay and distribute said balance in the sum of \$325.90, to the following named parties as follows, to-wit:

To Ward M. Edinger, Inc.
(Balance due for witness fee) \$ 90.00

and that said balance should be apportioned among the royalty owners^{and} the overriding royalty owners as follows:

1/2 thereof to the royalty owners	\$ <u>117.95</u>
1/2 thereof to the overriding royalty owners	\$ <u>117.95</u>

The Court Further Finds that the royalty interest therein in the sum of \$117.99 should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart	\$ <u>4.57</u>
1/3rd of 11.64% to Esther H. Putnam	\$ <u>4.57</u>
1/3rd of 11.64% to Wm. K. Harrington	\$ <u>4.57</u>

23.29% to the Executors of the Estate of H. W. Reed, deceased	\$ <u>27.47</u>
1.455% to M. L. Hagan	\$ <u>1.72</u>
1.455% to Orie Price	\$ <u>1.72</u>
2.91% to B. G. Dowell	\$ <u>3.43</u>
22.74% to Julian W. Glass, Jr., Trustee under the Will of J. Wood Glass, deceased	\$ <u>26.82</u>
13.86% to E. C. Welsh	\$ <u>16.35</u>
13.86% to Clara I. Daugherty	\$ <u>16.35</u>
1/3rd of 5.13% to Alice L. Robertson	\$ <u>2.02</u>
1/3rd of 5.13% to Ben L. Robertson	\$ <u>2.02</u>
1/3rd of 5.13% to John L. Robertson	\$ <u>2.02</u>
1/2 of 3.66% to P.I.C. Management	\$ <u>2.16</u>
1/6th of 3.66% to H. S. Milan	\$ <u>.72</u>
1/6th of 3.66% to Mildred M. Viles	\$ <u>.72</u>
1/6th of 3.66% to Mary M. Stevenson	\$ <u>.72</u>

and it is so ordered and decreed.

The Court Further Finds that the overriding royalty interest therein in the sum of \$117.95 should be distributed and paid to the following named parties and the Clerk of this Court is directed to pay the same to the following named parties as follows, to-wit:

1/3rd of 11.64% to Mary H. Hart	\$ <u>4.57</u>
1/3rd of 11.64% to Esther H. Putnam	\$ <u>4.57</u>
1/3rd of 11.64% to Wm. K. Harrington	\$ <u>4.57</u>
23.29% to the Executors of the Estate of H. W. Reed, deceased	\$ <u>27.47</u>
1.455% to M. L. Hagan	\$ <u>1.72</u>
1.455% to Orie Price./	\$ <u>1.72</u>
2.91% to B. G. Dowell	\$ <u>3.43</u>
5.82% to Julian W. Glass, Jr., Trustee under the Will of J. Wood Glass, deceased	\$ <u>6.87</u>
60% of 27.72% to E. C. Welsh	\$ <u>19.62</u>
40% of 27.72% to Nellie A. Welsh	\$ <u>13.08</u>

16.92% to Valley Osage Oil Company \$ 19.96
5.13% to Gertrude F. Walsh \$ 6.05
1/2 of 3.66% to P.I.C. Management \$ 2.16
1/6th of 3.66% to H. S. Milan \$.72
1/6th of 3.66% to Mildred M. Viles \$.72
1/6th of 3.66% to Mary M. Stevenson . . . \$.72

and it is so ordered and decreed.

William E. Harrison
UNITED STATES DISTRICT JUDGE

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

ATOMIC OIL COMPANY OF OKLAHOMA, INC.,)
an Oklahoma Corporation,)
)
Plaintiff,)
)
vs.)
)
BARDAHL OIL COMPANY, a Missouri)
Corporation; BARDAHL MANUFACTURING)
CORPORATION, a Washington Corporation;)
and DALE McKEOWN, Franchised Distributor,)
d/b/a BARDAHL EAST OKLAHOMA,)
)
Defendants.)

No. 5722
Civil Action

FILED

JAN - 5 1966

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

J U D G E M E N T

Pursuant to the opinion of the Circuit Court of Appeals and the Mandate of said Court, Judgment is entered for the Defendants, Bardahl Oil Company, a Missouri Corporation, Bardahl Manufacturing Corporation, a Washington Corporation, and Dale McKeown, Franchised Distributor, d/b/a Bardahl East Oklahoma, and that the said defendants recover of plaintiff, Atomic Oil Company of Oklahoma, Inc., an Oklahoma Corporation, their costs as taxed and have execution therefor.

DATED this 5 day of January, 1966.

UNITED STATES DISTRICT JUDGE

O. K. AS TO FORM:

Attorneys for Plaintiff

Attorneys for Defendants

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

WILLIAM K. POWERS, TRUSTEE,
YOUR CAB MUTUAL PROTECTIVE
ASSOCIATION, an Unincorporated
Association,

Plaintiff,

vs.

UNITED STATES OF AMERICA,
CITY OF TULSA, STATE OF OKLAHOMA,
a Municipal Corporation,

ALPHONZO WILLIAMS, BROCK ROBINSON,
RAYMOND PALMER, THURMOND LICIGONS,
NATHANIEL DEANE, EARNEST LEWIS,
JESSE TRENT, AMANDA BARBER,
MONROE MILLER, EMMITT MURPHY,
RUBY MORRISON, EMERY DAYTON,
LEONARD JOHNSON, FELD MARTIN,
ROBERT I. HAWKINS, C. D. HERCE,
EUGENE WILSON, EDWARD PALMER,
STONEY JAMERSON, HARVEY M. REED,
LABEL TODD, JESSE FRANKLIN,
EJI KING, LIEUTENANT KING,
RAYMOND JOHNSON, F. M. JACKSON,
RASHA WHITE, BUSTLE THOMSON,
ROBERT LICIGONS, EARNEST CARTER,
JOHN CILKEY, HOUSTON WARD,
ELZA COFF, EDDIE BOLAND,
OSSIE WILLIAMS, LENNOX LAMB, JR.,
RAYMOND WIMBUSH, MANUEL WILLIS,
SPENCER HAYDEN, CARNELIOUS CRENSHAW,
LEON NASH, LEONARD JOHNSON, JR.,

if living, and if dead, their heirs, executors,
administrators, devisees, trustees and
assigns, known and unknown, and all persons
having claims for personal injury or property
damage against YOUR CAB COMPANY, a corpora-
tion, or ALPHONZO WILLIAMS, an individual d/b/a
Your Cab Company, if living and if dead, their
heirs, administrators, trustees and assigns,
known and unknown,

Defendants.

No. 6144

FILED

JAN - 5 1966

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

ORDER

On the 21st day of December, 1965, Report of Special Master,
James R. Bagleton, was filed herein and notice of the filing of the report
was given to all of the parties and ten days have elapsed since the giving

of said notice and no written objection thereto has been filed by the parties.

It further appearing to the court that all of the appearing parties agreed in open court that the Special Master's fee of \$2,060.00 was a reasonable and proper fee in the subject cause.

The court, having read the report of Special Master with care and finding no objection thereto by the parties, adopts same as the Findings of Fact and Conclusions of Law of the court.

IT IS THEREFORE CONSIDERED, ORDERED, ADJUDGED AND DECREED that all monies now on deposit with the Court Clerk, including unexpended court costs, shall be distributed and paid out by the Court Clerk to the following in the amounts or percentages indicated:

1. To the United States of America in partial satisfaction of its tax lien against Alphonzo Williams, \$7,242.06.

2. To the payment of all court costs and other expenses paid or advanced, accrued or accruing, as follows:

Fat Malloy,	\$275.00
Norman Landa,	\$275.00
William K. Powers,	\$750.00
James R. Bagleton,	\$2,000.00
Lawrence Lindsay,	\$60.00
William K. Powers,	\$115.00

The balance remaining, including unexpended court costs, to be divided and paid to defendants in the following percental amounts:

Elza Goff	4.878 per cent
Lennox Lamb, a/k/a Lennox Lamb, Jr., a/k/a Lucky Lamb	3.851 per cent
Leonard Johnson, a/k/a Leonard Johnson, Jr.	6.344 per cent
Spencer Hayden, a/k/a Spencer Hayden, Jr.	6.161 per cent

Eddie Roland	8.087 per cent
Manuel Willis	2.382 per cent
Carnelious Crenshaw, a/k/a C. C. Crenshaw	1.868 per cent
Raymond Winbush	6.418 per cent
Ossie Williams	25.160 per cent
Leon Nash	6.290 per cent
Roy Eugene Davis	3.209 per cent
Zenobia Ruth Mills	2.895 per cent
Thomas Jones	.385 per cent
Eugene Wilson	3.722 per cent
Billy Taylor	.128 per cent
Floyd Owens	.898 per cent
Edward T. McDaniel, a/k/a Eddie McDaniel	2.053 per cent
Vicie Winbush	1.155 per cent
Ray Smith	1.925 per cent
Frank Nolan Fisher, a/k/a Frank Fisher	1.868 per cent
Booker Jackson	1.868 per cent
Jesse Trent	1.868 per cent
Felix Gilbert	1.925 per cent
John A. Ferguson	1.412 per cent
Harry Turner	1.668 per cent
A. W. Reddick	.782 per cent

5th day of January, 1966
 Entered this 3rd day of December, 1965.

151 Allen B. Barrow

Approved as to Form:

William E. Powers
 William E. Powers, Trustee, Young
 Cab Mutual Protective Association

Allen B. Barrow, Judge of the
 United States District Court for the
 Northern District of Oklahoma

Earl E. Taylor
 Earl E. Taylor, Assistant United
 States Attorney

Fat Malloy
 Fat Malloy, Attorney ad litem for
 Mononzo Williams

Waldo E. Dales
 Assistant City Attorney
 City of Tulsa

Morrison Banda
 Morrison Banda, Attorney ad litem for
 all other defendants named and
 referred to in the style of this Order.

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

ARTHUR GOETTEL, ET AL,

Plaintiff,

-vs-

GLENN BERRY MFGRS., INC.
A Corporation,

Defendant.

No. 6069
FILED

JAN - 6 1966

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

ORDER

Now, on this 6 day of ~~December~~ ^{January}, 1966, the above entitled matter coming on for hearing upon the Stipulation of the parties for Dismissal with Prejudice and it appearing to the Court that the parties have settled said cause out of court and have filed a written Stipulation herein for dismissal with prejudice to a new action at the costs of defendant but without attorney's fees to either side, and the court being well and sufficiently advised in the premises.

IT IS ORDERED, ADJUDGED AND DECREED, that the above entitled matter be and the same is hereby dismissed with prejudice to a new action at the costs of defendant but without attorney's fees to either side.

Fred Danvers
JUDGE

Approved:

J. R. Hall
Attorney for Plaintiffs

R. Bruce
Attorney for Defendant

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

TOM EDD HAYES,

Plaintiff,

vs.

UNITED STATES OF AMERICA,

Defendant.

No. 6253 Civil

FILED

JAN - 6 1966

JOURNAL ENTRY OF JUDGMENT

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

The Court, having filed herein on the 5th day of
January, 1966, its Findings of Fact and Conclusions of Law,
and based upon the same,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that
the plaintiff, Tom Edd Hayes, have and recover by way of
judgment against the defendant, United States of America, the
sum of \$6,810.35, together with interest from the 9th day of
August, 1965, until paid, together with the costs of this action.

IT IS FURTHER ORDERED that inasmuch as this is a tort
claims action, that Richard L. Wheatley, Jr., have an attorney's
fee in the amount of twenty per cent (20%) of the amount of
this judgment, and interest, as his compensation for the pro-
secution of this action, as provided by Law.

DATED this 5th day of January, 1966.

(s) Luther Bohannon
UNITED STATES DISTRICT JUDGE

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

GABRIEL GONZALEZ,)	
	Plaintiff,)
-vs-)	No. <u>6257</u> Civil
)	
IONA RUTH RAGLAND,)	
	Defendant.)

FILED

FINDINGS OF FACT AND CONCLUSIONS OF LAW

JAN 1965

FINDINGS OF FACT

NOBLE C. RUSSELL
Clerk of District Court

I.

This is an action commenced in the State Court of the State of Oklahoma between non-residents of the State of Oklahoma and properly removed to this Court. The amount in controversy is in excess of the jurisdictional amount and therefore this Court has jurisdiction of the subject matter and parties.

II.

The action involved a claim for damages resulting from an automobile accident occurring on October 29, 1962, the Defendant at that time being a resident of the State of Oklahoma. An action was commenced on April 21, 1964, which summons was not served as the Defendant was not found in Tulsa County. On July 15, 1965, the Plaintiff dismissed without prejudice that action and the present action was commenced.

III.

That the Defendant left the State of Oklahoma on or before the 15th day of July, 1963, and became a resident of the State of California.

CONCLUSIONS OF LAW

I.

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

II.

The absence of the Defendant from the State of Oklahoma does not toll the running of the Statute of Limitations as the Defendant could have been served with process in accordance with 12 O.S. 141, 1961.

III.

The filing of the original action on April 21, 1964, does not toll the Statute of Limitations as there was no service of Summons had upon the Defendant.

IV.

The present action was filed more than two years after the accident occurring on October 29, 1962, and the Statute of Limitations therefore bars this action.

V.

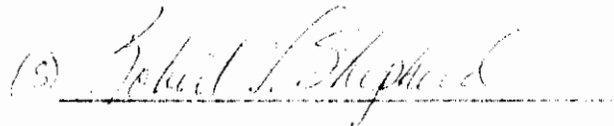
Summary Judgment in favor of the Defendant is hereby sustained and the action is hereby dismissed.



JUDGE

CERTIFICATE OF SERVICE

I, Robert I. Shepherd, hereby certify that on the 6th day of January, 1966, I mailed a true, correct and exact copy of the within and foregoing Findings of Fact and Conclusions of Law to Howard and Larkin, plaintiff's attorney of record, with proper postage thereon fully prepaid.

(S) 

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

C. P. CULP, dba CULP DR. PEPPER
BOTTLING COMPANY,

Plaintiff,

vs.

NORTHWESTERN PACIFIC INDEMNITY
COMPANY, a Corporation,

Defendant.

No. 6268

FILED

JAN - 7 1966

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

J U D G M E N T

Based upon the Opinion filed in the office of the
Clerk on this date,

IT IS THE JUDGMENT, ORDER, AND DECREE OF THE COURT
that the plaintiff's prayer for a declaratory judgment be and
the same is hereby denied, and further judgment is entered in
this cause that the defendant be not required to defend or pay
any judgment rendered in the Superior Court of Creek County,
Oklahoma, in the case therein pending wherein Frank Allen Grubb
is plaintiff and C. P. Culp, doing business as Culp Dr. Pepper
Bottling Company, and Bill Tillman, are defendants.

IT IS THE FURTHER JUDGMENT OF THE COURT that costs
be taxed against the plaintiff.

DATED this 7th day of January, 1966.

(5) Luther Bohannon
UNITED STATES DISTRICT JUDGE

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

St. Louis-San Francisco Railway)
Company, a corporation,)
Plaintiff,)
-vs-) No. 6151-C
Heatwave Supply, Inc., a)
corporation,) **FILED**
Defendant.) **JAN 10 1966**

JOURNAL ENTRY OF JUDGMENT

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

This matter comes on for hearing, plaintiff St. Louis-San Francisco Railway Company being present by and through its Attorney Grey W. Satterfield and defendant Heatwave Supply, Inc., being present by and through its attorney, J. Jerry Dickman, of Martin, Logan, Moyers, Martin & Conway. It appears to the Court that the parties have stipulated that during the month of April, 1963, freight charges accrued in plaintiff's favor for freight delivered for the use of said defendant in the amount of \$612.72. It further appears that it was stipulated that certain freight damage arose out of that shipment, admittedly caused by plaintiff and that the damaged goods were taken into possession of the plaintiff and that the value of said damaged goods is \$212.50. The Court finds that judgment should be entered for the plaintiff for the difference between the amount of its unpaid freight bill and defendant's freight claim, or \$400.22.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that plaintiff St. Louis-San Francisco Railway Company have judgment against Heatwave Supply, Inc., a corporation, in the amount of \$400.22.

Frieda Dougherty

U. S. District Judge

APPROVED:

Grey W. Satterfield

Attorney for Plaintiff

J. Jerry Dickman

Attorney for Defendant

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

971.81 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Board of County Commissioners of
Nowata County, Oklahoma, et al, and
Unknown Owners,

Defendants.

CIVIL ACTION NO. 4599

Tracts Nos. R-1829 and

"B" Portion of R-1829

FILED

JAN 10 1966

J U D G M E N T

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

NOW, on this _____ day of January, 1966, this matter came on for hearing before the Court to determine the ownership of Tracts Nos. R-1829 and "B" Portion thereof. Mr. H. S. Milam appeared in person. The plaintiff appeared by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. Having examined the files and having heard the statement of Mr. Milam, and being fully advised in the premises, the Court finds and concludes that:

1. As of the date of taking in this civil action the owners of the estates taken in Tract No. R-1829 and "B" Portion of Tract No. R-1829 were as follows:

- Hinman Stuart Milam - - - - - 1/6
- Mildred Viles - - - - - 1/6
- Mary Stevenson - - - - - 1/6
- P.I.C. Management Co., Inc. - - - - - 1/2

2. No persons other than the ones named in finding no. 1 above appeared at this hearing or at any other time, to claim an interest in the two subject tracts; therefore, all other persons are in default herein as to the two subject tracts.

3. The sum of \$102.59 is now on deposit in the Registry of this Court in the deposit for "B" Portion of Tract No. R-1829, and the owners named above are entitled to receive such sum.

It Is, Therefore, ORDERED, ADJUDGED, AND DECREED that as of the date of taking the owners of the estate taken in Tract No. R-1829 and "B" Portion

of Tract No. R-1829 were the persons named below.

It Is Further ORDERED that the Clerk of this Court shall disburse the sum on deposit for "B" Portion of Tract No. R-1829 as follows:

To Hinman Stuart Milen - - - - -	\$17.10
Mildred Viles - - - - -	\$17.10
Mary Stevenson - - - - -	\$17.10
P.I.C. Management Co., Inc. - - - - -	\$51.29

/s/ Allen E. Barrow

UNITED STATES DISTRICT JUDGE

APPROVED:

/s/ Hubert A. Marlow

HUBERT A. MARLOW
Assistant U. S. Attorney

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

MILFORD L. LONG,)
)
) Plaintiff,)
vs.)
)
)
FERDINAND VERNIG,)
)
) Defendant.)

No. 6320

FILED

JAN 12 1966

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

Order of Dismissal

This 12 day of January, 1966, it appearing to
the court that plaintiff has paid defendant and his attorneys
the sum of \$175.00 per order entered herein January 5, 1966,
it is the order of this court that plaintiff's motion to dis-
miss his petition is sustained and plaintiff's petition is
hereby dismissed without prejudice.


ALLEN E. BARROW
UNITED STATES DISTRICT JUDGE

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

STATE FARM MUTUAL AUTOMOBILE
INSURANCE COMPANY,

Complainant,

vs.

UNITED STATES FIDELITY & GUARANTY
COMPANY,

Defendant.

NO. 6262 CIVIL

FILED

JAN 11 1966

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

STIPULATION OF DISMISSAL WITH PREJUDICE

Come now the Complainant through its attorneys, Best, Sharp,
Thomas & Glass, and the defendant through its attorneys, Knight &
Wilburn, and stipulate that the above captioned cause of action be
dismissed with prejudice.

BEST, SHARP, THOMAS & GLASS
JOSEPH F. GLASS

By: Joseph F. Glass
Attorneys for Complainant

KNIGHT & WILBURN
RAY H. WILBURN

By: Ray H. Wilburn
Attorneys for Defendant

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

WILLA GIVENS and ED GIVENS,)
)
 Plaintiffs,)
)
 vs.)
)
 GERALD TAPP,)
)
 Defendant.)

CIVIL NO. 6326 ✓

FILED

JAN 11 1966

STIPULATION OF DISMISSAL WITH PREJUDICE NOBLE C. HOOD *h*
Clerk, U. S. District Court

Come now the plaintiffs, through their attorneys, Tillman, Heskett & Heskett, and the defendant through his attorneys, Best, Sharp, Thomas & Glass, and stipulate that the above captioned cause of action be dismissed with prejudice .

TILLMAN, HESKETT & HESKETT

By: *Joan Heskett*
Attorneys for Plaintiffs

BEST, SHARP, THOMAS & GLASS

By: *Joseph T. Glass*
Attorneys for Defendant

County of Tulsa, Commission as of the
County of Tulsa, State of Oklahoma,
Plaintiff,

Case No. 6231

vs.

United Fruit Company; The Area
Director of the Five Civilized Tribes,
Successor to the Superintendent of the
Five Civilized Tribes of Oklahoma; The
following named persons, if they are
living, W. M. Akin and H. P. Akin,
d/b/a Akin Brothers, one and the same
as Akin Brothers Lumber Company, and
in the alternative if either of them are
dead, then their unknown heirs, executors,
administrators, devisees, trustees, suc-
cessors, assignees and assigns; Boy Scouts
Association of Tulsa, Oklahoma, an
unincorporated association; Virginia Lumber
Company, a corporation, if in existence,
and if dissolved, extinct or defunct, then
its unknown successors, trustees or assigns,
immediate and remote,
Defendants,

FILED

May 19 1966

W. H. HOOD
District Court

ORDER OF THE COURT

Now on the 12th day of October, 1966, this court comes
on to be heard on the Motion To Dismiss by the plaintiff herein,
and the court having considered the same and the facts of this motion
should be granted:

That WHEREFORE ONLY IT is ordered that the plaintiff be
advised that this action be dismissed with prejudice to any future
action as to the defendant, the United Fruit Company, and
that judgment as to a future judgment as to the other defendants
shall be entered as to the other defendants of the plaintiff.

W. H. Hood
W. H. Hood
W. H. Hood

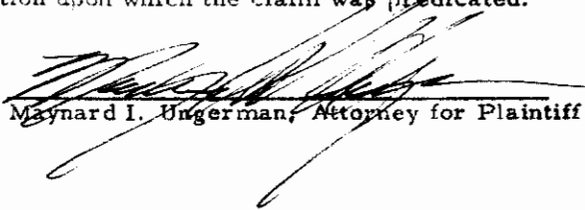
W. H. Hood
Director of the Five Civilized Tribes

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

KENNETH EARL BROWN,)
Plaintiff,)
vs.)
REN MAR DRILLING CO., INC., an) Civil Action No. 6265
Oklahoma corporation,)
Defendant.)

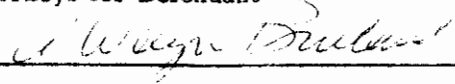
MOTION FOR VOLUNTARY DISMISSAL WITH PREJUDICE

Comes now the Plaintiff, Kenneth Earl Brown, by his attorney of record, and moves the Court to enter its Order dismissing the Plaintiff's Complaint with prejudice to further action; said Plaintiff and Defendant having compromised and settled the claim and the cause of action upon which the claim was predicated.


Maynard I. Ungerman, Attorney for Plaintiff

APPROVED January 17, 1966.

HALL & SUBLETT
Attorneys for Defendant

By 

ORDER DISMISSING CAUSE WITH PREJUDICE

Upon Motion of the Plaintiff for an Order of Dismissal, and pursuant thereto, IT IS ORDERED that the Plaintiff's Complaint be dismissed with prejudice to further action.

DATED this 17th day of January, 1966.

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

FILED

JAN 17 1966

NOBLE C. HOOD

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

MOLLIE BERRY,

Plaintiff,

Civil No. 6276

-vs-

LONCARICH AND SIMPSON,
a Joint Venture,

Defendants.

ORDER FOR DISMISSAL WITHOUT PREJUDICE

Now on this 17th day of January, 1966, the above action comes on for hearing before the undersigned District Judge in and for the United States District Court for the Northern District of Oklahoma, on the motion of Mollie Berry, plaintiff herein, for an order dismissing said cause without prejudice to said plaintiff and for good cause shown the Court finds that an order authorizing said plaintiff

to dismiss without prejudice should ensue *without the imposition of any terms or conditions except pay costs.*

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the plaintiff, Mollie Berry, be and is hereby authorized and permitted to dismiss the above cause without prejudice to said plaintiff.

Fred Daugherty

JUDGE OF THE FEDERAL COURT

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

BUTLER FINANCE COMPANY,
A Missouri Corporation,

Plaintiff,

vs.

ROBERT L. TRIPLET, HAROLD F.
DAVIS, and WILLIAM B. SPEER,
Co-Partners, doing business under
the firm name of TRIPLET GRAIN
COMPANY,

Defendants and
Third Party Plaintiffs,

Civil Action No. 5926 ✓

VS.

L. B. FLEMING, d/b/a FLEMING
BUILDING COMPANY and FLEMING
BUILDING COMPANY INCORPORATED,
and BUTLER MANUFACTURING
COMPANY,

Third-Party
Defendants.

FILED

JAN 20 1966

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

ORDER OF DISMISSAL

On this 20th day of January, 1966, comes the said plaintiff,
Butler Finance Company, A Missouri Corporation, by its attorney,
Charles P. Gotwals, Jr., and thereupon on motion, it is ordered by
the court that this cause be and the same hereby is dismissed at cost
of plaintiff, with prejudice to its right to bring a new action in this
behalf.


UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

1933
District Court

United States of America,)	Civil No. 4982
Plaintiff,)	
vs.)	Tract Nos. I-932-1, -2, -3,
1,033.72 Acres of Land, More or Less,)	& E-1 and E-2
Situate in Tulsa, Creek and Pawnee)	
Counties, Oklahoma, and Pearl B.)	
Jackson Co., and Unknown Owners,)	
Defendants.)	

J U D G M E N T

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

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

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

4. The Court finds the amount of \$11,195.00, 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 \$11,195.00 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 John K. Gill and Wood Oil Company, 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 tracts is the sum of \$11,195.00, 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 \$11,195.00, 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 payees:

John K. Gill	\$3,405.00
Wood Oil Company, Inc.	<u>7,790.00</u>
	\$11,195.00

Entered

/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.

47.26 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Julian W. Glass, Jr., et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4640

Tracts Nos. 0-1573E-2
0-1573E-3
0-1573E-4

FILED

JAN 25 1966

J U D G M E N T

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

1.

NOW, on this 25 day of January, 1966, this matter comes on for disposition on application of plaintiff, United States of America, for entry of judgment on an Option Contract and a Stipulation agreeing upon just compensation, and the court, after having examined the files in this action and being advised by counsel for plaintiff, finds:

2.

This Judgment applies only to the estates condemned in the tracts enumerated in the caption above, as such estates and tracts are described in the Complaint and the Declaration of Taking filed in Civil Action No. 4640.

3.

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

4.

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

5.

The Acts of Congress set out in paragraph 2 of the Complaint herein give the United States of America the right, power and authority to condemn for public use the estates described in paragraph 2 herein. Pursuant thereto on February 16, 1959, the United States of America has filed its Declaration of Taking of such described property and title to the described estate in such property should be vested in the United States of America as of the date of filing the Declaration of Taking.

6.

On filing of the Declaration of Taking, there was deposited in the Registry of this Court as estimated compensation for the taking of certain estates in subject tracts a certain sum of money and all of this deposit has been disbursed, as set out in paragraph 11 below.

7.

On the date of taking in this action, the owners of the estates taken in subject tracts, as described in paragraph 2 herein, were the defendants whose names are shown in paragraph 11 below. Such named defendants are the only persons asserting any interest in the estates taken in such tracts, all other persons having either disclaimed or defaulted, and such named defendants are entitled to receive the just compensation for the estates taken in these tracts.

8.

The owner of the lessor interest in the estates taken in the subject tracts and the Plaintiff have executed and filed herein a Stipulation and the owner of the oil and gas lessee interest and the Plaintiff have executed an Option Contract whereby the parties have agreed upon the amount of just compensation for the estates taken in the subject tracts and such agreements should be approved by the Court. The amount agreed upon is set forth in paragraph 11 herein.

9.

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

10.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the estates described in paragraph 2 herein, condemned herein in subject tracts, were the persons whose names appear below in paragraph 11, and the right to just compensation for the estates taken herein in these tracts is vested in the parties so named.

11.

It Is Further ORDERED, ADJUDGED AND DECREED that the Stipulation as to Just Compensation and the Option Contract, mentioned in paragraph 8 above, hereby are confirmed; and the sum therein fixed is adopted as the award of just compensation for the estates condemned in subject tracts as follows:

TRACTS NOS. O-1573E-2, O-1573E-3, AND O-1573E-4

OWNERS:

Lessor Interest:

Viola Milam

Oil and Gas Lessee Interest:

Sinclair Oil and Gas Company

Award of just compensation for all interests: - \$2,157.00 \$2,157.00

Allocated:

To Lessor Interest -----\$ 28.00
(Pursuant to Stipulation)

To Lessee Interest -----\$2,129.00
(Pursuant to Option)

Deposited as estimated compensation ----- \$2,157.00

Disbursed to owners ----- \$2,157.00
(To each the allocated share
of the award.)

William E. Barron
UNITED STATES DISTRICT JUDGE

APPROVED:

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

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JAN 25 1966

United States of America,)	CIVIL ACTION NO. 4640	
)		NOBLE C. HOOD
Plaintiff,)	Tracts Nos.	Clerk, U. S. District Cou
)	0-1508E	
vs.)	0-1549E-2	
)	0-1589E-1	-- All Interests
47.26 Acres of Land, More or Less,)	0-1589E-2	
Situate in Nowata County, Oklahoma,)	0-1589E-3	
and Julian W. Glass, Jr., et al,)		
and Unknown Owners,)	0-1591E-1	Surface Interest
)	0-1591E-2	and Oil and Gas
Defendants.)		Lessee Interest.

J U D G M E N T

On Jan 21, 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff, and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to all interests in the estates condemned in Tracts Nos. 0-1508E, 0-1549E-2, 0-1589E-1, 0-1589E-2, and 0-1589E-3, and to the surface interest and the oil and gas lessee interest in the estates condemned in Tracts Nos. 0-1591E-1 and 0-1591E-2, as such tracts and estates are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 16, 1959, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estates in subject tracts, a certain sum of money, part of which has been disbursed as shown in paragraph 11.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. Glenn H. Chappell appeared as attorney for F. A. Calvert, Eva Payne Glass, Ernest Frances Bradfield and Julian W. Glass, Jr. None of the other defendant owners appeared either in person or by attorney. Mr. William E. Taylor, attorney for Sinclair Oil and Gas Company, and Mr. A. Wayne Breeland, attorney for the owners of the lessor interest in Tract No. O-1508E, advised the Court prior to the pre-trial that the findings as set forth herein were satisfactory.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that it correctly reflects the decrease in market value of the lessor interests in the ownerships under consideration caused by this action. The Plaintiff's evidence should be adopted as the basis for the awards of just compensation for the estates taken in the lessor interests in the subject tracts and the awards should be allocated to the various owners as shown in paragraph 11.

7.

Sinclair Oil and Gas Company, which was the owner of the surface estate taken in Tracts Nos. O-1591E-1 and O-1591E-2 and of an oil and gas lease covering all of the subject tracts, together with the Plaintiff, has executed Option Contracts in which the parties have agreed upon the amount of just compensation for such Company's interests in the subject tracts. Such Option Contracts should be approved and the sums agreed upon adopted as the awards for such Company's interests as set forth in paragraph 11 below.

8.

This Judgment will create a deficiency in the deposit for two of the subject tracts but will create a surplus in the deposit for three other tracts as shown in paragraph 11 herein. The surplus should be applied insofar as is necessary toward payment of the deficiency and the balance of the surplus 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 in the subject tracts, all other defendants having either disclaimed or defaulted; the named defendants are the owners of such estates as of the date of taking, and, as such, are entitled to receive the awards 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 the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the estates described in such Declaration of Taking and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 16, 1959, and all defendants herein and all other persons interested in such estates are forever barred from asserting any claim thereto.

11.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking the owners of the estates condemned herein in the subject tracts were the defendants whose names appear in the schedule below; the right to just compensation for the estates taken in these tracts is vested in the parties so named, as their interests appear therein. The Plaintiff's evidence is approved as the basis for the awards for the lessor interests in the estates taken in the subject tracts. The Option Contracts described in paragraph 7 above hereby are approved and adopted as the basis for the awards for the interests of Sinclair Oil and Gas Company in the subject tracts. The specific sums hereby adopted as the awards of just compensation for the estates herein taken in subject tracts are as set out in the schedule which follows, to-wit:

TRACT NO. 0-1508E

OWNERS:

Lessor Interest:

Heirs of H. B. Fell, deceased who are:

Elizabeth Fell Oven -----17 $\frac{1}{2}$ % of $\frac{1}{2}$
 Frances Fell Kilpatrick -----17 $\frac{1}{2}$ % of $\frac{1}{2}$

Georgie S. Fell -----28% of $\frac{1}{2}$

John W. Nichols, Trustee -----37% of $\frac{1}{2}$

H. M. McMillan ----- $\frac{1}{2}$

Oil and Gas Lessee Interest:

Sinclair Oil and Gas Company

Award of just compensation for all interests ----- \$6,091.80

Allocation of award, deposit and disbursals:

	Lessor Interest	:	Lessee Interest	
Share of award pursuant to findings of Court	\$ 76.80	:	\$ 76.80	:
Share of award pursuant to Option	-----	:	\$6,015.00	\$6,015.00
Deposited as estimated compensation	\$ 50.00	:	\$6,015.00	:
Disbursed to owners	---	:	None	\$6,015.00
Balance due to owners	--	:	\$ 76.80	None
Deposit deficiency	\$ 26.80	:	None	:

TRACT NO. 0-1549E-2

OWNERS:

Lessor Interest:

F. A. Calvert ----- 1/2

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

Oil and Gas Lessee Interest:

Sinclair Oil and Gas Company

Award of just compensation for all interests ----- \$9,302.40

Allocation of award, deposit and disburseals:

	: Lessor Interest	: Lessee Interest
Share of award pursuant to findings of Court -----	: \$64.40	: \$64.40
Share of award pursuant to option -----	:	: \$9,238.00
Deposited as estimated compensation -----	: 50.00	: \$9,238.00
Disbursed to owners	: None	: \$9,238.00
Balance due to owners -----	: \$64.40	: None
Deposit deficiency	: \$14.40	: None

TRACTS NOS.
0-1589E-1, 0-1589E-2, and 0-1589E-3

OWNER of Entire Estate Taken:

Sinclair Oil and Gas Company

Deposited as estimated compensation -----	\$14,116.00
Award of just compensation pursuant to option contract-----	\$14,016.00 \$14,016.00
Disbursed to owner -----	\$14,016.00
Balance due to owner -----	None
Deposit surplus -----	<u>\$ 100.00</u>

TRACTS NOS.
0-1591E-1 and 0-1591E-2
 (Surface and Oil and Gas Lessee Interests)

OWNER of
 Surface Interest and
 Oil and Gas Lessee Interest:

Sinclair Oil and Gas Company

Award of just compensation for surface interest and oil and gas lessee interest -----	\$1,953.00	\$1,953.00
Deposited as estimated compensation for surface interest and oil and gas lessee interest -----	\$1,953.00	
Disbursed to owner -----		<u>\$1,953.00</u>

It Is Further ORDERED that the Clerk of this Court transfer from the surplus in the deposit for Tracts Nos. O-1589E-1, E-2 and E-3 certain sums as follows:

To the deposit for Tract No. O-1508E ----- \$ 26.80
 To the deposit for Tract No. O-1549E-2 ----- \$ 14.40

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

1. From the deposit for Tract No. O-1508E:

To H. M. McMillan -----\$ 38.40
 To Elizabeth Fell Owen ----- 6.72
 To Frances Fell Kilpatrick ----- 6.72
 To Georgie S. Fell ----- 10.75
 To John W. Nichols, Trustee ----- 14.21

2. From the deposit for Tract No. O-1549E-2:

To F. A. Calvert -----\$ 32.20
 To Julian W. Glass, Jr.,
 Eva Payne Glass and
 Ernest Frances Bradfield, jointly ----\$ 32.20

3. From the deposit for Tracts Nos. O-1589E-1, O-1589E-2 and O-1589E-3:

To Treasurer of the United States of America---- \$58.80.

S/ Allen G. Barron
 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.)
)
 47.26 Acres of Land, More or Less,)
 Situate in Nowata County, Oklahoma,)
 and Julian W. Glass, Jr., et al,)
 and Unknown Owners,)
)
 Defendants.)

CIVIL ACTION NO. 4640

Tracts Nos. U-2111E-1 and
U-2111E-2

Lessor Interest Only

FILED

JAN 25 1966

J U D G M E N T

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

On JAN 25, 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff, and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the lessor interest in the estate condemned in the tracts enumerated in the caption above, as such tracts and estate are described in the Complaint and the Declaration of Taking filed in this civil action.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 16, 1959, the United States of America filed its Declaration of Taking of a certain estate in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estate in subject tracts, a certain sum of money, none of which has been disbursed as shown in paragraph 9.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. Mr. Grant Cain appeared in person. None of the other defendant owners of the lessor interest appeared in regard to such interest.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the lessor ownership under consideration, caused by this action, was \$75.00. Such sum should be adopted as the award of just compensation for the lessor interest in the estate taken in the subject tracts and should be allocated to the various owners as shown in paragraph 9.

7.

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

8.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the lessor interest only in the estate described in such Declaration of Taking and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 16, 1959, and all defendants herein and all other persons interested in such property are forever barred from asserting any claim thereto.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the lessor interest in the estate condemned herein in subject tracts were the defendants whose names appear in the schedule below; the right to receive the just compensation awarded by this Judgment is vested in the parties so named, as their interests appear therein. The sum of \$75.00 hereby is adopted as the award of just compensation for the lessor interest in the estate herein taken in subject tracts, as set out in the schedule which follows, to-wit:

TRACTS NOS. U-2111E-1 AND U-2111E-2
(Lessor Interest Only)

OWNERS:

Grant W. Cain ----- 1/2
 Esther L. Cain Collette ----- 1/6
 Mary E. Cain Pringle ----- 1/6
 Avis M. Cain Brooks ----- 1/6

Award of just compensation -----	\$75.00	\$75.00
Deposited as estimated compensation -----	<u>\$75.00</u>	
Disbursed to owners -----		<u>None</u>
Balance due to owners -----		-\$75.00

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

TO:

Grant W. Cain ----- \$ 37.50
 Esther L. Cain Collette ----- \$ 12.50
 Mary E. Cain Pringle ----- \$ 12.50
 Avis M. Cain Brooks ----- \$ 12.50

Allen G. Barron

 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.

47.26 Acres of Land, More or Less,
Situat in Nowata County, Oklahoma,
and Julian W. Glass, Jr., et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4640

Lessor Interest and
Overriding Royalty Interest
in Tracts Nos. U-2126E-2 and
U-2126E-3.

FILED

JAN 25 1966

J U D G M E N T

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

On JAN 21 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff, and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the lessor interest and the overriding royalty interest in the estates condemned in the tracts enumerated in the caption above, as such tracts and estates are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 16, 1959, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described property, a certain sum of money, none of which has been disbursed as shown in paragraph 9.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. The defendant owners appeared by their attorney, Mr. Glenn H. Chappell.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownerships under consideration, caused by this action, was \$1,267.50. Such sum should be adopted as the award of just compensation for the estates taken in the subject property and should be allocated to the various owners as shown in paragraph 9.

7.

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

8.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the lessor interest and the overriding royalty interest in the estates described in such Declaration of Taking, and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 16, 1959, and all defendants herein and all other persons interested in such interests are forever barred from asserting any claim thereto.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

47.26 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Julian W. Glass, Jr., et al,
and Unknown Owners,

Defendants.)

CIVIL ACTION NO. 4640

Lessor Interest in
Tracts Nos. U-2139E-2 and
U-2139E-3

FILED

JAN 25 1966

J U D G M E N T

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

On JAN 21 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This judgment applies only to the lessor interest in the estates condemned in the tracts enumerated in the caption above, as such tracts and estates are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 16, 1959, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described property, a certain sum of money, none of which has been disbursed as shown in paragraph 9.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. None of the defendant owners appeared either in person or by attorney.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration, caused by this action, was \$315.00. Such sum should be adopted as the award of just compensation for the lessor interest in the estate taken in the subject tracts.

7.

The defendants named in paragraph 9 as owners are the only defendants asserting any interest in the lessor interest in the estates condemned in the subject tracts, all other defendants having either disclaimed or defaulted; the named defendants are the owners of such property, as of the date of taking, and, as such, are entitled to receive the just compensation awarded by this judgment.

8.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the lessor interest in the estates described in such Declaration of Taking and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 16, 1959, and all defendants herein and all other persons interested in such estates are forever barred from asserting any claim thereto.

9.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the lessor interest in the estates condemned herein in the subject tracts were the defendants whose names appear in the schedule below; the right to receive the just compensation awarded by this Judgment is vested in the parties so named. The sum of \$315.00 hereby is adopted as the award of just compensation for the lessor interest in the estates herein taken in subject tracts, as set out in the schedule which follows, to-wit:

TRACTS NOS. U-2139E-2 AND U-2139E-3
Lessor Interest Only

OWNERS:

George Howard and
Ida Martha Howard

Award of just compensation pursuant to finding by Court -----	\$315.00	\$315.00
Deposited as estimated compensation -----	<u>\$315.00</u>	
Disbursed to owners -----		None
Balance due to owners -----		<u>\$315.00</u>

10.

It Is Further ORDERED that the Clerk of this Court shall disburse from the deposit for subject tracts to the owners, jointly, the balance due to them as shown in paragraph 9.

William E. Barron
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.

47.26 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Julian W. Glass, Jr., et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4640

Lessor Interest Only in

Tracts Nos. U-2148E-2 and
U-2148E-3

FILED

JAN 25 1966

J U D G M E N T

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

On JAN 23 1966, this cause, as to the captioned tracts,
came before the Honorable Allen E. Barrow, Judge of the United States District
Court for the Northern District of Oklahoma, for disposition of the plaintiff's
motion for judgment. After being advised by counsel for plaintiff and having
examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter
of this action. This Judgment applies only to the lessor interest in the
estates condemned in the tracts enumerated in the caption above, as such
tracts and estates are described in the Complaint and the Declaration of Tak-
ing filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed
herein give the United States of America the right, power, and authority to
condemn for public use the subject tracts, as such tracts are particularly
described in such Complaint. Pursuant thereto, on February 16, 1959, the
United States of America filed its Declaration of Taking of certain estates
in such described land, and title to such property should be vested in the
United States of America as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described property, a certain sum of money, none of which has been disbursed as shown in paragraph 10.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. The defendant owner appeared by her attorney Glenn H. Chappell.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration, caused by this action, was \$75.00. Such sum should be adopted as the award of just compensation for the lessor interest in the estates taken in the subject property as shown in paragraph 10.

7.

This Judgment will create a deficiency between the amount deposited as estimated compensation for the estates taken in the subject tracts and the award of just compensation, as set forth in paragraph 10. Such deficiency should be deposited in the Registry of this Court by the plaintiff for the benefit of the owner.

8.

The defendant named in paragraph 10 as owner of subject property is the only defendant asserting any interest in the estates condemned in such property, all other defendants having either disclaimed or defaulted; the named defendant is the owner of such property, as of the date of taking, and, as such, is entitled to receive the just compensation awarded by this Judgment.

9.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly

described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the lessor interest in the estates described in such Declaration of Taking, and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 16, 1959, and all defendants herein and all other persons interested in such interest are forever barred from asserting any claim thereto.

10.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owner of the lessor interest in the estates condemned herein in subject tracts was the defendant whose name appears in the schedule below; the right to receive the just compensation awarded by this Judgment is vested in the party so named, as her interest appears therein. The sum of \$75.00 hereby is adopted as the award of just compensation for the lessor interest in the estates herein taken in subject tracts, as set out in the schedule which follows, to-wit:

TRACTS NOS. U-2148E-2 AND U-2148E-3
Lessor Interest Only

Owner:

Irene L. Sams

Award of just compensation		
pursuant to finding of Court -----	\$75.00	\$75.00
Deposited as estimated compensation -----	\$60.00	
Disbursed to owner -----		<u>None</u>
Balance due to owner -----		-\$75.00
Deposit deficiency -----	<u>\$15.00</u>	

11.

It Is Further ORDERED that the Plaintiff shall deposit in the Registry of this Court to the credit of the subject tracts the deficiency therefor as shown in paragraph 10, in the amount of \$15.00 together with interest on such sum at the rate of 6% per annum from February 16, 1959, until the date of deposit of such deficiency.

When such deposit has been made, the Clerk of this Court shall disburse the entire sum then on deposit for the subject tracts to Irene L. Sams.

W. L. B...
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.

47.26 Acres of Land, More or Less,
Situat in Nowata County, Oklahoma,
and Julian W. Glass, Jr., et al,
and Unknown Owners,

Defendants.)

CIVIL ACTION NO. 4640

Tract No. U-2125E

FILED

JAN 25 1966

J U D G M E N T

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

On _____, this cause, as to the captioned tract,

came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff, and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the estate condemned in Tract No. U-2125E, as such tract and estate are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tract, as such tract is particularly described in such Complaint. Pursuant thereto, on February 16, 1959, the United States of America filed its Declaration of Taking of a certain estate in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estate in subject tract, a certain sum of money, part of which has been disbursed as shown in paragraph 11.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. The owners of the lessor interest in the subject tract appeared by their attorney Mr. Glenn H. Chappell, with the exception of Mr. C. C. Harmon who did not appear.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the lessor ownership under consideration, caused by this action, was \$25.00. Such sum should be adopted as the award of just compensation for the lessor interest in the estate taken in the subject tract and should be allocated to the various owners as shown in paragraph 11.

7.

The owner of the oil and gas lessee interest and the Plaintiff have executed and filed herein a Stipulation wherein they have agreed upon the sum of \$35.00 as just compensation for such interest in the estate taken in the subject tract and such Stipulation should be approved.

8.

This Judgment will create a deficiency between the amount deposited as estimated compensation for subject tract and the amount of just compensation awarded by this Judgment, as shown in paragraph 11 below. The amount of such deficiency should be deposited by the plaintiff in the Registry of this Court.

9.

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

Award of just compensation for all interests ----- \$60.00

Allocation of award, deposit and disburseals:

	: Lessor Interest	: Lessee Interest
Share of award	:	:
pursuant to finding	:	:
of court -----	: \$25.00	: \$25.00
Share of award	:	:
pursuant to Stipulation ---	:	: \$35.00
Deposited as estimated	:	:
compensation -----	: \$15.00	: \$35.00
Disbursed to owners -----	: None	: \$35.00
Balance due to owners -----	: \$25.00	: None
Deposit deficiency -----	: \$10.00	: None

12.

It Is Further ORDERED that the Plaintiff shall deposit in the Registry of this Court to the credit of Tract No. U-2125E the deficiency therefor in the amount of \$10.00 together with interest on such deficiency at the rate of 6% per annum from February 16, 1959, until the date of deposit of such deficiency.

When such deposit has been made, the Clerk of this Court shall disburse the entire amount then on deposit for the subject tract to the owners of the lessor interest, paying to each owner or group of owners that part of the deposit as indicated by the percentage following such owner's name as set forth in paragraph 11 above.

William E. ...
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.

47.26 Acres of Land, More or Less,
Situate in Nowata County, Oklahoma,
and Julian W. Glass, Jr., et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4640

Tract No. U-2173E

Lessor Interest Only.

FILED

JAN 25 1966

J U D G M E N T

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

On _____, this cause, as to the captioned tract, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the lessor interest in the estate condemned in Tract No. U-2173E, as such tract and estate are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tract, as such tract is particularly described in such Complaint. Pursuant thereto, on February 16, 1959, the United States of America filed its Declaration of Taking of a certain estate in such described land, and title to such property should be vested in the United States of America as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described property, a certain sum of money, none of which has been disbursed as shown in paragraph 9.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties, except Powershiek Petroleum Company and Elizabeth W. Lynde, whose addresses are now unknown. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. Harold Wirt Goodlce and Betty J. Goodloe appeared in person. None of the other defendant owners appeared either in person or by attorney.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration, caused by this action, was \$50.00. Such sum should be adopted as the award of just compensation for the lessor interest in the estate taken in the subject tract.

7.

The defendants named in paragraph 9 as owners are the only defendants asserting any interest in the lessor interest in the estate condemned in the subject tract, all other defendants having either disclaimed or defaulted; the named defendants are the owners of such property, as of the date of taking as their interests appear in such paragraph 9. The term interest owned by Powershiek Petroleum Company and Elizabeth W. Lynde was not damaged by the estate taken in this action; therefore, the persons entitled to receive the just compensation awarded by this Judgment are the owners of the remainder interest, as shown in paragraph 9.

8.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tract named in paragraph 1 herein, as such tract is particularly described in the Complaint and the Declaration of Taking filed herein; and such tract, to the extent of the lessor interest in the estate described in

such 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 February 16, 1959, and all defendants herein and all other persons interested in such interest are forever barred from asserting any claim thereto.

9.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the lessor interest in the estate condemned herein in the subject tract were the defendants whose names appear in the schedule below; the right to receive the just compensation awarded by this Judgment is vested in the owners of the remainder interest as shown therein. The sum of \$50.00 hereby is adopted as the award of just compensation for the lessor interest in the estate herein taken in subject tract, as set out in the schedule which follows, to-wit:

TRACT NO. U-2173E
Lessor Interest Only

OWNERS:

1. For a term of 15 years, which expired on October 18, 1959, owned by:

Powershiek Petroleum Company ----- 1/2 and
Elizabeth W. Lynde ----- 1/2

(This interest not damaged and does not share in award.)

2. Remainder interest (subject to the term stated in 1.) owned by:

H. W. a/k/a Harold Wirt Goodloe and
Betty J. Goodloe

(This interest entitled to receive the award.)

Award of just compensation pursuant to Court's finding -----	\$50.00	\$50.00
Deposited as estimated compensation -----	<u>\$50.00</u>	
Disbursed to owners -----		None
Balance due to owners -----		<u><u>-\$50.00</u></u>

10.

It Is Further ORDERED that the Clerk of this Court shall disburse from the deposit for the subject tract, to Harold Wirt Goodloe and Betty J. Goodloe, jointly, the sum of \$50.00.

Allen E. Barron

UNITED STATES DISTRICT JUDGE

APPROVED:

Hubert A. Marlow

HUBERT A. MARLOW
Assistant United States Attorney

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estate in the lessor interest in subject tracts, a certain sum of money, none of which has been disbursed as shown in paragraph 10 below.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. The owners of the subject interest appeared by their attorney Glenn H. Chappell.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the lessor ownership under consideration, caused by this action, was \$100.00. Such sum should be adopted as the award of just compensation for the 1/2 lessor interest in the estate taken in the subject tracts and should be allocated to the various owners as shown in paragraph 10 below.

7.

This judgment will create a deficiency between the amount deposited as estimated compensation for subject tracts and the amount of just compensation awarded by this Judgment, as shown in paragraph 10 below. The amount of such deficiency should be deposited by the plaintiff in the Registry of this Court.

8.

The defendants named in paragraph 10 as owners of 1/2 of the lessor interest in the estate taken in the subject tracts are the only defendants asserting any interest in such property, all other defendants having either disclaimed or defaulted; the named defendants are the owners of such property, as of the date of taking and, as such, are entitled to receive the just compensation awarded by this Judgment.

9.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of 1/2 of the lessor interest in the estate described in such Declaration of Taking and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 16, 1959, and all defendants herein and all other persons interested in such property are forever barred from asserting any claim thereto.

10.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of 1/2 of the lessor interest in the estate condemned herein in the subject tracts were the defendants whose names appear in the schedule below; the right to receive the just compensation awarded by this Judgment is vested in the parties so named, as their interests appear therein. The sum of \$100.00 hereby is adopted as the award of just compensation for 1/2 of the lessor interest in the estate herein taken in subject tracts, as set out in the schedule which follows, to-wit:

TRACTS NOS. U-2123E-2 AND U-2124E
1/2 of Lessor Interest

OWNERS:

Eva Payne Glass -----	1/2	
Ernest Frances Bradfield -----	1/4	
Julian W. Glass, Jr. -----	1/4	
Award of just compensation -----	\$100.00	\$100.00
Deposited as estimated compensation -----	\$ 75.00	
Disbursed to owners -----		None
Balance due to owners -----		<u>\$100.00</u>
Deposit deficiency -----	<u>\$ 25.00</u>	

11.

It Is Further ORDERED that the Plaintiff shall deposit in the Registry of this Court to the credit of the subject tracts the deposit deficiency therefor in the amount of \$25.00 together with interest thereon at the rate of 6% per annum from February 16, 1959, to the date of deposit of such deficiency.

When such deposit has been made, the Clerk of this Court shall disburse the entire amount on deposit for subject tracts to the owners named in paragraph 10 herein, paying each owner that amount of the deposit as indicated by the fraction following his or her name.

S/ Allen B. Richardson
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.

1,663.10 Acres of Land, More or Less,
Situate in Nowata and Rogers Counties,
Oklahoma, and Katherine J. Steil, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4643

Tracts Nos. U-2111E-1 and
U-2111E-2

FILED

JAN 25 1966

J U D G M E N T

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

1.

NOW, on this 25 day of January, 1966, this matter comes on for disposition on application of the plaintiff, United States of America, for entry of judgment on an Option Contract, wherein the owners have agreed upon the amount of just compensation, and the Court, after having examined the files in this action and being advised by counsel for plaintiff, finds:

2.

This Judgment applies only to the estate condemned in Tracts Nos. U-2111E-1 and U-2111E-2, as such estate and tracts are described in the Complaint and the Declaration of Taking filed in this civil action.

3.

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

4.

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

5.

The Acts of Congress set out in paragraph 2 of the Complaint herein give the United States of America the right, power and authority to condemn for public use the estate described in paragraph 2 herein. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of such described property, and title to the described estate in such property, with the exception of the described estate in the oil, gas and other minerals, should be vested in the United

States of America as of the date of filing the Declaration of Taking. On February 16, 1959, by the filing of a Declaration of Taking in Civil Action No. 4640, the United States of America subordinated the entire subsurface estate under the subject tracts to the same rights as taken therein in the subject civil action. Therefore, the subordination, in the subject civil action, of the oil, gas and other minerals is superfluous and should be dismissed.

6.

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

7.

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

8.

The owners of the estate taken in the subject tracts and the United States of America have executed an Option Contract, as alleged in the Complaint, wherein they have agreed that just compensation for the estate condemned in subject tracts (excluding subordination of oil, gas and other minerals) is in the amount shown as compensation in paragraph 11, and such Option Contract should be approved.

9.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 2 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the estate described and for the uses and purposes described in the Declaration of Taking, but excluding subordination of the oil, gas and other minerals, 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 interested in such estate are forever barred from asserting any claim thereto. This action, insofar only as it relates to the subordination of the oil, gas and other minerals under the subject tracts, hereby is dismissed.

10.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the estate condemned herein in the subject tracts were the persons whose names appear below in paragraph 11, and the right to receive the just compensation awarded by this Judgment is vested in the parties so named.

11.

It Is Further ORDERED, ADJUDGED AND DECREED that the Option Contract, mentioned in paragraph 8 above, hereby is confirmed; and the sum therein fixed is adopted as the award of just compensation for the estate hereby condemned in subject tracts, as follows:

TRACTS NOS. U-2111E-1 AND U-2111E-2
All Interests Except Subordination of the
Oil, Gas and Other Minerals.

OWNERS:

Grant W. Cain -----	1/2	
Esther L. Cain Collette -----	1/6	
Mary E. Cain Pringle -----	1/6	
Avis M. Cain Brooks -----	1/6	
 Award of just compensation -----	 \$160.00	 \$160.00
Deposited as estimated compensation -----	<u>\$160.00</u>	
Disbursed to owners -----		<u>None</u>
Balance due to owners -----		\$160.00

12.

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

To:

Grant W. Cain -----	\$80.00
Esther L. Cain Collette -----	\$26.66
Mary E. Cain Pringle -----	\$26.67
Avis M. Cain Brooks -----	\$26.67

APPROVED:

Allen E. B...
UNITED STATES DISTRICT JUDGE

Hubert A. Marlow
HUBERT A. MARLOW

Assistant United States Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

v.

895.38 ACRES OF LAND, MORE OR LESS,
SITUATE IN CREEK AND PAWNEE COUNTIES,
OKLAHOMA, RAY SPESS, SHELL PIPE
LINE CORPORATION, ET AL.,

Plaintiff,

Defendants.

Civil No. 5105

FILED

JAN 25 1966

ORDER DIRECTING WITHDRAWAL OF ANSWER OF
DEFENDANT SHELL PIPE LINE CORPORATION,
AND DISMISSING CAUSE AS TO SAID DEFENDANT

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

Now, on this 25th day of January, 1966, the Court being advised that all issues between plaintiff and the defendant Shell Pipe Line Corporation with reference to the condemnation of Tract No. 3044 of Schedule "A" to Notice of Condemnation have been amicably adjusted and settled as reflected by Contract No. DA-34-066-CIVENG-62-1271 between said parties, that Shell Pipe Line Corporation makes no claim to any part of the award which has been or may be entered herein for the condemnation of the aforesaid tract, and that, except for the rights and interests acquired and reserved by it pursuant to said settlement contract, Shell Pipe Line Corporation claims no rights in said Tract No. 3044, and, upon request of counsel for the plaintiff and for said defendant, the Court hereby finds that the answer and demand for jury trial heretofore filed by said defendant should be withdrawn and that this cause should be dismissed as to the defendant Shell Pipe Line Corporation.

IT IS THEREFORE ORDERED AND ADJUDGED that the answer and demand for jury trial be withdrawn and that this cause be and the same is hereby dismissed as to the defendant Shell Pipe Line Corporation.

ALLEN E. BARRON

United States District Judge

G. K.

ROBERT D. SANTEE

Attorney for Plaintiff

Gordon J. White
Attorney for the defendant Shell Pipe
Line Corporation

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,)
)
 Plaintiff,)
 vs.)
)
 1,663.10 Acres of Land, More or Less,)
 Situate in Nowata and Rogers Counties,)
 Oklahoma, and Katherine J. Steil, et al,)
 and Unknown Owners,)
)
 Defendants.)

CIVIL ACTION NO. 4643
Oil and Gas Lessee Interest
in Part of Tract No. O-1553E-3

FILED

JAN 28 1966

J U D G M E N T

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

On JAN 28 1966, this cause, as to the captioned tract, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the estate condemned in the oil and gas leasehold interest in that part of Tract No. O-1553E-3 which is situated in the S $\frac{1}{2}$ S $\frac{1}{2}$ NE $\frac{1}{4}$ and the NW $\frac{1}{4}$ SE $\frac{1}{4}$ of Section 21, T. 25 N., R. 17 E. of the Indian Meridian. The description of Tract No. O-1553E-3 and the estate taken therein are as described in the Complaint and the Declaration of Taking filed in this civil action. It is intended that this Judgment shall cover all of the interest in Tract No. O-1553E-3 excluded from the Judgment with reference to such tract filed in this civil action on November 1, 1963.

2.

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

3.

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

described in such Complaint. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of a certain estate in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estate in subject property, a certain sum of money, none of which has been disbursed as shown in paragraph 9.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. Mr. Hinman Stuart Milam, one of the owners, appeared in person and as spokesman for the other owners.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration, caused by this action, was \$10.00. Such sum should be adopted as the award of just compensation for the estate taken in the subject property and should be allocated to the various owners as shown in paragraph 9.

7.

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

8.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tract named in paragraph 1 herein, as such tract is particularly described in the Complaint and the Declaration of Taking filed herein; and

the interest in such tract as is particularly described in paragraph 1 herein, is condemned and title thereto is vested in the United States of America as of February 19, 1959, and all defendants herein and all other persons interested in such property are forever barred from asserting any claim thereto.

9.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the interest particularly described in paragraph 1 herein were the defendants whose names appear in the schedule below; the right to receive the just compensation awarded by this Judgment is vested in the parties so named, as their interests appear therein. The sum of \$10.00 hereby is adopted as the award of just compensation for the above-described interest, as set out in the schedule which follows, to-wit:

Oil and Gas Leasehold Interest in that Part of Tract No. 0-1553E-3 Situated in the S₂ S₂ NE₄, and the NW₄ SE₄ of Section 21, T.25 N., R.17 E., Indian Meridian.

OWNERS:

P.I.C. Management Co., Inc. ----- 1/2
 Hinman Stuart Milam ----- 1/6
 Mildred Viles ----- 1/6
 Mary Stevenson ----- 1/6

Award of just compensation		
pursuant to finding of Court -----	\$10.00	\$10.00
Deposited as estimated compensation -----	<u>\$10.00</u>	
Disbursed to owners -----		None
Balance due to owners -----		<u>\$10.00</u>

10.

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

TO: P.I.C. Management Co., Inc. ----- \$5.00
 Hinman Stuart Milam ----- \$1.67
 Mildred Viles ----- \$1.67
 Mary Stevenson ----- \$1.66

APPROVED:

Stallan G. Barr
 UNITED STATES DISTRICT JUDGE

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.)
)
 1,663.10 Acres of Land, More or Less,)
 Situate in Nowata and Rogers Counties,)
 Oklahoma, and Katherine J. Steil, et al,)
 and Unknown Owners,)
)
 Defendants.)

CIVIL ACTION NO. 4643

Tracts Nos. F-631E-1
and F-631E-2

FILED

JAN 28 1966

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

J U D G M E N T

On JAN 28 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This judgment applies only to the estates condemned in the tracts enumerated in the caption above, as such tracts and estates are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

4.

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

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. None of the defendant owners appeared either in person or by attorney.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration, caused by this action, was \$295.00. Such sum should be adopted as the award of just compensation for the estates taken in the subject tracts and should be allocated to the various owners as shown in paragraph 9.

7.

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

8.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the estates described in such Declaration of Taking and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 19, 1959, and all defendants herein and all other persons interested in such estates are forever barred from asserting any claim thereto.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the estates condemned herein in the subject tracts were the defendants whose names appear in the schedule below; the right to receive the just compensation for the estates taken in these tracts is vested in the parties so named, as their interests appear therein. The sum of \$295.00 hereby is adopted as the award of just compensation for the estates herein taken in subject tracts, as set out in the schedule which follows, to-wit:

TRACTS NOS. F-631E-1 AND F-631E-2

OWNERS:

Katherine G. Steil ----- 1/2
 Monica Brandenburg ----- 1/6
 James T. Steil ----- 1/6
 Robert J. Steil ----- 1/30
 James W. Steil ----- 1/30
 Thomas F. Steil ----- 1/30
 Mary Therese (Steil) Finn ----- 1/30
 Phylis Ann Steil Davis ----- 1/30

Award of just compensation
 pursuant to finding of Court ----- \$295.00 \$295.00

Deposited as estimated compensation ----- \$295.00

Disbursed to owners:

To Katherine G. Steil, only ----- \$147.50
 Balance due to owners ----- \$147.50
 (other than Katherine G. Steil)

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

TO:

Monica Brandenburg ----- \$49.17
 James T. Steil ----- \$49.17
 Robert J. Steil ----- \$ 9.84
 James W. Steil ----- \$ 9.83
 Thomas F. Steil ----- \$ 9.83
 Mary Therese Finn ----- \$ 9.83
 Phylis Ann Davis ----- \$ 9.83

APPROVED:

A. Wilson & B. ...

 UNITED STATES DISTRICT JUDGE

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,) CIVIL ACTION NO. 4643
)
vs.) Tracts Nos. N-1461E,
) N-1463E-1
1,663.10 Acres of Land, More or Less,) and N-1463E-2
Situat e in Nowata and Rogers Counties,)
Oklahoma, and Katherine J. Steil, et al,)
and Unknown Owners,)
)
Defendants.)

FILED

JAN 28 1966

J U D G M E N T

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

On JAN 28 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the estates condemned in the tracts enumerated in the caption above, as such tracts and estates are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estates in subject tracts, a certain sum of money, none of which has been disbursed as shown in paragraph 9.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. None of the defendant owners appeared, but prior to the hearing, John M. Holliman, attorney for owners, advised the Court that the amount deposited for the subject tracts would be acceptable as just compensation,

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration, caused by this action, was \$215.00. Such sum should be adopted as the award of just compensation for the estates taken in the subject tracts and should be allocated to the owners as shown in paragraph 9.

7.

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

8.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the estates described in such Declaration of Taking and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 19, 1959, and all defendants herein and all other persons interested in such estates are forever barred from asserting any claim thereto.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the estates condemned herein in the subject tracts were the defendants whose names appear in the schedule below; the right to receive the just compensation for the estates taken in these tracts is vested in the parties so named, as their interests appear therein. The sum of \$215.00 hereby is adopted as the award of just compensation for the estates herein taken in subject tracts, as set out in the schedule which follows, to-wit:

TRACTS NOS. N-1461E, N-1463E-1 AND N-1463E-2

OWNERS:

Heirs of Mary B. Church, deceased,
who are:

Vallette S. Church ----- 1/2

Marinette Wise ----- 1/2

Award of just compensation -----	\$215.00	\$215.00
Deposited as estimated compensation -----	<u>\$215.00</u>	
Disbursed to owners -----		None
Balance due to owners -----		<u>\$215.00</u>

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

TO:

Vallette S. Church ----- \$107.50

Marinette Wise ----- \$107.50

Allen E. Brown
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.)
)
 1,663.10 Acres of Land, More or Less,)
 Situate in Nowata and Rogers Counties,)
 Oklahoma, and Katherine J. Steil, et al,)
 and Unknown Owners,)
)
 Defendants.)

CIVIL ACTION NO. 4643

Tracts Nos. S-1989E,
S-1989E-2 and
S-1989E-3

FILED

JAN 28 1966

J U D G M E N T
(Partial)

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

On JAN 28 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to all interests in the estates taken in the captioned tracts which were excluded from the operation of the Judgment with reference to these tracts filed herein on June 18, 1962. The estates taken in the captioned tracts and the legal descriptions thereof are as set forth in the Complaint and the Declaration of Taking, as amended, filed in this action.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of certain estates

in such described land and on June 26, 1961 filed an amendment thereto, and title to such property should be vested in the United States of America, as of the date of filing such Declaration of Taking.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estates in subject property, a certain sum of money, none of which has been disbursed as shown in paragraph 9.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. None of the defendant owners of subject property appeared either in person or by attorney.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration, caused by this action, was \$128.15. Such sum should be adopted as the award of just compensation for the estates taken in the subject property and should be allocated to the various owners as shown in paragraph 9.

7.

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

8.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking as amended and filed herein; and all interests, in the estates taken (as described in the Declaration of Taking as amended) in such tracts, which were excluded from the

operation of the Judgment with reference to such tracts filed herein on June 18, 1962, are condemned and title thereto is vested in the United States of America as of February 19, 1959, and all defendants herein and all other persons interested in such interests are forever barred from asserting any claim thereto.

9.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the subject property were the defendants whose names appear in the schedule below; the right to receive the just compensation for the subject property is vested in the parties so named, as their interests appear therein. The sum of \$128.15 hereby is adopted as the award of just compensation for the subject property, as set out in the schedule which follows, to-wit:

TRACTS NOS. S-1989E, S-1989E-2 AND S-1989E-3 -
All Interests Not Covered by Judgment on these
Tracts filed June 18, 1962.

OWNERS:

Alice L. Robertson ----- 1/3
 Benjamin L. Robertson ----- 1/3
 John L. Robertson ----- 1/3

Award of just compensation		
pursuant to finding of Court -----	\$128.15	\$128.15
Deposited as estimated compensation -----	<u>\$128.15</u>	
Disbursed to owners -----		None
Balance due to owners -----		<u>\$128.15</u>

10.

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

TO: Alice L. Robertson ----- \$42.72
 Benjamin L. Robertson ----- \$42.72
 John L. Robertson ----- \$42.71

Allen E. Barrett

 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.

1,663.10 Acres of Land, More or Less,
Situatè in Nowata and Rogers Counties,
Oklahoma, and Katherine J. Steil, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4643

Tracts Nos. U-2149E-1
and U-2149E-2

FILED

JAN 28 1966

J U D G M E N T

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

On January 28, 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the estates condemned in the tracts enumerated in the caption above, as such tracts and estates are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estates in subject tracts, a certain sum of money, part of which as been disbursed as shown in paragraph 10.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. None of the defendants appeared either in person or by attorney.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the subsurface estate under consideration, caused by this action, was \$25.00. Such sum should be adopted as the award of just compensation for the subsurface interest in the estates taken in the subject tracts as shown in paragraph 10.

7.

The owner of the subject tracts and the Plaintiff have executed and filed herein a Stipulation whereby they have agreed upon the amount of the award of just compensation for the surface interest in the estates taken in the subject tracts and such Stipulation should be approved.

8.

The defendant named in paragraph 10 as owner of subject tracts is the only defendant asserting any interest in the estates condemned in the subject tracts, all other defendants having either disclaimed or defaulted; the named defendant is the owner of such estates, as of the date of taking, and, as such, is entitled to receive the just compensation awarded by this Judgment.

9.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and Declaration of Taking filed herein; and such tracts, to the extent of the estates described in such Declaration of Taking

and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 19, 1959, and all defendants herein and all other persons interested in such estates are forever barred from asserting any claim thereto.

10.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owner of the estates condemned herein in the subject tracts was the defendant whose name appears in the schedule below; the right to receive the just compensation for the estates taken in these tracts is vested in the party so named. The finding of the Court set forth in paragraph 6 herein and the Stipulation described in paragraph 7 herein are approved and adopted as the basis for the just compensation awarded by this Judgment. The sum of \$4,305.00 hereby is adopted as the total award of just compensation for the estates herein taken in subject tracts, as set out in the schedule which follows, to-wit:

TRACTS NOS. U-2149E-1 AND U-2149E-2

OWNER:

Mrs. Ola V. Hayes

Award of just compensation -----	\$4,305.00	\$4,305.00
Pursuant to stipulation for \$4,280.00 as to surface and finding of Court for \$25.00 as to subsurface.		
Deposited as estimated compensation -----	<u>\$4,305.00</u>	
Disbursed to owner -----		<u>\$4,280.00</u>
Balance due to owner -----		\$ 25.00

11.

It Is Further ORDERED that the Clerk of this Court shall disburse from the deposit for subject tracts to Ola V. Hayes, the sum of \$25.00.

A. Allen D. Barron
UNITED STATES DISTRICT JUDGE

APPROVED:

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

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JAN 28 1966

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

United States of America,)
)
Plaintiff,)
)
vs.)
)
1,663.10 Acres of Land, More or Less,)
Situate in Nowata and Rogers Counties,)
Oklahoma, and Katherine J. Steil, et al,)
and Unknown Owners,)
)
Defendants.)

CIVIL ACTION NO. 4643

Tracts Nos. 0-1589E-1,
0-1589E-2 and
0-1589E-3

J U D G M E N T

On JAN 28 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the estates condemned in the tracts enumerated in the caption above, as such tracts and estates are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estates in subject tracts, a certain sum of money, none of which has been disbursed as shown in paragraph 9.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. None of the defendant owners appeared either in person or by attorney.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration, caused by this action, was \$180.00. Such sum should be adopted as the award of just compensation for the estates taken in the subject tracts and should be allocated to the various owners as shown in paragraph 9.

7.

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

8.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the estates described in such Declaration of Taking and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 19, 1959, and all defendants herein and all other persons interested in such estates are forever barred from asserting any claim thereto.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the estates condemned herein in the subject tracts were the defendants whose names appear in the schedule below; the right to receive the just compensation for the estates taken in these tracts is vested in the parties so named, as their interests appear therein. The sum of \$180.00 hereby is adopted as the award of just compensation for the estates herein taken in subject tracts, as set out in the schedule which follows, to-wit:

TRACTS NOS. 0-1589E-1, 0-1589E-2, AND 0-1589E-3

OWNERS:

Heirs of Rogers Strickland, deceased, who are:

- Nina Strickland Denny ----- 1/4
- Katherine Clair Strickland Fehling --- 1/4
- Lisbeth Strickland Birch ----- 1/4
- Rogers N. Strickland ----- 1/4

Award of just compensation pursuant to finding of Court -----	\$180.00	\$180.00
Deposited as estimated compensation -----	<u>\$180.00</u>	
Disbursed to owners -----		None
Balance due to owners -----		<u>\$180.00</u>

It Is Further ORDERED that the Clerk of this Court shall disburse, from the deposit for subject tracts, to each of the owners, as shown in paragraph 9, the sum of \$45.00.

Allen G. Bannister
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.

1,663.10 Acres of Land, More or Less,
Situate in Nowata and Rogers Counties,
Oklahoma, and Katherine J. Steil, et al,
and Unknown Owners,

Defendants.

CIVIL ACTION NO. 4643

Tracts Nos. U-2119,
U-2119E-1
and U-2119E-2

FILED

JAN 28 1966

J U D G M E N T

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

On JAN 28 1966, this cause, as to the captioned tracts,

came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the estates condemned in the tracts enumerated in the caption above, as such tracts and estates are described in the Complaint and the Declaration of Taking filed in this civil action.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estates in subject tracts, a certain sum of money, part of which has been disbursed as shown in paragraph 11 below.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. Jane Ann Wilkinson, one of the owners of the subject tracts appeared by her attorney Glenn H. Chappell. Mrs. Jean Pape Adams and Patricia Pape Owens, two of the owners of subject tracts, appeared by their attorney Horace Ballaine. No other persons appeared.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration (with the exception of the oil and gas leasehold interest), caused by this action, was \$10,442.30. Such sum should be adopted as the award of just compensation for all interests in the estates taken in the subject tracts, with the exception of the oil and gas leasehold interest, and such award should be allocated to the various owners as shown in paragraph 11 below.

7.

The owner of the oil and gas leasehold interest in the estates taken in the subject tracts and the plaintiff have executed and filed herein a Stipulation wherein the parties have agreed upon the amount of just compensation to be awarded such lessee interest, as set forth in paragraph 11 below, and such Stipulation should be approved.

8.

This Judgment will create a deficiency between the amount deposited as estimated compensation for the estates taken in subject tracts and the amount of just compensation awarded by this Judgment, as shown in paragraph 11 below. The amount of such deficiency should be deposited by the plaintiff in the Registry of this Court.

9.

The defendants named in paragraph 11 as owners of the estates taken in the subject tracts are the only defendants asserting any interest in such property, all other defendants having either disclaimed or defaulted; the named defendants are the owners of such property as of the date of taking 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 tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the estates described in such Declaration of Taking and for the uses and purposes therein indicated, are condemned, and title thereto is vested in the United States of America as of February 19, 1959, and all defendants herein and all other persons interested in such property are forever barred from asserting any claim thereto.

11.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the estates condemned herein in the subject tracts were the defendants whose names appear in the schedule below; the right to receive the just compensation awarded by this Judgment is vested in the parties so named, as their interests appear therein. The sum of \$10,442.30 hereby is adopted as the award of just compensation for all interests in the estates taken in the subject tracts except the oil and gas leasehold interest; the Stipulation as to Just Compensation described in paragraph 7 above hereby is approved and adopted as the basis for the award for the oil and gas leasehold interest in the estates taken in the subject tracts as set out in the schedule as follows, to-wit:

TRACTS NOS. U-2119, U-2119E-1 AND U-2119E-2

OWNERS:

1. Surface and all of subsurface
other than oil and gas rights:

Mrs. Jean Pape Adams and
Patricia Pape Owens

2. Oil and gas rights:

A. Lessor Interest:

Jane Ann Wilkinson
Aetna Life Insurance Company
Mrs. Jean Pape Adams and
Patricia Pape Owens

B. Oil and gas leasehold interest:

Western Hills Oil, Inc.

Award of just compensation for entire estates taken -----: \$10,772.30

Deposited as estimated compensation for
entire estates taken -----: \$ 9,823.00

Allocation of award, deposit and disburseals:

1. Adams and Owens interest:

Share of award pursuant to finding of Court -----:	\$10,389.22	:	\$10,389.22
Share of deposit of estimated compensation ---:	\$ 9,444.75	:	
Disbursed to owners -----:		:	\$ 9,300.00
Balance due to owners -----:		:	\$ 1,089.22
Deposit deficiency for this interest -----:	\$ 944.47	:	

2. Wilkinson interest:

Share of award pursuant to finding of Court -----:	\$ 40.43	:	\$ 40.43
Share of deposit of estimated compensation ---:	\$ 36.75	:	
Disbursed to owner -----:		:	None
Balance due to owner -----:		:	\$ 40.43
Deposit deficiency for this interest -----:	\$ 3.68	:	

3. Aetna Life Insurance
interest:

Share of award pursuant to finding of Court -----	:	\$	12.65	:	\$	12.65	:
	:			:			:
Share of deposit of estimated compensation --	:	\$	11.50	:			:
	:			:			:
Disbursed to owner -----	:			:	None		:
	:			:			:
Balance due to owner -----	:			:	\$	12.65	:
	:			:			:
Deposit deficiency for this interest -----	:	\$	1.15	:			:
	:			:			:
	:			:			:

4. Western Hills Oil, Inc.
interest:

Share of award pursuant to Stipulation -----	:	\$	330.00	:	\$	330.00	:
	:			:			:
Share of deposit of estimated compensation --	:	\$	330.00	:			:
	:			:			:
Disbursed to owner -----	:			:	\$	330.00	:
	:			:			:
Balance due to owner -----	:			:	None		:
	:			:			:
Deposit deficiency for this interest -----	:	None		:			:
	:			:			:

Total deposit deficiency ----- \$ 949.30

12.

It Is Further ORDERED that the Plaintiff shall deposit in the Registry of this Court to the credit of the subject tracts the deposit deficiency therefor in the amount of \$949.30 together with interest thereon at the rate of 6% per annum from February 19, 1959, to the date of deposit of such deficiency.

When such deposit has been made, the Clerk of this Court shall disburse the entire amount on deposit for subject tracts to the owners named in paragraph 11 herein, as follows:

1. To Mrs. Jean Pape Adams, the sum of \$544.61 plus .49745 of the accrued interest on the deposit deficiency for the subject tracts.

2. To Patricia Pape Owens, the sum of \$544.61 plus .49745 of the accrued interest on the deposit deficiency for the subject tracts.

3. To Jane Ann Wilkinson, the sum of \$40.43 plus .0039 of the accrued interest on the deposit deficiency for the subject tracts.

4. To Aetna Life Insurance Company, the sum of \$12.65 plus .0012 of the accrued interest on the deposit deficiency for the subject tracts.

A. Allen E. Brown
UNITED STATES DISTRICT JUDGE

APPROVED:

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

FILED

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JAN 28 1966

United States of America,)
)
Plaintiff,)
)
vs.)
)
1,663.10 Acres of Land, More or Less,)
Situate in Nowata and Rogers Counties,)
Oklahoma, and Katherine J. Steil, et al,)
and Unknown Owners,)
)
Defendants.)

NOBLE C. HOOD
Clerk, U. S. District Court
CIVIL ACTION NO. 4643

Subsurface Interest (Including
Coal) in Tracts Nos.

0-1554E-1
0-1554E-2
0-1554E-3
0-1554E-4
0-1554E-5

J U D G M E N T

On JAN 28 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the entire subsurface interest, including coal rights, in the estates condemned in the tracts enumerated in the caption above, as such tracts and estates are described in the Complaint and the Declaration of Taking filed in this civil action.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described property, a certain sum of money, none of which has been disbursed as shown in paragraph 10 below.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. Owners, E. A. Franklin and Goldie M. Franklin, appeared by their attorney Glenn H. Chappell. Edward C. Lawson, Jr., executor of the estate of Edward C. Lawson, deceased, appeared by his attorney Dave Winslow. F. B. Roberts did not appear.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration, caused by this action, was \$150.00. Such sum should be adopted as the award of just compensation for the taking of subject property and should be allocated to the various owners as shown in paragraph 10 below.

7.

This Judgment will create a deficiency between the amount deposited as estimated compensation for subject property and the amount of just compensation awarded by this Judgment, as shown in paragraph 10 below. The amount of such deficiency should be deposited by the plaintiff in the Registry of this Court.

8.

The defendants named in paragraph 10 as owners of the subject property are the only defendants asserting any interest in such property, all other defendants having either disclaimed or defaulted; the named defendants are the owners of such property as of the date of taking and, as such, are entitled to receive the just compensation awarded by this Judgment.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the entire subsurface interest, including coal rights, in the estates described in such Declaration of Taking and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 19, 1959, and all defendants herein and all other persons interested in such property are forever barred from asserting any claim thereto.

10.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the entire subsurface interest, including coal rights, in the estate condemned herein in the subject tracts were the defendants whose names appear in the schedule below; the right to receive the just compensation awarded by this Judgment is vested in the parties so named, as their interests appear therein. The sum of \$150.00 hereby is adopted as the award of just compensation for the above described interest in the estates herein taken in subject tracts, as set out in the schedule which follows, to-wit:

TRACTS NOS. 0-1554E-1 THROUGH 0-1554E-5 INCLUSIVE
Subsurface Interest Only, Including Coal Rights

OWNERS:

E. A. Franklin and
 Goldie E. Franklin

F. B. Roberts

Edward C. Lawson (now deceased, and Edward C. Lawson, Jr.,
 as executor, is entitled to receive this share of the award.)

Award of just compensation
 pursuant to finding of Court ----- \$150.00

Allocation of award, deposit and disburseals:

Total award -----	:	:	:	:	\$150.00
	:	:	:	:	
	:	:	:	:	
	:	:	:	:	
	:	:	:	:	
Share of award -----	:	:	:	:	
	:	:	:	:	
Deposited as estimated compensation -----	:	:	:	:	\$ 75.00
	:	:	:	:	
Disbursed to owners -----	:	:	:	:	
	:	:	:	:	
Balance due to owners -----	:	:	:	:	
	:	:	:	:	
Deposit deficiency -----	:	:	:	:	\$ 75.00

It Is Further ORDERED that the Plaintiff shall deposit in the Registry of this Court to the credit of the subject tracts the deposit deficiency therefor in the amount of \$75.00, together with interest thereon at the rate of 6% per annum from February 19, 1959, to the date of deposit of such deficiency.

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

To E. A. Franklin and Goldie M. Franklin, the sum of \$78.27 together with 52.18 per cent of the accrued interest on the deposit deficiency.

To Edward C. Lawson, Jr., executor of the estate of Edward C. Lawson, deceased, the sum of \$21.44 together with 14 2/3 per cent of the accrued interest on the deposit deficiency.

That portion of the award and accrued interest due to F. B. Roberts shall not be disbursed at this time. An appropriate order of distribution will be entered when the whereabouts of such defendant becomes known.

In the event that the balance due to such defendant remains on deposit for a period of five years from the date of filing this Judgment, then, after that period, the Clerk of this Court, without further order shall disburse the balance on deposit for the subject tracts in this action to the Treasurer of the United States of America, pursuant to the provisions of Title 28, Section 2042, U.S.C.

William B. Lawson
 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,) CIVIL ACTION NO. 4643
)
vs.) Tract No. O-1594E
)
1,663.10 Acres of Land, More or Less,)
Situat e in Nowata and Rogers Counties,)
Oklahoma, and Katherine J. Steil, et al,)
and Unknown Owners,)
)
Defendants.)

FILED
JAN 28 1966
NOBLE C. HOOD
Clerk, U. S. District Court

J U D G M E N T

On JAN 28 1966, this cause, as to the captioned tract, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the estate condemned in Tract No. O-1594E, as such tract and estate are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tract, as such tract is particularly described in such Complaint. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of a certain estate in such described land, and title to such property should be vested in the United States of America, as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estate in subject tract, a certain sum of money, none of which has been disbursed as shown in paragraph 9.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. The defendant owner did not appear either in person or by attorney.

6.

The Court has considered the plaintiff's evidence offered at the pre-trial hearing and finds that the decrease in market value of the ownership under consideration, caused by this action, was \$75.00. Such sum should be adopted as the award of just compensation for the estate taken in the subject tract.

7.

The defendant named in paragraph 9 as owner of subject tract is the only defendant asserting any interest in the estate condemned in the subject tract, all other defendants having either disclaimed or defaulted; the named defendant is the owner of such estate, as of the date of taking and, as such, is entitled to receive the just compensation awarded by this Judgment.

8.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tract named in paragraph 1 herein, as such tract is particularly described in the Complaint and the Declaration of Taking filed herein; and such tract, to the extent of the estate described in such 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 February 19, 1959, and all defendants herein and all other persons interested in such estate are forever barred from asserting any claim thereto.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owner of the estate condemned herein in the subject tract was the defendant whose name appears in the schedule below; the right to just compensation for the estate taken in this tract is vested in the party so named. The sum of \$75.00 hereby is adopted as the award of just compensation for the estate herein taken in subject tract, as set out in the schedule which follows, to-wit:

TRACT NO. 0-1594E

OWNER:

Daniel E. Dannenberg

Award of just compensation pursuant to finding of Court -----	\$75.00	\$75.00
Deposited as estimated compensation -----	<u>\$75.00</u>	
Disbursed to owner -----		None
Balance due to owner -----		\$75.00

It Is Further ORDERED that the award for the subject tract shall not be disbursed at this time because the address of the owner is wholly unknown. An appropriate order of distribution will be entered when the whereabouts of such defendant becomes known.

In the event that the balance due to such defendant remains on deposit for a period of five years from the date of filing this Judgment, then, after that period, the Clerk of this Court, without further order, shall disburse the balance on deposit for the subject tract to the Treasurer of the United States of America, pursuant to the provisions of Title 28, Section 2042, U.S.C.

APPROVED:

Allen E. Burson
UNITED STATES DISTRICT JUDGE

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

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

JAN 28 1966

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

United States of America,)
)
Plaintiff,)
)
vs.)
)
1,663.10 acres of Land, More or Less,)
Situat e in Nowata and Rogers Counties,)
Oklahoma, and Katherine J. Steil, et al,)
and Unknown Owners,)
)
Defendants.)

CIVIL ACTION NO. 4643

Tracts Nos. U-2151E-1
U-2151E-2
U-2151E-3
U-2151E-4
U-2151E-5
U-2151E-6
U-2151E-7
U-2151E-8
U-2151E-9
U-2151E-10
U-2151E-11

J U D G M E N T

On JAN 28 1966, this cause, as to the captioned tracts, came before the Honorable Allen E. Barrow, Judge of the United States District Court for the Northern District of Oklahoma, for disposition of the plaintiff's motion for judgment. After being advised by counsel for plaintiff and having examined the files in the case, the Court finds:

1.

The Court has jurisdiction of the parties and the subject matter of this action. This Judgment applies only to the estates condemned in the tracts enumerated in the caption above, as such tracts and estates are described in the Complaint and the Declaration of Taking filed herein.

2.

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

3.

The Acts of Congress set out in paragraph 2 of the Complaint filed herein give the United States of America the right, power, and authority to condemn for public use the subject tracts, as such tracts are particularly described in such Complaint. Pursuant thereto, on February 19, 1959, the United States of America filed its Declaration of Taking of certain estates in such described land, and title to such property should be vested in the United States of America as of the date of filing such instrument.

4.

Simultaneously with filing herein the Declaration of Taking, there was deposited in the Registry of this Court, as estimated compensation for the taking of the described estates in subject tracts, a certain sum of money, all of which has been disbursed as shown in paragraph 10.

5.

A pre-trial hearing in this case was held before the Court on January 14, 1966. Due notice of such hearing was given to all of the parties. The Plaintiff, United States of America, appeared at such hearing by Hubert A. Marlow, Assistant United States Attorney for the Northern District of Oklahoma. None of the defendant owners appeared either in person or by attorney.

6.

The estates taken in the captioned tracts specifically except all oil and gas rights. The Court has considered the evidence presented at the pre-trial hearing and finds that the mineral estate other than oil and gas rights under the captioned tracts was not depreciated in value as a result of the taking in this action and, therefore, no award should be made for such "other" mineral interests.

7.

The owner of the surface interest in the estates taken in the subject tracts and the Plaintiff have executed an Option Contract, as alleged in the Complaint, whereby the parties have agreed upon the amount of just compensation for such surface interest, as shown in paragraph 10 below, and such Option should be approved.

8.

The defendants named in paragraph 10 as owners of subject tracts are the only defendants asserting any interest in the estates condemned in the subject tracts, all other defendants having either disclaimed or defaulted; the named defendants are the owners of such estates, as of the date of taking, and the owner of the surface interest is the one entitled to receive the just compensation awarded by this Judgment.

9.

It Is, Therefore, ORDERED, ADJUDGED AND DECREED that the United States of America has the right, power, and authority to condemn for public use the tracts named in paragraph 1 herein, as such tracts are particularly

described in the Complaint and the Declaration of Taking filed herein; and such tracts, to the extent of the estates described in such Declaration of Taking and for the uses and purposes therein indicated, are condemned and title thereto is vested in the United States of America as of February 19, 1959, and all defendants herein and all other persons interested in such estates are forever barred from asserting any claim thereto.

10.

It Is Further ORDERED, ADJUDGED AND DECREED that on the date of taking, the owners of the estates condemned herein in the subject tracts were the defendants whose names appear in the schedule below For the reasons shown in paragraph 6 above, the right to receive the just compensation for the estates taken in these tracts is vested in the owner of the surface interest. The Option Contract described in paragraph 7 above is approved and the sum of \$17,435.00 hereby is adopted as the award of just compensation for the estates herein taken in subject tract, as set out in the schedule which follows, to-wit:

TRACTS NOS. U-2151E-1 THROUGH U-2151E-11 INCLUSIVE

OWNERS:

Surface Interest:

Charles W. Mason

Mineral Interest Other than Oil and Gas:

J. L. Coffman ----- 1/8
 Charlie N. Coffman ----- 1/8
 C. L. McMahon, Inc. ----- 3/8
 Leslie J. Coffman ----- 3/8

Award of just compensation -----\$17,435.00 \$17,435.00

Allocated:

All to surface interest
 None to mineral interest

Deposited as estimated compensation -----\$17,435.00

Disbursed to Charles W. Mason ----- \$17,435.00

J. William G. Harrison

 UNITED STATES DISTRICT JUDGE

APPROVED:

H. Herbert A. Marlow

 HUBERT A. MARLOW
 Assistant United States Attorney

