

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

NANCY MAY PHILLIPS,
Plaintiff,

vs.

DONALD KITCHIN,
Defendant.

)
)
) CIVIL NO. 6345
) **FILED**
)
)
) MAR -1 1967
)
) NOBLE C. HOOD *h.*
) Clerk, U. S. District Court

ORDER

The Court has for disposition a motion of the defendant, Donald Kitchin, for summary judgment and, upon consideration of the motion, the pleadings and the brief, the Court finds that the defendant, Donald Kitchin, was at the time of the accident involved herein, an employee of the United States of America acting within the scope of his employment, and, therefore, the plaintiff's cause of action lies against the United States and not its employee.

IT IS, THEREFORE, ORDERED that the motion of the defendant, Donald Kitchin, for summary judgment is sustained, and the action is dismissed.

ENTERED this 1st day of March, 1967.


UNITED STATES DISTRICT JUDGE

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

CRANE COMPANY, A Corporation,

Plaintiff,

-vs-

LOCAL 15526 of DISTRICT 50 of UNITED
MINE WORKERS OF AMERICA, UNITED MINE
WORKERS OF AMERICA, JERRY BUCKMASTER,
FLOYD HINES, JOHN BERRY, RALPH JOHNSON,
CHARLES PACE, TERREL ZEIGLER, CHARLES
FLICKINGER, MELVIN DAVIS, EMMIT RICHMAN,
JIM JOHNSON, CHARLES CAPTAIN, FRANK BOND,
BOB WHITE, ROGER SCRUGGS, GLENN OBERMEIER,
D. TURRENTINE, HARRY MOONEY, DOYLE HOWELL,
JERRY BAYLESS, BILLY ARNOLD AND GEORGE HARE,
and JOHN DOE

Defendants.

No. 6442

FILED

MAR 1 1967

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

ORDER

This matter comes on for Hearing before the Court on the Stipulation of the parties filed herein and the Court being thus advised by the parties that the subject matter of said cause of action is now moot and being otherwise well and fully advised in the premises finds that said action should be dismissed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above entitled cause shall be and the same is hereby dismissed without costs to either side.

Allen E. Barron
Judge

Approved:

Frank E. Morrison
Attorney for Plaintiff

Frank E. Morrison
Attorney for Defendant

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

ALICE HARPER,

Plaintiff,

vs.

UNITED STATES OF AMERICA and
DONALD KITCHIN,

Defendants.

)
)
)
) CIVIL NO. 6476
)
)

FILED

)
) MAR 1 1967
)

ORDER

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

The Court has for disposition a motion of the United States of America for summary judgment and a motion of the defendant, Donald Kitchin, for summary judgment and, after careful consideration of the motions, the pleadings, stipulation and the briefs, the Court finds that the defendant, Donald Kitchin, at the time of the accident involved in this action, was an employee of the United States of America acting within the scope of his employment, and the motion of the United States of America for summary judgment should be overruled.

The Court further finds that, since this is an action properly brought under the Federal Tort Claims Act, the only remedy is an action against the United States of America, and the motion for summary judgment of the defendant, Donald Kitchin, should be sustained.

IT IS, THEREFORE, ORDERED that the motion of the United States of America for summary judgment is overruled, and the motion of the defendant, Donald Kitchin, is sustained.

IT IS FURTHER ORDERED that the action is dismissed as to the defendant, Donald Kitchin.

ENTERED this 1st day of March, 1967.

Allen E. Barron
UNITED STATES DISTRICT JUDGE

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

HOME INDEMNITY COMPANY,)
)
 Plaintiff,)
)
 vs.)
)
 LEROY HOPKINS and RALPH PRETTI,)
)
 d/b/a ONE-HOUR MARTINIZING,)
)
 and PAUL B. LEGGETT,)
)
 Defendants.)

NO. 6600 - CIVIL

FILED

MAR -1 1967

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

ORDER OF DISMISSAL

NOW on this 23rd day of February, 1967, there came on for hearing the above-captioned matter. Application to Dismiss Complaint Without Prejudice to Re-filing was filed with permission of the Court first obtained. After due consideration and by agreement of the parties herein, the Court sustains plaintiff's Application to Dismiss and does dismiss this action without prejudice to plaintiff's right to re-file same, with like force and effect, within a reasonable time following the conclusion of the Appeal of Case #112339 filed in the District Court of Tulsa County, Oklahoma.

APPROVALS:

Cecil E. Barrow
JUDGE U.S. District Court

Floyd L. Walker
Floyd L. Walker, Attorney for the
Defendant

ALFRED B. KNIGHT

By *Richard D. Wagner*
Richard D. Wagner, Attorney for the
Defendant

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

PAUL B. LEGGETT and ONE-HOUR
MARTINIZING, a co-partnership composed of
RALPH PRETTI and LEROY HOPKINS,

Plaintiffs,

vs.

THE HOME INDEMNITY COMPANY,
A Corporation,

Defendant.

NO. 6612 ✓

FILED

MAR - 1 1967

NOBLE C. HOOD *h.*

Clerk, U. S. District Court

ORDER OF DISMISSAL WITHOUT PREJUDICE

THIS matter coming on for hearing before the undersigned Judge of the United States District Court for the Northern District of Oklahoma, on this 23rd day of February, 1967, the Plaintiffs appearing by and through their attorney, Floyd L. Walker, the Defendant appearing by and through its attorneys, Knight & Wilburn by Dan Wagner.

Plaintiffs moved in open Court that an Order of Dismissal be entered in this case, said Dismissal to be without prejudice to the re-filing of this action following a decision of the Oklahoma Supreme Court in the case of Paul B. Leggett vs. Ralph Pretti and Leroy Hopkins, d/b/a One-Hour Martinizing, Case No. 112339.

IT IS, THEREFORE, HEREBY ORDERED, ADJUDGED AND DECREED by the Court that this case is hereby dismissed without prejudice to the re-filing of this case by the Plaintiff within a reasonable time after the Oklahoma Supreme Court has rendered a decision in the case of Leggett vs. Pretti and Hopkins which

is now on appeal to that Court.

A handwritten signature in cursive script, reading "Allen E. Barrow". The signature is written in black ink and is positioned above a horizontal line.

ALLEN E. BARROW
United States District Judge

BOESCHE, McDERMOTT & ESKRIDGE
RICHARD B. McDERMOTT
3rd Floor Drew Building
Tulsa, Oklahoma 74103
587-0145

R. WELTON WHANN
EUGENE O. HEBERER
315 West Ninth Street
523 Coast Federal Building
Los Angeles, California 90015
213 622-7163

Attorneys for Defendant

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

CREAL E. KIRKWOOD and
HALMOR INDUSTRIES, INC.,
Plaintiffs,
v.
GENERAL VALVE COMPANY, INC.,
Defendant.

Civil Action
No. 6349-C

FILED

MAR -2 1967

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

CONSENT JUDGMENT

On consent of the Plaintiffs, Creal E. Kirkwood and Halmor Industries, Inc., and defendant General Valve Company, Inc.,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

I.

The plaintiffs Creal E. Kirkwood and Halmor Industries, Inc. are the owners of United States Letters Patent No. 3,191,628 for a Multi-Port Valve, patented June 29, 1965, and that said Letters Patent are good and valid in law.

II.

The defendant General Valve Company, Inc. has infringed said Letters Patent by the manufacture, use and

sale of multi-port valves, as shown in said defendant's Drawing No. 200-183 appended hereto as Exhibit 1.

III.

No accounting for damages for infringement is ordered inasmuch as the plaintiffs have granted defendant a license and each party shall bear its own costs in this action.

Dated: March 2, 1967.

151 Luther Johnson
United States District Judge

S T I P U L A T I O N

It is hereby stipulated by and between the parties hereto that the foregoing final judgment is hereby approved in form and in substance and that the same may be entered by any party without further notice to any other party. The parties hereto hereby waive specific findings of fact, conclusions of law, and any and all right of appeal from said judgment.

BOESCHE, McDERMOTT & ESKRIDGE
RICHARD B. McDERMOTT

By Richard B. McDermott
Attorneys for Defendant

Dated: At Tulsa, Oklahoma,
this _____ day of March, 1967.

HEAD & JOHNSON
PAUL H. JOHNSON

By Paul H. Johnson
Attorneys for Plaintiff

Dated: At Tulsa, Oklahoma,
this 15 day of March, 1967.

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

J. L. ESSLEY,

Plaintiff,

vs.

LAS VEGAS TRUST, R. W.
COBURN, MR. AND MRS.
JAMES W. STUDIE, and THE
UNITED STATES OF AMERICA,

Defendants.

No. 6106 Civil

FILED

MAR -6 1967

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

ORDER

This matter came on for consideration by the Court on February 10, 1967, upon the Motion of R. W. Coburn to be relieved from a default judgment, at which time the Court granted the defendant R. W. Coburn fifteen days to file an Answer Brief. The Court, having considered the entire file in this case, and being fully advised of all of the circumstances involved, and having carefully examined the Briefs filed by the respective parties, is of the opinion that the Motion of R. W. Coburn to vacate the judgment rendered in this case on the 18th day of July, 1966, should be, and the same is hereby sustained, and such Judgment is hereby vacated, and IT IS SO ORDERED.

IT IS FURTHER ORDERED that this case be set for trial at an early date for final disposition.

DATED this 6th day of March, 1967.

Arthur Robinson
UNITED STATES DISTRICT JUDGE

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

Thomas B. Preston,

Plaintiff. ✓

vs

No. 6598

Ed Edmondson, Richard L. Heiligman,
Ralph L. Heskett and Beulah Lyne,

Defendants.

DISMISSAL WITH PREJUDICE

Comes now the plaintiff, Thomas B. Preston, and dismisses his
cause of action against all defendants with prejudice.

GARRISON, PRESTON, PRESTON & BROWN

BY

Thomas W. Brown
Attorney for Plaintiff

FILED

MAR - 6 1967

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

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

Gerald R. Preston, Jr.,

Plaintiff.

vs

No. 6599

Ed Edmondson, Richard L. Heiligman,
Ralph L. Heskett and Beulah Lyne,

Defendants.

DISMISSAL WITH PREJUDICE

Comes now the plaintiff, Gerald R. Preston, Jr., and dismisses his
cause of action against all defendants with prejudice.

GARRISON, PRESTON, PRESTON & BROWN

BY Thomas W. Brown
Attorney for Plaintiff

FILED

MAR - 6 1967

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

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

THE NORTHWESTERN MUTUAL
LIFE INSURANCE COMPANY,
Plaintiff,

vs.

W. E. RANCH, INC., JAMES B.
WEEDIN, MEREDITH M. WEEDIN,
WILLIAM D. ELLETT and JACKIE
ELLETT, ATLAS CREDIT CORPORA-
TION, a corporation, and ATLAS
SUBSIDIARIES OF MISSOURI, INC.,
a corporation,
Defendants,

THE FIRST NATIONAL BANK AND
TRUST COMPANY OF VINITA, OKLA-
HOMA, a corporation, Additional Defen-
dant on Cross-Complaint,

vs.

COMMERCIAL CREDIT EQUIPMENT
CORPORATION and PROFESSIONAL
ENTERPRISES, INC.,

Third Party Defendants.)

No. CIVIL 6483

FILED

MAR - 4 1967

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

ORDER FOR SUMMARY JUDGMENT
AND JUDGMENT

This cause came on for hearing this 28th day of February, 1967,
upon the separate motions for summary judgment, pursuant to Rule 56
of the Federal Rules of Civil Procedure, of the plaintiff, The Northwestern
Mutual Life Insurance Company, which appeared by J. L. Morehead; and
of the defendant and cross-petitioner, Atlas Credit Corporation, a corpora-
tion, which appeared by Hicks Epton; and of the additional defendant on
cross-complaint, The First National Bank and Trust Company of Vinita,
Oklahoma, a corporation, which appeared by George P. Pitcher; all of
which motions were directed at the debtor defendants, W. E. Ranch,
Inc., James B. Weedon and Meredith M. Weedon, who appeared by their

attorney, Alvin L. Floyd, and though notice of said hearing had been served on parties of record, no other parties appeared either in person or by attorneys of record; and the Court having heard the arguments of counsel and having examined the files in the cause, including the deposition of the defendant, James B. Weedin, who at all relevant times was president of the corporate debtor and agent for the defendant, Meredith M. Weedin, and the motion for summary judgment, including the statement of points, briefs and other supporting data attached thereto; and the Court having heard the statement of counsel for the debtor defendants that he had no defense thereto; and the Court being fully and truly advised in the premises

DOTH FIND, ORDER, ADJUDGE AND DECREE that the motions for summary judgment by said parties should be and the same are hereby in all things sustained.

THE COURT FURTHER FINDS, ORDERS, ADJUDGES AND DECREES that the defendants, W. E. Ranch, Inc., James B. Weedin and Meredith M. Weedin, are indebted to plaintiff, The Northwestern Mutual Life Insurance Company, a corporation, in the sum of \$80,000.00, with interest thereon at the rate of 6% per annum from December 1, 1964, until paid, and for the further sum of \$633.35 for real estate taxes advanced with interest thereon at the rate of 6% per annum from the 24th day of June, 1966, until paid, and the further sum of \$20.00 for abstracting fees paid, and for attorney fees, the reasonable amount of which the court finds and decrees to be the sum of \$6,000.00, with interest on said abstract charges and attorney fees from date hereof until paid, and for costs of this action, accrued and accruing, and for the foreclosure of plaintiff's mortgage, which the court finds to be a first and prior mortgage on the following located in Craig County, Oklahoma, *X B 3/2/67* described property, /to-wit:

The S/2 SE/4, Section 11; N/2 SE/4; SW/4 SW/4; SW/4 NE/4; SE/4 NW/4; NE/4 SW/4; Section 12; W/2 NW/4; NW/4 SW/4; SE/4 SW/4; W/2 NE/4 SW/4; SW/4 SW/4; Section 13; E/2 SW/4 NE/4; SE/4 NE/4; NE/4 SE/4; E/2 NW/4 SE/4; S/2 SE/4; Section 14; S/2 NW/4 NE/4; E/2 NE/4 NW/4; Section 24; all in

Township 25 North, Range 21 East of Indian Meridian, and containing 780 acres, more or less, according to the United States Government Survey thereof.

Subject to highways and easements of record, if any.

And said plaintiff having elected under the terms of said mortgage to have said real estate sold with appraisalment, such property shall be sold in foreclosure of plaintiff's mortgage as hereinafter provided.

THE COURT FURTHER FINDS, ORDERS, ADJUDGES AND DECREES that the defendants, W. E. Ranch, Inc., James B. Weedin and Meredith M. Weedin, owe to the defendant and cross-petitioner, Atlas Credit Corporation, a corporation, the sum of \$32,074.31, with interest thereon at 10% per annum from February 15, 1967, until paid, and the additional sum of \$4,861.15 as attorney's fee, which is provided in the notes and mortgages sued upon herein; that said creditor, Atlas Credit Corporation, has a second mortgage lien on all of the property above described to secure the payment of said obligation, which lien is second, junior and inferior to the lien of the plaintiff herein, and that said property should be sold in satisfaction of said second mortgage as hereinafter provided.

THE COURT FURTHER FINDS, ORDERS, ADJUDGES AND DECREES that the defendants, W. E. Ranch, Inc., and James B. Weedin, owe the additional defendant on cross-complaint, The First National Bank and Trust Company of Vinita, Oklahoma, the sum of \$23,111.85 with interest thereon at 6% per annum from the 30th day of April, 1965, until paid, and attorney fees as provided in the note representing said obligation in the amount of \$2,361.19, and a further sum in the amount of \$2,500.00 with interest thereon at 6% per annum from the 30th day of November, 1965, until paid, and attorney fees as provided in said note in the amount of \$300.00, and a further sum in the amount of \$72.75 with interest thereon at the rate of 6-1/2% per annum from the 29th day of April, 1966, until paid, and attorney fees as provided in said note in a reasonable sum, which the Court finds to be \$75.00; and that said additional defendant and cross-petitioner, The

First National Bank and Trust Company of Vinita, Oklahoma, has a first mortgage lien securing the obligations to it above set forth on the following described property, located in Craig County, Oklahoma, *S.R. 76/1167* /to-wit:

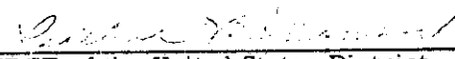
The North Half of the Northwest Quarter of the Northeast Quarter of Section 24, Township 25 North, Range 21 East of the Indian Base and Meridian, containing 20 acres, more or less.

That neither the plaintiff nor Atlas Credit Corporation, a corporation, have any mortgage or lien on the property last above described. Said property is, nevertheless, an integral part of the land owned by the debtor defendants, and the parties hereto have agreed and it is decreed that said real estate be sold along with the other real estate first above described, and of the consideration received upon the sale of the entire properties there shall first be paid to said The First National Bank and Trust Company, of Vinita, Oklahoma, the sum of \$2,500.00, which shall be credited on the indebtedness owed it by the debtor defendants. The mortgagee, The First National Bank and Trust Company of Vinita, Oklahoma, having under the terms of said mortgage so elected, said property shall be sold with appraisement.

THE COURT FURTHER FINDS, ORDERS, ADJUDGES AND DECREES that it is for the best interest of all parties, and that they specifically agree in open court, that all of said real estate above described should be offered for sale as a whole and in separate parcels at public auction at the north front door of the County Court House of Craig County, at Vinita, Oklahoma, in which county said property is located; that said property shall be appraised prior to sale as provided by law, and notice of the sale of the said property shall be given by publication in the Craig County Democrat, a weekly newspaper regularly issued and of general circulation in the County of Craig, State of Oklahoma, and qualified to carry legal publications, notice thereof to be published once a week for at least four (4) weeks prior to said sale, and said sale to be at least thirty (30) days after the date of the first publication, such notice to contain

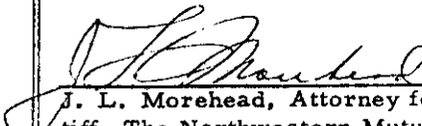
a description of the property to be sold conforming substantially and in all respects to the descriptions set forth in this judgment, together with the time, the place, and the terms and conditions of sale as herein set forth, said notice to be given by the United States Marshal conducting said sale; said Marshal is authorized to advertise commercially the sale of said property at a total expense of not to exceed \$ Recessible, which shall be included as a cost of said sale. Upon completion of said sale, the Marshal shall make a return thereof to this court and deposit with the Clerk of this Court the amount of the bid, whereupon any party hereto shall direct the attention of the Court by motion to said sale and ask for its confirmation or rejection and, if confirmed, for the distribution of the proceeds thereof.

THE COURT FURTHER FINDS, ORDERS, ADJUDGES AND ~~DETERMINES~~ that this case continue as to all other issues not herein determined, including the matters set forth in the cross-petition of Atlas Credit Corporation and The First National Bank and Trust Company of Vinita, and of Commercial Equipment Corporation and Professional Enterprises, Inc., third party defendants, insofar as they all involve chattel mortgages, security interest, or other interest in the personal property and cattle therein referred to and of any priorities in regard thereto.

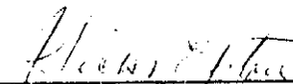


JUDGE of the United States District
Court in and for the Northern District
of Oklahoma

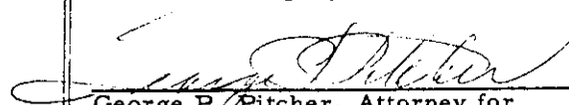
APPROVED AS TO FORM:



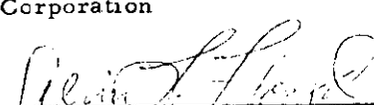
J. L. Morehead, Attorney for Plaintiff,
The Northwestern Mutual Life Insurance Company



Hicks Epton, Attorney for Defendant
and Cross-petitioner, Atlas Credit Corporation



George P. Pitcher, Attorney for
Additional Defendant on Cross-Complaint,
The First National Bank and Trust Company of Vinita, Oklahoma



Arvin L. Floyd, Attorney for Defendants,
W. E. Ranch, Inc., James B. Weedon and
Meredith M. Weedon

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

WILLIS A. ZEUGIN,

Plaintiff,

v.

R. H. PAGE, WARDEN
and THE STATE OF OKLAHOMA,

Defendants.

FILED

MAR - 7 1967

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

Civil Action
No. 6620

ORDER

NOW, on this 7th day of March, 1967, there comes on regularly for hearing the petition of the plaintiff herein on a Writ of Habeas Corpus before the undersigned Judge of the United States District Court for the Northern District of Oklahoma; the petitioner appearing in person, and being represented by his Court appointed counsel, Ollie W. Gresham, and the defendants were represented by the Court. The Court, after having heard evidence and statements made and being fully advised in the premises, FINDS:

That the petitioner, Willis A. Zeugin, was properly represented by an attorney of his own choice from the date of his arraignment through the time he was sentenced on March 13, 1964.

That Willis A. Zeugin was properly advised of his right to appeal, but for good cause shown, he should be allowed to have a transcript made at the costs of the State of Oklahoma; that he should be allowed to perfect his appeal to the Court of Criminal Appeals, even though it is out of time and that an attorney should be appointed to perfect the appeal.

That the Writ of Habeas Corpus should be denied.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that Willis A. Zeugin should be allowed to appeal the judgment and sentence of March 13, 1964, in forma pauperis and the Tulsa District Court should see that the costs are paid by the State for the transcript relating to this appeal.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED By the Court that the Tulsa County District Court shall appoint an attorney to perfect the appeal for Willis A. Zeugin, who is an indigent.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the Court of Criminal Appeals shall allow Willis A. Zeugin to file his appeal even though it is out of time and the six (6) months in which he has to perfect said appeal shall commence from this date.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the Writ of Habeas Corpus be, and the same is hereby denied.

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

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

Libelant,

vs.

An article of food consisting of 12 cases, more or less, in the possession of Scrivner-Boogaart, Inc., 2983 East Apache, Tulsa, Oklahoma, each containing 30 lbs., labeled in part: "Shelled Pecans, shelled and packed by Azar and Solomon, San Antonio, Texas," (Coded 12612 and 1268), which was shipped on or about December 15, 1966, by Azar and Solomon, San Antonio, Texas, via Leeway Truck,

Respondent.

CIVIL ACTION NO. 67-C-33

FILED

MAR - 8 1967

NOBLE C. HOPE
Clerk, U. S. District

D E C R E E

This matter comes on for consideration on request of the United States of America, Libelant, and the Court having examined the file herein finds that the Libel of Information was filed herein on February 14, 1967; that a Motion was duly issued and served by the United States Marshal for the Northern District of Oklahoma on February 15, 1967; that Scrivner-Boogaart, Inc., has filed herein a letter of disclaimer authorizing Libelant to destroy the articles of food herein;

The Court further finds that the allegations of the Libel of Information are true and correct; that the articles of food described thereof and seized thereby by the United States Marshal were adulterated while held for sale after shipment in interstate commerce; that such articles of food are within the jurisdiction of this Court and are liable to seizure and condemnation pursuant to the provisions of 21 U.S.C. 334, etc.

IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED by the Court that all of the adulterated articles of food seized and held by the United States Marshal for the Northern District of Oklahoma under and pursuant to the Motion heretofore issued and served herein be and they are hereby ordered condemned and destroyed by the said United States Marshal for the Northern District of Oklahoma.

Dated: MAR 7 1967

/s/ Allen E. Barrow

APPROVED:

/s/ James E. Ritchie

JAMES E. RITCHIE
Assistant U. S. Attorney

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

STEVEN LESLIE WELLS, a minor, by
his father and next friend
RONALD WELLS, and RONALD WELLS,

Plaintiff,

vs.

UNITED STATES OF AMERICA,

Defendant.

CIVIL ACTION NO. 6501

FILED

MAR 10 1967

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

ORDER APPROVING COMPROMISE SETTLEMENT

The stipulation of the parties to the above action dated 10th
March, 1967, wherein it is agreed by the defendant, the United States of
America, to pay to plaintiffs, Steven Leslie Wells, a minor, by his father
and next friend Ronald Wells, and Ronald Wells, the sum of six hundred dollars
(\$600.00) without admission of liability or fault on the part of said defendant,
and wherein the plaintiffs agree to accept said sum in full and complete satis-
faction of all claims and demands arising out of the incident giving rise to
this litigation, is hereby approved pursuant to the provisions of 28 U.S.C.
2677, and, it is

ORDERED, That this action stand dismissed with prejudice and without
costs upon payment to the plaintiffs by the defendant of the amount stated,
and, it is further

ORDERED, That attorney's fee in the amount of one hundred twenty
dollars (\$120.00) shall be paid to Gerald B. Swanson, attorney of record for
the plaintiffs, such fee to be paid out of and not in addition to the amount
stated above.

Done this 10th day of March, 1967.

15/ Allen E. Barrow
UNITED STATES DISTRICT JUDGE

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

JOHN D. MEEK,

Plaintiff,

vs.

G. A. SAVIDGE, AMERICAN FUNDING
INCORPORATED, KENNETH CHILDS,
THE LINCOLN MORTGAGE CO., INC.,
EDWIN PREWITT, SR. and INVESTMENT
CORPORATION OF AMERICA, a
corporation,

Defendants.

No. 6394 Civil

FILED

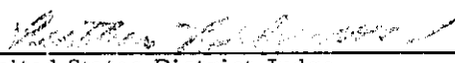
MAR 16 1967

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

JUDGMENT

It is hereby adjudged that the plaintiff, John D. Meek, have and
recover the sum of \$25,000.00 from the defendants Edwin Prewitt, Sr.
and Investment Corporation of America or either of them.

Judgment entered this 13 day of March, 1967.


United States District Judge