

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

LEONA B. SMITH,

Plaintiff,

vs.

JOHN GARDENER, SECRETARY OF  
HEALTH, EDUCATION AND WELFARE,

Defendant.

CIVIL NO. 6540

**FILED**

APR - 3 1967

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

ORDER

The Court has for consideration the Motion for Summary Judgment filed by the defendant herein, and being fully advised in the premises, finds:

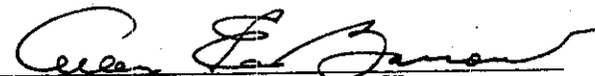
1. The findings of the Secretary of Health, Education and Welfare as to facts in a social security case, if supported by substantial evidence, are conclusive.

2. The transcript discloses that the plaintiff had a full and fair hearing, and the finding that she was not disabled to the extent required under the Social Security Act is supported by substantial evidence.

3. The medical evidence indicates that plaintiff has not shown that he had any medically determinable impairment which would keep her from working.

IT IS, THEREFORE, ORDERED that the Motion of the defendant for a summary judgment is sustained and judgment is entered for the defendant.

ENTERED this 2nd day of April, 1967.

  
UNITED STATES DISTRICT JUDGE

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

THE FIRST NATIONAL BANK & TRUST COMPANY )  
OF MUSKOGEE, )  
PLAINTIFF, )  
VS )  
MUNGER-EMMONS CONSTRUCTION COMPANY, )  
DEFENDANT.)

NO. 67-6-50

**FILED**

APR -5 1967

D I S M I S S A L

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

Comes now The First National Bank and Trust Company of  
Muskogee, and dismisses its cause of action and complaint with  
prejudice to the filing of a future action.

FITE, ROBINSON & SUMMERS

By Hardy Summers  
Attorneys for Plaintiff

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

United States of America,

Plaintiff,

vs.

Tommy R. Sandefur and Mary Leah  
Sandefur, husband and wife,  
James Bodien and Emma Bodien,  
husband and wife, and  
Lorene J. Thompson, a single woman,

Defendants.

Civil No. 6328

FILED

APR - 4 1967

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

ORDER CONFIRMING MARSHAL'S SALE

NOW on this 3rd day of April 1967, there coming on for consideration the Motion of the Plaintiff, United States of America, to confirm the sale of real property made by the United States Marshal for the Northern District of Oklahoma, on March 17, 1967, under an Order of Sale dated January 18, 1967, and issued in this cause out of the Office of the Court Clerk for the United States District Court for the Northern District of Oklahoma, of the following described property, to-wit:

Lot 7, Block 3, Yachola Heights, Addition  
to the City of Tulsa, County of Tulsa, State  
of Oklahoma, according to the recorded plat  
thereof, including all property and appurte-  
nances located thereupon,

and the Court having examined the proceedings of the United States Marshal under the aforesaid Order of Sale and no one appearing in opposition thereto and no exceptions having been filed, finds that due and legal notice of the sale was given by publication once a week for at least four (4) weeks prior to the date of sale in the Tulsa Daily Legal News, a newspaper published and of general circulation in the County of Tulsa, State of Oklahoma, and that on the day fixed therein the above described property was sold to the Veterans Administration, it being the highest and best bidder therefor.

The Court further finds that the sale was made in all respects in conformity with the law and judgments of this Court and that the sale was legal in all respects.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that the United States Marshal's Sale and all proceedings under the Order of Sale issued herein, be and the same are hereby approved and confirmed.

IT IS FURTHER ORDERED that Doyle W. Foreman, United States Marshal for the Northern District of Oklahoma, make and execute to the purchaser, Veterans Administration, a good and sufficient Deed for such premises.

*W. Allen C. Bursaw*  
UNITED STATES DISTRICT JUDGE

APPROVED:

*ET*  
EDW. E. TAYLOR  
Assistant U. S. Attorney

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

United States of America,

Plaintiff,

vs.

Civil No. 6332

Ronald K. Delancy, Lovanna L.  
Delancy, husband and wife, and  
Carl E. West and Darlene J. West,  
husband and wife,

Defendants.

**FILED**

APR - 4 1967

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

ORDER CONFIRMING MARSHAL'S SALE

NOW on this \_\_\_\_\_ day of March 1967, there coming on for consideration the Motion of the Plaintiff, United States of America, to confirm the sale of real property made by the United States Marshal for the Northern District of Oklahoma, on March 17, 1967, under an Order of Sale dated January 18, 1967, and issued in this cause out of the Office of the Court Clerk for the United States District Court for the Northern District of Oklahoma, of the following described property, to-wit:

Lot 19, Block 9, Lakeview Heights Amended  
Addition to the City of Tulsa, and all property  
and appurtenances located thereon, Tulsa County,  
Oklahoma, according to the recorded plat thereof,

and the Court having examined the proceedings of the United States Marshal under the aforesaid Order of Sale and no one appearing in opposition thereto and no exceptions having been filed, finds that due and legal notice of the sale was given by publication once a week for at least four (4) weeks prior to the date of sale in the Tulsa Daily Legal News, a newspaper published and of general circulation in the County of Tulsa, State of Oklahoma, and that on the day fixed therein the above described property was sold to the Veterans Administration, it being the highest and best bidder therefor.

The Court further finds that the sale was made in all respects in conformity with the law and judgments of this Court and that the sale was legal in all respects.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that the United States Marshal's Sale and all proceedings under the Order of Sale issued herein, be and the same are hereby approved and confirmed.

IT IS FURTHER ORDERED THAT Doyle W. Foreman, United States Marshal for the Northern District of Oklahoma, make and execute to the purchaser, Veterans Administration, a good and sufficient Deed for such premises.

UNITED STATES DISTRICT JUDGE

APPROVED:

SAN E. TAYLOR  
Assistant U. S. Attorney

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

TRUSSARD INDUSTRIES, INC., BATTERSON  
SARGENT DIVISION, a Corp.,

Plaintiff,

vs,

GLENN ALLEN & COMPANY, a Co-partnership  
composed of W. GLENN ALLEN and MILDRED L.  
ALLEN,

Defendants.

CIVIL No. 6603

FILED

APR - 5 1967

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

**JUDICIAL NOTICE OF SETTLEMENT**

NOW, on this \_\_\_\_\_ day of March, 1967, there having come on for hearing before the undersigned District Judge in above styled and numbered matter pursuant to a stipulation of counsel heretofore filed in the above styled and numbered action the matters involved herein; Plaintiff appearing by it's attorneys Ungerman, Grabel, Ungerman & Leiter, and Defendant appearing through it's attorney Fred W. Woodson, and the Court having considered the stipulation of the parties heretofore filed in the cause and having been advised that the total credits to be applied as a result of said stipulation being in the sum of \$28,607.67 finds that under the terms of the stipulation, there is presently due and owing from the defendant to the plaintiff the sum of \$5,200.00 together with interest thereon at the rate of 6% per annum from November 3, 1966, until paid together with a reasonable attorney's fees for the use and benefit of plaintiff's counsel herein for the prosecution in this action in the sum of \$2,000.00 to be taxed as costs herein together with all other accruing costs in this action and that a judgment should be entered thereon.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THIS COURT that the Plaintiff, Trussard Industries, Inc., Battersson Sargent Division, a Corporation, have and recover a judgment against the defendant Glenn Allen & Company, a Co-partnership composed of W. Glenn Allen and Mildred L. Allen, together with the parties composing said partnership and upon whom service of process was had herein for the sum of \$5,200.00 principal with interest thereon at the rate of 6% per annum from November 3, 1966, until paid together with the

LAW OFFICES  
UNGERMAN,  
GRABEL,  
UNGERMAN  
& LEITER

SIXTH FLOOR  
WRIGHT BUILDING  
TULSA, OKLAHOMA

further sum of \$2,000.00 as an attorney's fee for the use and benefit of the plaintiff's counsel herein for the prosecution of this action, said attorney fee being taxed as cost together with all other accruing costs of this action.

It is further ordered, adjudged and decreed by this Court that no execution be run on this judgment for a period of 90 days from this date.

  
Luther Bohannon  
United States District Judge

APPROVED:

Egerton, Grabel, Egerton & Lott

  
Jerome E. Egerton  
Attorney for Plaintiff

  
Paul W. Woodson  
Attorney for Defendant

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

FIDELITY AND DEPOSIT COMPANY  
OF MARYLAND,

Plaintiff,

vs,

AALCO CONSTRUCTION COMPANY,  
et al,

Defendants.

FILED

APR - 6 1967

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

No. 6574 Civil

NOTICE OF DISMISSAL  
WITH PREJUDICE BY PLAINTIFF

TO: Bill W. Jones and Adelle Jones, defendants; and John K. Harlin,  
Attorney for defendants, Aalco Construction Company, Robert  
W. Sewell and Opal Marie Sewell

Please take notice that the plaintiff, Fidelity and Deposit Company of  
Maryland, discontinues the above entitled action and dismisses the complaint  
with prejudice.

DATED: April 6th, 1967.

HOUSTON, KLEIN & DAVIDSON

By *L. Michael Hager*  
Attorneys for plaintiff  
200 Drew Building  
Tulsa, Oklahoma

CERTIFICATE OF MAILING

I hereby certify that on the 6th day of April, 1967, I mailed a true and  
correct copy of the foregoing Notice of Dismissal with Prejudice by Plaintiff  
to Bill W. Jones and Adelle M. Jones, defendants, Box 996, Bartlesville,  
Oklahoma, and John K. Harlin, attorney for defendants, Aalco Construction  
Company, Robert W. Sewell and Opal Marie Sewell, Wright Building, Tulsa,  
Oklahoma.

*L. Michael Hager*  
L. Michael Hager

# United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

CIVIL ACTION FILE NO. 6284

Martha Cramer Lewis, Guardian of the Person and Estate of Richard Paul Fields, a minor, and Dennis Fields and Joan Fields, husband and wife vs.

AMENDED  
JUDGMENT  
**FILED**

APR 11 1967

H. Leo Owen, M.D.

NOBLE C. HOOD

This action came on for trial before the Court and a jury, Honorable Allen G. Barron, District Court Clerk, U.S. District Court

~~United States District Judge, presiding, and the issues having been duly tried and the jury having duly rendered its verdict~~ and on the 3rd day of February, 1967

~~It is ordered and adjudged that defendant's oral motion for directed verdict against the claims of Dennie Fields and Joan Fields upon the grounds that they are barred by the statute of limitations, be sustained on February 6, 1967.~~

The issues having been duly tried and the jury having duly rendered its verdict in favor of defendant, and against Martha Cramer Lewis, Guardian of the Person and Estate of Richard Paul Fields, a minor. It is ordered and adjudged that plaintiff Martha Cramer Lewis, Guardian of the Person and Estate of Richard Paul Fields, take nothing, that the action is dismissed on its merits and that defendant H. Leo Owen, M.D. recover of the plaintiff his costs of action.

Dated at Tulsa, Oklahoma, this 11th day of April, 1967.

NOBLE C. HOOD

Clerk of Court

By: *Muriel Hanna*  
Deputy Clerk

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

GENE WING, )  
 )  
 Plaintiff, )  
 )  
 vs. )  
 )  
 ST. PAUL FIRE & MARINE )  
 INSURANCE COMPANY, )  
 )  
 Defendant. )

FILED

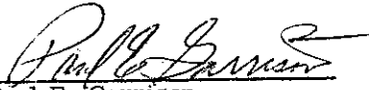
APR 14 1967

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

✓  
No. 6621

STIPULATION <sup>OF</sup> ~~PER~~ DISMISSAL WITH PREJUDICE

The parties hereto hereby stipulate that the above entitled action ~~is~~ <sup>is</sup>  
discontinued and dismissed with prejudice to any future action, with the  
costs of same to be taxed against the plaintiff.

  
Paul E. Garrison  
Attorney for plaintiff

HOUSTON, KLEIN & DAVIDSON

By   
Attorneys for defendant

UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

Patty Rose Sharpton and Reynolds  
Aluminum Credit Corporation,

Defendants. )

Civil No. 6535

**FILED**

APR 17 1967

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

DEFAULT JUDGMENT

Now on this 17<sup>th</sup> day of April, 1967, the above entitled matter coming on for hearing, the United States of America, plaintiff, appearing by Sam E. Taylor, Assistant United States Attorney for the Northern District of Oklahoma, and the defendants, Patty Rose Sharpton and Reynolds Aluminum Credit Corporation, appearing not and,

It appearing that this is an action based upon a mortgage note and for foreclosure of a real property mortgage securing said mortgage note and that the property covered by the real property mortgage is located in Tulsa County, Oklahoma, and within the Northern Judicial District of Oklahoma and,

It further appearing that the defendants were personally served with summons more than 20 days prior hereto, as shown by the United States Marshal's return and it further appearing that the said defendants have failed to appear or plead herein, and their default has been entered, they are hereby adjudged to be in default.

The Court finds that the material allegations of plaintiff's complaint are true and that there is due to the plaintiff from the defendant, Patty Rose Sharpton, the sum of \$9,448.42 as unpaid principal on the mortgage note, with interest thereon at the rate of 5 $\frac{1}{2}$ % per annum from March 1, 1966, until paid.

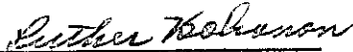
It further appearing that the plaintiff, by virtue of its real property mortgage given as security for the payment of the mortgage note, has a first and prior lien upon the following described property:

Lot Five (5), Block Fourteen (14) ~~W~~ALLEY VIEW  
ACRES ADDITION to the City of Tulsa, County of  
Tulsa, State of Oklahoma, according to the  
recorded plat thereof.

It is, Therefore, ORDERED, ADJUDGED and DECREED that the plaintiff  
have judgment against the defendant, Patty Rose Sharpton, for the sum of  
\$9,448.42, with interest thereon at the rate of  $5\frac{1}{2}\%$  per annum from March 1,  
1966, until paid, together with cost of this action accrued and accruing.

It is further ORDERED, ADJUDGED and DECREED that upon failure of the  
defendant, Patty Rose Sharpton, to satisfy the judgment of the plaintiff herein  
an Order of Sale shall issue to the United States Marshal for the Northern  
District of Oklahoma commanding him to advertise and sell, with appraisement,  
the above-described real property and apply the proceeds thereof in satisfaction  
of plaintiff's judgment. The residue, if any, to be deposited with the Clerk  
of the Court to await further order of the Court. If the amount derived from  
such sale is insufficient to satisfy plaintiff's judgment, then execution shall  
issue against the defendant, Patty Rose Sharpton, for such deficiency.

It is further ORDERED, ADJUDGED and DECREED that from and after the sale  
of said property under and by virtue of this judgment the defendants, Patty Rose  
Sharpton and Reynolds Aluminum Credit Corporation, and each of them, and all  
persons claiming by, through or under said defendants since the filing of the  
complaint herein, be and they are forever barred and foreclosed from every right,  
title or interest in or to the heretofore described real property.

  
ESTHER HOLMAN  
UNITED STATES DISTRICT JUDGE

APPROVED:

  
SAM E. TAYLOR  
Assistant U. S. Attorney

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

FILED

APR 17 1967

LOUELLEN D. LINAM, Plaintiff )  
vs )  
JOHN J. O'HERON, JR., Defendant )

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

NO. 6549

O R D E R

Now, on this 12<sup>th</sup> day of April, 1967, this matter coming on to be heard upon the motion of the plaintiff to dismiss the above cause with prejudice to a future action, and the Court being fully advised in the premises and finding that the matter has been fully settled and compromised,

IT IS BY THE COURT ORDERED that the above action be and the same is hereby dismissed with prejudice to a future action.

  
U. S. District Judge

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

ROE M. LEVELL,

Plaintiff,

-vs-

MALONEY-CRAWFORD TANK  
CORPORATION, a corporation,  
Defendant,

No. 6583

**FILED**

APR 17 1967

ORDER REMANDING SUIT TO STATE COURT

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

Now, on this 17th day of April, 1967, this matter coming on before the undersigned Judge of the United States District Court for the Northern District of Oklahoma, upon plaintiff's Motion to Remand Suit to the State Court and both parties being announced ready, the Court proceeded to hear the evidence.

The Court heard the Stipulation of Council, which Stipulation was that the defendant Maloney-Crawford Tank Corporation does 90% of their business in Oklahoma, their general offices are located in Oklahoma, their president lives and performs all his duties in Oklahoma and that the vast majority of the defendants physical properties are in Oklahoma.

The Court finds that, based upon Stipulation of Council that the principal place of business of the defendant Maloney-Crawford Tank Corporation is located in Tulsa, Oklahoma and that said defendant is incorporated under the laws of the State of Delaware and is licensed to do business in Oklahoma. The Court finds that because the principal place of business of the defendant is in Oklahoma and because the plaintiff is a citizen of Oklahoma that no diversity of citizenship exists between the parties hereto and further that this Court is without jurisdiction of the subject matter and the parties hereto.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that this cause be and the same is hereby remanded to the District Court of Tulsa County for further proceedings consistent with this Order.

  
Luther Bohanon  
Judge of the United States  
District Court  
Northern District of Oklahoma

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

VIRGIL LEE MARKS,  
Plaintiff,

-vs-

MALONEY-CRAWFORD TANK  
CORPORATION, a Corporation,  
Defendant,

No. 6584

**FILED**

APR 17 1967

ORDER REMANDING SUIT TO STATE COURT

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

Now, on this 17th day of April, 1967, this matter coming on before the undersigned Judge of the United States District Court for the Northern District of Oklahoma, upon plaintiff's Motion to Remand Suit to the State Court and both parties being announced ready, the Court proceeded to hear the evidence.

The Court heard the Stipulation of Council, which Stipulation was that the defendant Maloney-Crawford Tank Corporation does 90% of their business in Oklahoma, their general offices are located in Oklahoma, their president lives and performs all his duties in Oklahoma and that the vast majority of the defendants physical properties are in Oklahoma.

The Court finds that, based upon Stipulation of Council that the principal place of business of the defendant Maloney-Crawford Tank Corporation is located in Tulsa, Oklahoma and that said defendant is incorporated under the laws of the State of Delaware and is licensed to do business in Oklahoma. The Court finds that because the principal place of business of the defendant is in Oklahoma and because the plaintiff is a citizen of Oklahoma that no diversity of citizenship exists between the parties hereto and further that this Court is without jurisdiction of the subject matter and the parties hereto.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that this cause be and the same is hereby remanded to the District Court of Tulsa County for further proceedings consistent with this Order.

  
Luther Bohanon  
Judge of the United States  
District Court  
Northern District of Oklahoma

FILED

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

APR 17 1967

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

IN RE  
HABEAS CORPUS OF  
DORS LEE HILL,  
Complainant-Petitioner.)

NO. 67-C-65

ORDER

On this 11th day of April 1967, the Court upon Application, Complaint, or Petition for Writ of Habeas Corpus of the Complainant-Petitioner Dors Lee Hill finds that:

On February 7, 1967, Dors Lee Hill, the Complainant-Petitioner, appeared before U. S. Commissioner of this Court, M. M. Bring, for a preliminary hearing on Case No. 774 of Docket No. 2 of said Commissioner for an alleged violation of 18 U.S.C., Section 472, and that a hearing was held on that date and continued at the request of the Defendant to February 21, 1967, as reflected by the verbatim transcript of said proceedings.

On February 21, 1967, a further hearing was held in said case, as reflected by the verbatim transcript of said proceedings, and said U. S. Commissioner ordered said Defendant held to answer in this Court.

On February 23, 1967, Dors Lee Hill, the Complainant-Petitioner, appeared before the U. S. Commissioner of this Court, Ben B. Ballenger, for a preliminary hearing on Cases Nos. 207 and 209 of Docket No. 1 of said Commissioner, for alleged violation of 18 U.S.C., Sections 641 and 2313, and that such hearing was held as reflected by the verbatim transcript of said proceedings, and said U. S. Commissioner ordered the Defendant held to answer in this Court.

On March 21, 1967, instant Complainant-Petitioner filed in this Court an Application, Complaint, or Petition for Writ of Habeas Corpus, as Case No. 67-C-49, alleging illegal restraint by the

U. S. Marshal for the Northern District of Oklahoma. Said Application for Writ of Habeas Corpus was denied by this Court on March 24, 1967, as reflected by order filed in said case on March 27, 1967.

On March 31, 1967, instant Complainant-Petitioner filed in the United States Circuit Court of Appeals for the Tenth Circuit an original Application, Complaint, or Petition for Writ of Habeas Corpus alleging illegal restraint by the U. S. Marshal for the Northern District of Oklahoma and, on that date, said Application was set for hearing by said Court on April 6, 1967.

On April 6, 1967, pursuant to the provisions of 28 U.S.C., Section 2241(b), the Honorable Alfred P. Murrah, Chief Judge of the United States Court of Appeals for the Tenth Circuit, ordered the instant cause to be transferred for prompt hearing and determination by this Court.

On April 11, 1967, this matter having been filed was set for hearing by this Court on that date and the Complainant-Petitioner Dora Lee Hill was present in person and by his counsel, Jack B. Sellers, and the Respondent, the U. S. Marshal for the Northern District of Oklahoma, was represented by James E. Ritchie, Assistant U. S. Attorney. An oral motion was made by counsel for the Complainant-Petitioner for this Court to review the U. S. Commissioners' hearings heretofore set forth and such request for review was granted.

WHEREFORE, the Court, having considered the motion to review the Commissioners' hearings and the Petition for Writ of Habeas Corpus, and after a full and complete review of the transcripts of the Commissioners' hearings in the various causes, and after argument and presentation of authorities by both sides, the Court finds that the Complainant-Petitioner-Movant, Dora Lee Hill, was afforded a preliminary hearing in all causes heretofore listed as contemplated by the Federal Rules of Criminal Procedure, and that the Defendant's constitutional rights were not violated in said preliminary hearing, and that the evidence was sufficient to establish probable cause for the offenses charged.

WHEREFORE, all premises considered, it is hereby ORDERED, ADJUDGED and DECREED that the order of the U. S. Commissioner of this Court, M. M. Ewing, in Case No. 774 of Docket No. 2, and the order of U. S. Commissioner of this Court, Ben B. Hallenger, in Cases Nos. 207 and 209 of Docket No. 1, ordering the Defendant Dors Lee Hill held to answer in this Court be and they are hereby sustained; and

It is Further ORDERED, ADJUDGED and DECREED that the Application, Complaint, or Petition of Dors Lee Hill for a Writ of Habeas Corpus be and it is hereby denied.

This Court will allow the Defendant to remain on his present bond with the additional proviso that said Defendant is ordered not to leave the Northern Judicial District of Oklahoma.

  
\_\_\_\_\_  
OLIVER E. BASSEL  
UNITED STATES DISTRICT JUDGE

CERTIFICATE OF SERVICE BY MAILING

I, James E. Ritchie, Assistant United States Attorney for the Northern District of Oklahoma, hereby certify that on April 17, 1967, I served a copy of the foregoing Order upon Jack Sellers, Attorney for the Complainant-Petitioner, by placing a copy of this instrument in a franked envelope addressed to him at Security Building, Sapulpa, Oklahoma, and depositing the envelope and contents in the United States Post Office at Tulsa, Oklahoma.

\_\_\_\_\_  
JAMES E. RITCHIE  
Assistant U. S. Attorney

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

THE GOLDSTON COMPANY, INC., )  
a corporation, )

Plaintiff, )

vs. )

No. 8089 Civil

SHANGRI LA RECREATIONAL COM- )  
PLEX, INC. and MOTEL FACILITIES )  
& SUPPLY COMPANY, corporations, )

Defendants )

MOTEL FACILITIES & SUPPLY CO., )  
a corporation, )

Third Party Plaintiff )

vs. )

NATIONAL SURETY CORPORATION, )

Third Party Defendant. )

**FILED**

APR 18 1967

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

MOTION TO DISMISS, WITHOUT PREJUDICE

The above plaintiff, The Goldston Company, Inc., respectfully requests the Court to dismiss this action without prejudice.

WHEREFORE, plaintiff prays that this action be dismissed without prejudice.

\_\_\_\_\_  
CLYDE J. WATTS  
219 Couch Drive  
Okla. City, Oklahoma 73102

Attorney for Plaintiff

Of Counsel:  
WATTS, LOONEY, NICHOLS & JOHNSON

MOTION TO DISMISS COUNTER-CLAIM

The Defendant, Motel Facilities & Supply Co., moves the Court to dismiss its counter-claim herein without prejudice.

WHEREFORE, the defendant, Motel Facilities & Supply Co. prays

that its counter-claim herein be dismissed, without prejudice.

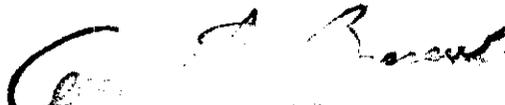
BERT BAREFOOT, JR.  
1405 Liberty National Bldg.  
Oklahoma City, Oklahoma

Of Counsel:  
BAREFOOT, MOLEY, BOHANNON & BARTH Attorney for Defendant

ORDER

THIS CAUSE being heard on April 18, 1967, upon Motions to Dismiss without Prejudice, by Plaintiff and Defendant, Motel Facilities & Supply Co., and the Court, having considered the said motions, finds that the Plaintiff's claim and Defendant's counter-claim should be dismissed, without prejudice.

IT IS THEREFORE ORDERED that Plaintiff's Complaint herein and Counter-claim of Motel Facilities and Supply Co. be dismissed, without prejudice, with costs divided between the parties.

  
UNITED STATES DISTRICT JUDGE

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

JOHN D. MEEK,

Plaintiff,

vs.

C. A. SAVIDGE, et al.,

Defendants.

No. 6394 Civil

**FILED**

APR 18 1967

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

JUDGMENT

IT IS HEREBY ADJUDGED that the plaintiff, John D. Meek, have  
and recover the sum of \$6,250.00 from the defendants C. A. Savidge and  
American Funding, Incorporated, or either of them.

Judgment entered this 18<sup>th</sup> day of April, 1967.

\_\_\_\_\_  
United States District Judge



The Court thereupon finds that plaintiff and the defendants C. A. Savidge and American Funding, Inc. are parties to a certain contract of settlement herein whereby said defendants, together with the other parties thereto, were to pay to plaintiff the sum of \$15,000.00.

The Court further finds that defendants Kenneth Childs and The Lincoln Mortgage Co., Inc. have paid to plaintiff the sum of \$10,000.00, and that there remains unpaid on said agreement of settlement the sum of \$5,000.00.

The Court finds that plaintiff should have judgment against the defendants C. A. Savidge and American Funding, Inc. in the sum of \$5,000.00, together with a reasonable attorney's fee which the Court finds to be in the sum of \$1,250.00.

---

United States District Judge

APPROVED AS TO FORM:

---

Attorney for Plaintiff

  
Attorney for Defendants, C. A.  
Savidge and American Funding,  
Incorporated



UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF OKLAHOMA

JOEEL E. MURPHY,

Plaintiff,

vs.

PAUL A. CHAPMAN, Executive Director of  
the Tulsa Urban Renewal Authority; THE  
TULSA URBAN RENEWAL AUTHORITY, a Body  
Politic; ROBERT O'LAIRD, CHARLES E.  
CHRISTOPHER, RUSSELL HUNT, MARVIN  
MILLARD, C. A. HALL, Commissioners,  
Tulsa Urban Renewal Authority; LAWSON  
B. KNOTT, JR., Director of General  
Services Administration; THE UNITED  
STATES OF AMERICA, and GENERAL SERVICES  
ADMINISTRATION,

Defendants.

CIVIL NO. 67-C-41

FILED

APR 18 1967

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

ORDER

NOW on this 18th day of April, 1967, this matter came on for hearing  
before the Honorable Luther Bohanon, on the Plaintiff's Application for a  
Restraining Order, and upon certain of the defendants' Motion to Dismiss.

H. Richard Haskin appeared for the Plaintiff; Ralph Adkinson appeared for  
Paul A. Chapman, Executive Director, Tulsa Urban Renewal Authority; The Tulsa  
Urban Renewal Authority, a Body Politic; Robert O'Laird, Charles E. Christopher,  
Russell Hunt, Marvin Millard, and C. A. Hall, Commissioners, Tulsa Urban Renewal  
Authority; Hubert A. Marlow appeared for Lawson B. Knott, Jr., (Director)  
Administrator of General Services Administration, The United States of America,  
and General Services Administration.

The Plaintiff requested the Court for permission to dismiss this action  
with prejudice, and none of the defendants made any objection. The Court  
being fully advised in the matter finds that this action should be dismissed.

It is, therefore, ORDERED that this action hereby is dismissed with  
prejudice and the Plaintiff shall pay all court costs accrued in this action.

s/ Luther Bohanon

LUTHER BOHANON  
United States District Judge

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 NO. 6501 **FILED**

APR 19 1967

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

RELEASE AND DISMISSAL

COME now the plaintiffs, Steven Leslie Wells, a minor, by his father and next friend Ronald Wells, and Ronald Wells, and state that pursuant to stipulation filed in this case on March 10, 1967, the total sum of \$600.00 has been paid to them and to their attorney as follows: \$480.00 to Steven Leslie Wells, a minor, by his father and next friend Ronald Wells, and Ronald Wells, and \$120.00 to Gerald D. Swanson, attorney for said plaintiffs, receipt of which sums is hereby acknowledged. In consideration of said payment the said plaintiffs do, for said plaintiffs, their heirs, executors, administrators and assigns, release and forever discharge the defendant, United States of America, of and from all claims, demands, damages, actions, and causes of action, on account of the incident or circumstances giving rise to this suit, namely, a collision between a 1965 Honda Motorbike and a 1961 Jeep vehicle used by the United States Postal Service, which collision occurred on August 12, 1965, in the 600 block on 73rd East Avenue, Tulsa, Oklahoma, and under and from all claims or demands whatsoever at law or in equity which said plaintiffs, their heirs, executors, administrators, or assigns can, shall, or may have by reason of any matter, cause, or thing whatsoever prior to the date hereof.

In further consideration of the above-described payment, the said plaintiffs hereby dismiss this action with prejudice.

15/ *Gerald D. Swanson*  
GERALD D. SWANSON, Attorney for  
Plaintiffs, Steven Leslie Wells,  
a minor, by his father and next  
friend Ronald Wells, and Ronald  
Wells

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

Mary Rousseau, et al.,

Plaintiffs,

v.

Midwest Investors of America,  
Inc., et al.,

Defendants.

No. 6414 - Civil (Bohanon)

**FILED**

APR 20 1967

**ORDER OF DISMISSAL AS TO COMMUNITY  
NATIONAL LIFE INSURANCE COMPANY**

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

Now on this 17th day of April 1, 1967, the plaintiff, having moved in open Court to dismiss this case as to Community National Life Insurance Co. at her own cost, without prejudice, and her attorneys having released any attorneys' liens they might have on any cause of action against said company, IT IS ORDERED that this case is dismissed against said company without prejudice.

*(s) Luther Bohanon*

LUTHER BOHANON  
District Judge

O.K.:

*Byrne A. Bowman*

BYRNE A. BOWMAN

Felix, Bowman, McIntyre, Hines & Wright  
Russell Constance, Slayton, Stewart & Stewart  
Attorneys for Plaintiff

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

CCI CORPORATION, a corporation,

Plaintiff,

v.

UNITED STEELWORKERS OF AMERICA,

Defendant.

NO. 6365 - Civil

**FILED**

MAR 21 1967

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

JUDGMENT

This action came on for trial before the Court, Honorable Luther Bohanan, District Judge, presiding, and the issues having been duly tried and a decision having been duly rendered,

IT IS ORDERED AND ADJUDGED

that the plaintiff, CCI Corporation, recover of the defendant United Steelworkers of America, the sum of \$18,824.51, with interest thereon at the rate of 6% as provided by law, and its costs of action.

DATED at <sup>Oklahoma City</sup> Tulsa, Oklahoma, this <sup>18<sup>th</sup></sup> 20<sup>th</sup> day of March, 1967.

(5) Luther Bohanan  
Luther Bohanan, United States  
District Judge

APPROVED AS TO FORM

HALL & SUBLETT,  
Attorneys for Plaintiff

By Carl D. Hall, Jr.  
Carl D. Hall, Jr.

Ungerman, Grabel, Ungerman & Leiter,  
Attorneys for Defendant

By Maynard I. Ungerman  
Maynard I. Ungerman

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

RAYMOND OREN SKINNER, JR., )  
 )  
 Plaintiff, )  
 )  
 vs. )  
 )  
 FARMERS INSURANCE EXCHANGE, )  
 TRUCK INSURANCE EXCHANGE, FIRE )  
 INSURANCE EXCHANGE, MID-CENTURY )  
 INSURANCE COMPANY and FARMERS )  
 NEW WORLD LIFE INSURANCE COMPANY, )  
 )  
 Defendants. )

NO. 67-C-35

FILED

APR 21 1967

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

ORDER OF DISMISSAL  
STIPULATION

Raymond Oren Skinner, Jr., plaintiff, and the defendants, Farmers Insurance Exchange, Truck Insurance Exchange, Fire Insurance Exchange, Mid-Century Insurance Company and Farmers New World Life Insurance Company stipulate and agree that Raymond Oren Skinner, Jr., has executed and delivered unto said defendants a Release wherein Raymond Oren Skinner, Jr., discharges the said defendants from and of any claims, demands, damages and/or causes of action.

Raymond Oren Skinner, Jr., and said defendants respectfully pray that the Court will dismiss the above captioned cause against the defendants.

THOMAS A. LANDRITH,

Thomas A. Landrith  
Attorney for the plaintiff,

ALFRED B. KNIGHT,

Alfred B. Knight  
Attorney for the Defendants.

ORDER

NOW on this 21 day of April, 1967, pursuant to the stipulation of the parties filed herein, the causes of action and complaint against the defendants are hereby dismissed with prejudice.

Allen E. Barron  
Judge, United States District Court for  
the Northern District of Oklahoma

APPROVAL:

Thomas A. Landrith  
Thomas A. Landrith  
Alfred B. Knight  
Alfred B. Knight



UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF OKLAHOMA

United States for the use of K. J. Burchfiel, an  
individual, d/b/a K. J. Burchfiel Steel Erection,  
. . . Plaintiff,

vs.

Arthur Paul Kasch, Arthur Fred Kasch and  
Paul Eugene Kasch, Partners, composed of:  
A. P. Kasch & Sons, Arthur Paul Kasch,  
Arthur Fred Kasch and Paul Eugene Kasch,  
individually, and Travelers Indemnity Company,  
a Corporation, . . . Defendants.

)  
)  
) No. 6358  
Civil  
)

)  
**FILED**

APR 25 1967

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

ORDER

Now on this <sup>th</sup> 24 day of April, 1967, pursuant to stipulation of the parties, the complaint of plaintiff, the cross-claim of the defendants Kasch against the plaintiff Burchfiel, the cross-complaint of defendants Kasch against third party defendant, Robberson Steel Company, and the cross-complaint of Robberson Steel Company against plaintiff Burchfiel, are all hereby dismissed with prejudice.

  
\_\_\_\_\_  
U. S. District Judge



UNDERMAN, GRANEL, UNDERMAN, & LEITER

By: William Leiter  
Attorneys for Third Party Defendants,  
Mary Sue Looney

William Leiter  
625 Wright Building  
Tulsa, Oklahoma

Now on this \_\_\_\_\_ day of April, 1967, upon proper application,  
the Third Party Complaint is Dismissed Without Prejudice against Patricia Ann  
Looney and Mary Sue Looney.

\_\_\_\_\_  
Judge, District Court of the United States

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

FILED

APR 26 1967

GRAND RIVER DAM AUTHORITY, )  
a public corporation, )  
 )  
Plaintiff, )  
 )  
v. )  
 )  
A strip of land in Mayes County, )  
Oklahoma, et al., )  
 )  
Defendants.)

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

No. 67-C-18

ORDER CONFIRMING REPORT OF COMMISSIONERS  
as to  
Tract No. 325-1.1 (formerly 321B-1.1)

NOW, on this the 24 day of April, 1967,

the Court considered the application of the plaintiff herein for a judgment approving the Commissioners' Report heretofore filed in this proceeding as to the real estate hereinafter specifically described.

The Court finds that:

1. Each and all of the allegations of the said petition for condemnation are true and that the Grand River Dam Authority is entitled to acquire property by eminent domain for the uses and purposes therein set forth.
2. That more than sixty (60) days have elapsed since the filing of the Report of Commissioners herein and no exceptions therein nor demand for jury trial are pending as to the lands hereinafter described and that said Report of Commissioners filed herein on the 23rd day of February, 1967, should be confirmed and approved in every respect as to the lands hereinafter described.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the Report of Commissioners filed herein on the 23rd day of February, 1967, is final and the award as set out and fixed in said report is full and just compensation for the taking of the lands and/or estate therein. The lands and/or estate taken are described as follows, to-wit:

Tract No. 325-1.1 (formerly 321B-1.1)  
(Perpetual Easement)

Two tracts of land in the NE $\frac{1}{4}$  SW $\frac{1}{4}$  of Section 30, T 20 N, R 19 E of the Indian Base and Meridian, in Mayes County, Oklahoma, particularly described as follows, to-wit:

Tract "A"

A strip of land adjacent to the southeast boundary of the existing 161 KV electrical transmission line right-of-way of the Grand River Dam Authority, 165 feet in width, of which 75 feet of width lies northwest and 90 feet of width lies southeast of the line described as follows, to-wit:

Beginning at a point in the north boundary of said NE $\frac{1}{4}$  SW $\frac{1}{4}$ , 163 feet west of the northeast corner thereof; thence in a southwesterly direction to a point 526 feet south and 900 feet west of said northeast corner; containing 3.8 acres, more or less.

and

Tract "B"

A strip of land 180 feet in width, the centerline of which is described as follows, to-wit:

Beginning at a point 526 feet south and 900 feet west of the northeast corner of said NE $\frac{1}{4}$  SW $\frac{1}{4}$ ; thence in a southerly direction to a point in the south boundary of said NE $\frac{1}{4}$  SW $\frac{1}{4}$ , 900 feet west of the southeast corner thereof; containing 3.4 acres, more or less.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the estate taken is the entire and unencumbered perpetual easement, right, privilege and authority to construct, operate and maintain a line or lines of poles, wires, towers, structures and fixtures for the transmission of electric energy, upon, over and across the above described land, reserving unto the owners the right of occupancy and use of said lands for any and all purposes that do not interfere with the construction, maintenance and operation of said transmission line or lines.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the estate in all of the above designated and described real estate, as described in the petition, and the interest therein taken by these eminent domain proceedings, was vested in the Grand River Dam Authority on the 21st day of March, 1967, upon the depositing of the sum of \$3,000.00 with the Clerk of this Court for the lands and estates taken in and to the above described land.



Allen E. Bensen  
District Judge  
Judge of the Northern District of  
Oklahoma