

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

THE STATE OF OKLAHOMA, ex rel )  
CITIZENS FOR FAIR APPRAISED VALUES, )  
an unincorporated association, )  
Bert Benear, Chairman, Margaret )  
Riney, Vice-Chairman, and Paul )  
Johnson, Secretary-Treasurer, )  
 )  
Plaintiffs, )  
 )  
vs. )  
 )  
 )  
COLE-LAYER-TRUMBLE COMPANY, an )  
Ohio Corporation, et al, )  
 )  
Defendants. )

Civil Action  
No. 71-C-354  
**FILED**  
FEB 20 1972  
JOHN H. POE, Clerk  
U. S. DISTRICT COURT

ORDER

After reviewing the file and record in this cause, the recommendations of the Magistrate are hereby approved and

IT IS THEREFORE ORDERED that the plaintiffs' motion be and the same is hereby granted and that the above captioned cause be remanded to the District Court of Washington County, State of Oklahoma, and that a certified copy of this Order be mailed by the Clerk of this court to the Clerk of the District Court of Washington County, State of Oklahoma.

~~IT IS FURTHER ORDERED that the plaintiffs have and recover their costs and disbursements in this court against the defendant Cole-Layer-Trumble Company, to be taxed by the Clerk.~~ B.

The Clerk of the Court shall forward by mail a copy of this order to each of the attorneys for the above named plaintiffs and defendants.

Dated this 20 day of February, 1972.

  
Alice E. Barrow  
UNITED STATES DISTRICT JUDGE

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

THE ATCHISON, TOPEKA AND SANTA  
FE RAILWAY COMPANY, a corporation

Plaintiff

VS.

JOHN WHATLEY, an individual, doing  
business as JOHN'S E-Z SPUDS, and  
J.M.FOODS

Defendant

72-C-58

CASE NO. \_\_\_\_\_

FILED

FEB 25 1972

JOHN H. POT, Clerk  
U. S. DISTRICT COURT

CONSENT JUDGMENT

Now, on this 25<sup>th</sup> day of February, 1972,  
this cause came on for hearing on the agreement of the parties  
consenting to the judgment to be entered herein.

The defendant, John Whatley, an individual, doing busi-  
ness as John's E-Z Spuds, and J. M. Foods, hereby waives his  
right to answer herein, and hereby submits to the jurisdiction  
of this Court.

The plaintiff, The Atchison, Topeka and Santa Fe Railway  
Company, and the defendant, John Whatley, an individual, doing  
business as John's E-Z Spuds and J. M. Foods, hereby stipulate  
and agree that all of the allegations of the plaintiff's com-  
plaint on file herein are admitted as being true for all purposes  
of this litigation, and the defendant further admits that he has  
no defense in law or equity to the causes of action of the  
plaintiff alleged therein.

The parties hereby consent to and agree that the Court  
enter judgment on the basis of the plaintiff's complaint on

file herein. The parties further agree and consent to a judgment being rendered in favor of the plaintiff, The Atchison, Topeka and Santa Fe Railway Company, and against the defendant, John Whatley, an individual, doing business as John's E-Z Spuds and J. M. Foods; and, that said judgment should be in the sum of \$1,894.07, and the costs herein expended by this plaintiff.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by this Court that the parties hereto, having consented to and agreed, the Court should enter judgment for the plaintiff and that the plaintiff is entitled to a judgment in accordance with the terms of its complaint and this consent judgment in the amount of \$1,894.07, together with its costs herein expended, against the defendant, John Whatley, an individual, doing business as John's E-Z Spuds and J. M. Foods,

SO ORDERED this 25th day of February, 1972.

Allen E. Jarow  
UNITED STATES DISTRICT JUDGE

APPROVED:

John Whatley  
John Whatley, an individual,  
doing business as John's E-Z  
Spuds and J. M. Foods

Robert J. Stubblefield  
Robert J. Stubblefield, Center  
Building, 630 W. 7th Street  
Tulsa, Oklahoma 74127  
Attorney for the Defendant

David L. Noss  
David L. Noss  
819 Thompson Building  
Tulsa, Oklahoma  
Attorney for plaintiff

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

EQUATORIAL DEVELOPMENT CORPORATION, )

Plaintiff, )

vs. )

THE UNITED STATES OF AMERICA, EX REL )  
INTERNAL REVENUE SERVICE, CLYDE R. )  
BICKERSTAFF, DISTRICT DIRECTOR, AND )  
GUY C. PALMER, REVENUE OFFICER, )

Defendants.)

CIVIL ACTION NO. 72-C-38

**F I L E D**

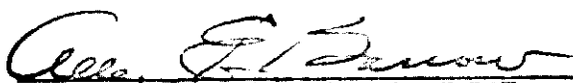
FEB 25 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

O R D E R

NOW on this 25<sup>th</sup> day of February, 1972, there came on for consideration the recommendations of the Magistrate as to plaintiff's application for a temporary restraining order and as to defendant's motion to dismiss. The Court finds, after consideration of the complaint and the motion to dismiss, that the recommendations of the Magistrate are well founded and should be approved.

THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that the recommendations of the Magistrate be and the same are hereby approved; that the application of the plaintiff for a temporary restraining order be and the same is hereby denied, and that the defendant's motion to dismiss be and the same is hereby sustained.

  
UNITED STATES DISTRICT JUDGE

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

CIVIL ACTION FILE NO. 71-C-70

Ann Owens, Administratrix of the Estate of Maynard S. Owens, Deceased, Plaintiff,

vs.

Sun Oil Company, a corporation, Defendant.

JUDGMENT

This action came on for trial before the Court and a jury, Honorable Allen E. Barrow, United States District Judge, presiding, and the issues having been duly tried and the jury having duly rendered its verdict for the Plaintiff.

It is Ordered and Adjudged that the plaintiff, Ann Owens, Administratrix of the Estate of Maynard S. Owens, deceased, have and recover judgment against the defendant, Sun Oil Company, a corporation, in the amount of Seven Thousand, Two Hundred Eighteen and 75/100, (\$7218.75), Dollars, with interest thereon at the rate of 6% per annum from the date hereof until paid, and her costs of suit.

FILED

FEB 25 1972

JOHN H. POE, Clerk U. S. DISTRICT COURT

Dated at Oklahoma City, Oklahoma this 25th day of February, 1972.

[Signature] of Court

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

MIAMI STONE CORPORATION,  
An Oklahoma Corporation,

Plaintiff,

-vs-

ROBERT J. BLISSARD, an individual,  
d/b/a Miami Stone of Houston,

Defendant.

NO. 71-C-256

**FILED**

FEB 24 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

DISMISSAL WITH PREJUDICE

Comes now the plaintiff, and dismisses the above  
entitled cause of action with prejudice to the sub-  
sequent filing of the same.

MIAMI STONE CORPORATION, an Oklahoma  
Corporation, Plaintiff

WALLACE AND OWENS

By

  
Its Attorneys

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

WOODARD GATES, et al, )  
 )  
 )  
 Plaintiffs, )  
 )  
 vs. )  
 )  
 BRAD SCHEER, et al, )  
 )  
 Defendants .) )

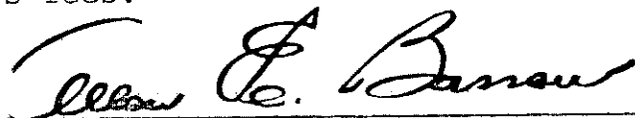
**FILED**  
**FEB 24 1972**  
JOHN H. POE, Clerk  
U. S. DISTRICT COURT

No. 71-C-135

ORDER OF DISMISSAL

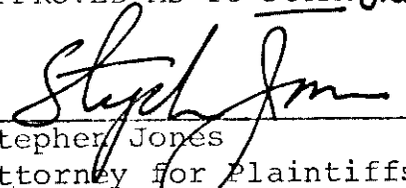
NOW on this 14 day of February, 1972, upon good cause being shown and at the motion and request of the parties hereto, the above-entitled action be, and the same is hereby dismissed with prejudice.

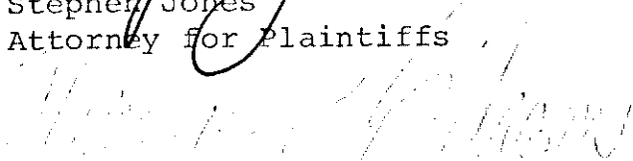
IT IS FURTHER ORDERED that each party is to pay their own costs and their own attorney's fees.



United States District Judge

APPROVED AS TO FORM: *only*

  
Stephen Jones  
Attorney for Plaintiffs

  
Theodore P. Gibson  
Attorney for Defendants

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

CIVIL ACTION FILE NO. 71-C-344

Millard Rhodes  
Plaintiff

vs.

The Bendix Corporation-Macklin  
Sales Division, a corporation, and Big  
Three Industries, Inc., formerly  
Big Three Industrial Gas & Equipment  
Co., a corporation

Defendants

JUDGMENT

This action came on for trial before the Court and a jury, Honorable Allen E. Barrow  
, United States District Judge, presiding, and the issues having been duly tried and  
the jury having duly rendered its verdict, for the defendant.

It is Ordered and Adjudged that the plaintiff take nothing, that the action  
is dismissed on the merits, and that the defendant recovers of the  
Plaintiff Millard Rhodes their costs of action.

FILED  
FEB 24 1972  
JOHN H. POE, Clerk  
U. S. DISTRICT COURT

Dated at Tulsa, Oklahoma , this 24nd day  
of February , 19 72.

JOHN H. POE  
Clerk of Court  
*By [Signature] Same c.  
Deputy Clerk.*



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

FILED

FEB 24 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

CHRISTIAN ECHOES NATIONAL )  
MINISTRY, INC., )  
 )  
Plaintiff )  
 )  
v. )  
 )  
UNITED STATES OF AMERICA, )  
 )  
Defendant )

CIVIL NO. 67-C-114

JUDGMENT

A judgment having been entered herein on June 24, 1971, and the defendant having appealed from that judgment to the United States Supreme Court, pursuant to 28 U.S.C. § 1252, and the Supreme Court, by order dated January 24, 1972, having determined that there was an absence of appellate jurisdiction under 28 U.S.C. § 1252, and having vacated the prior judgment herein and having remanded the case to this Court for an entry of a new judgment, it is, in conformity therewith,

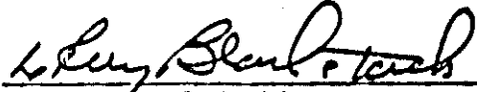
ORDERED, ADJUDGED and DECREED that the judgment of June 24, 1971, be and the same is hereby vacated, and it is

FURTHER ORDERED, ADJUDGED and DECREED that, in conformity with the findings of fact and conclusions of law entered herein on June 24, 1971, plaintiff, Christian Echoes National Ministry, recover of the defendant, United States of America, the sum of \$103,493.08, together with interest according to law at the rate of 6 percent per annum from the respective date each portion of such sum has been paid by plaintiff to defendant, and costs.

ENTERED this 24 day of February, 1972.

Allen E. Barron  
UNITED STATES DISTRICT JUDGE

APPROVED AS TO FORM:

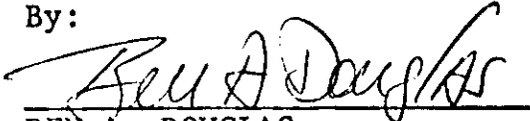


LEROY BLACKSTOCK  
Blackstock, Unruh & Joyce  
1304 Petroleum Club Building  
Tulsa, Oklahoma 74119

ATTORNEY FOR PLAINTIFF

NATHAN G. GRAHAM  
United States Attorney

By:



BEN A. DOUGLAS  
Attorney, Tax Division  
Department of Justice  
8E2 Federal Office Building  
1100 Commerce Street  
Dallas, Texas 75202

ATTORNEY FOR DEFENDANT

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

EUGENE M. OWEN, )  
 )  
 Plaintiff, )  
 )  
 vs. )  
 )  
 MARL W. McCUTCHEN, )  
 )  
 Defendant. )

No. 71-C-271 ✓

**FILED**  
FEB 23 1972  
JOHN H. POZ, Clerk  
U. S. DISTRICT COURT

JUDGMENT ON JURY VERDICT

This action came on for trial before the Court and a jury, the Honorable Luther Bohanon presiding, and the issues having been duly tried and the jury having duly rendered its verdict,

IT IS ORDERED AND ADJUDGED that the plaintiff Eugene M. Owen recover of the defendant Marl W. McCutchen the sum of Seven Thousand Five Hundred Dollars (\$7,500.00), with interest thereon at the rate of ten percent per year from the date hereof as provided by law, and his costs of action.

Dated this 22 day of February, 1972.

Luther Bohanon  
Luther Bohanon,  
United States District Judge



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

MELVIN JAMES PIERCE, )  
 )  
 ) Plaintiff, )  
 vs. )  
 )  
 UNITED STATES OF AMERICA, )  
 )  
 ) Defendant. )

CIVIL ACTION NO. 71-C-131

**FILED**  
FEB 22 1972 *hm*  
JOHN H. POE, Clerk  
U. S. DISTRICT COURT

J U D G M E N T

Findings of Fact and Conclusions of Law having been entered herein in favor of the defendant and against the plaintiff,

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that judgment be and the same is hereby entered against the plaintiff and in favor of the defendant, United States of America, each to bear his own costs.

Dated this 18<sup>th</sup> day of February, 1972.

*Arthur Bohannon*  
United States District Judge

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

United States of America, )  
)  
Plaintiff, )  
vs. )  
)  
Texas and Pacific Railway Company, Inc., )  
Big Four Machine & Supply Company of )  
Oklahoma, Inc.; Bethsaida Baptist Church; )  
City of Pawhuska, a Municipal Corporation; )  
Treasurer of Osage County, State of Okla- )  
homa; Board of County Commissioners of )  
the County of Osage, State of Oklahoma; )  
Oklahoma Tax Commission, State of Oklahoma; )  
Heirs, executors, administrators, devisees, )  
trustees, and assigns, immediate and remote )  
of the Estates of Walter J. Barrett, Audie )  
A. Moore, W. M. Mills, Emma Guy, Derrill )  
Whipkey, and Cary C. Whipkey; Jeanetta Smith, )  
a/k/a Jeanetta Walls; Ivan G. Ward; Mamie )  
Ward; Isodel Whipkey; Cora Lucky; Ida Mae )  
Marie Cunningham; J. J. James; Walter James; )  
A. R. Deckard; June Evelyn Deckard; Otto )  
Fielding Duffield; Jim Dennis; Sarah Dennis; )  
Ed Howard; Annabelle Wheeler; Emmett Frank )  
Kennett; Dot Moore; Betty Moore; Joe J. )  
Gaskin; Florine Gaskin; Marjorie Davidson; )  
J. V. Hanan; Audie Lee Moore St. John; )  
Rubeth Bozarth; Ann Hart; Ollyn Turner; James )  
Whipkey; Albert Whipkey; Evelyn Fox; Margaret )  
stepp; Laura Whipkey; C. T. Evertson; Nona )  
Prater; and Jessie Mae Theis, )  
)  
Defendants. )

No. 70-C-329 ✓

FILED  
FEB 22 1972  
JOHN H. POE, Clerk  
U. S. DISTRICT COURT

DECREE

This cause came on for consideration by the Court at Tulsa, Oklahoma, on the 14th day of February, 1972, and for final argument of the parties.

The plaintiff, United States of America, acting for and on behalf of the Osage Tribe of Indians appeared by and through Jack M. Short, Assistant United States Attorney, and the defendant, City of Pawhuska, Oklahoma, appeared by and through its attorney, W. Robert Wilson, Esquire, of Pawhuska, Oklahoma; and the Court having heard the arguments of counsel, and carefully reconsidered the entire file in this cause including the Briefs filed by the parties, and based upon the Findings of Fact and Conclusions of Law filed herein on the 22nd day of February, 1972, does hereby enter final judgment and decree.

The Court has jurisdiction of the subject matter and of the parties; that each of the defendants named in the Complaint have been properly and legally served with summons in person or by legal and valid service by publication, as required by law, and the service either personal or by publication upon the defendants is hereby affirmed and approved.

IT IS ADJUDGED AND DECREED that the defendants:

Texas and Pacific Railway Company, Inc., Big Four Machine & Supply Company of Oklahoma, Inc.; Bethsaida Baptist Church; City of Pawhuska, a Municipal Corporation; Treasurer of Osage County, State of Oklahoma; Board of County Commissioners of the County of Osage, State of Oklahoma; Oklahoma Tax Commission, State of Oklahoma; Hiers, executors, administrators, devisees, trustees, and assigns, immediate and remote of the Estates of Walter J. Barrett, Audie A. Moore, W. M. Mills, Emma Guy, Derrill Whipkey, and Cary C. Whipkey; Jeanetta Smith, a/k/a Jeanetta Walls; Ivan G. Ward; Mamie Ward; Isodel Whipkey; Cora Lucky; Ida Mae Marie Cunningham; J. J. James; Walter James; A. R. Deckard; June Evelyn Deckard; Otto Fielding Duffield; Jim Dennis; Sarah Dennis; Ed Howard; Annabelle Wheeler; Emmett Frank Kennett; Dot Moore; Betty Moore; Joe J. Gaskin; Florine Gaskin; Marjorie Davidson; J. V. Hanan; Audie Lee Moore St. John; Rubeth Bozarth; Ann Hart; Ollyn Turner; James Whipkey; Albert Whipkey; Evelyn Fox; Margaret Stepp; Laura Whipkey; C. T. Evertson; Nona Prater; and Jessie Mae Theis,

have no right, title or interest, equity or estate, of any nature whatsoever in and to the following described real property situated in Osage County, Oklahoma, to-wit:

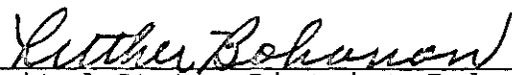
A tract of land in the NW/4 of the SE/4 and the SW/4 of the NE/4 of Section 9, Township 25 North, Range 9 East and more particularly described as follows: Beginning at the SW corner of the Lincoln Park Addition to Pawhuska, Oklahoma, thence northeasterly along the west line of said Lincoln Park Addition to its NW corner, thence North 20° east 283 feet to the SW corner of the intersection of Mosier and Second Streets, thence North 70° west 167 feet, thence North 20° east 420 feet to the SW corner of Lot 13, Block 114, original townsite Pawhuska, thence on a curve to the right having a radius of 400 feet, a distance of 448 feet to a point in the South right-of-way line of the Midland Valley Railroad Company said point being North 20° east 53.3 feet from the NW corner of Lot 6, block 113, original townsite Pawhuska, thence Northwesterly along the South right-of-way line of the Midland Valley Railroad Company 550 feet to a point, thence Southeasterly on a curve having a 400 feet radius, a distance of 448 feet to the SE corner, Lot 12, Block 114, original townsite Pawhuska, thence South 20° west 420 feet to a point on the South line of Second Street, thence North 70° west 101.9 feet, thence South 20° west 210 feet to a point in the North line of the SE/4 of said Section 9 said point being 362 feet east of the Northwest corner of the SE/4 of said Section 9, thence continuing South 20° west 300 feet to a point on a northeasterly bank of Bird Creek, thence meandering Southeasterly along the Northeast bank of Bird Creek to the point or place beginning and containing 9.0 acres more or less, all situated in Osage County, Oklahoma.

IT IS FURTHER ADJUDGED AND DECREED that the Osage Tribe of Indians is the legal and equitable owner in fee simple in and to the above described real property, free and clear of all right, title or interest of said defendants or either of them; that said defendants have no right, title or interest in and to said real property and that such defendants be, and they are hereby permanently barred and enjoined from asserting any right, title or interest in and to such property, or making any further claim thereto.

IT IS FURTHER ADJUDGED AND DECREED that the fee simple title of the Osage Tribe of Indians be, and the same is hereby quieted and confirmed as against each of the above named defendants to claim or assert any claim, right, title or interest therein or thereto.

IT IS FURTHER ADJUDGED AND DECREED that the plaintiff recover its costs herein expended.

Dated this 18<sup>th</sup> day of February, 1972.

  
United States District Judge



4) Contracting for the purpose of sale, quoting prices or making sales to the following O.E.M. customers of plaintiff for a period of two (2) years from the date of this Order and Decree:

- (a) Krack
- (b) Climatrol
- (c) Turbo-Refrigeration
- (d) Heil-Quaker

5) For a period of three (3) years from the date of this Order and Decree, contracting with or selling through any manufacturer representatives presently selling Plaintiff's products, other than the following representatives:

W. M. Carroll Co., Albuquerque, N.M.  
Federal Corp., Oklahoma City & Tulsa, Okla.  
A.C.H. Sales, Lubbock, Texas  
Trim-Aire, Minneapolis, Minn.  
Allegheny Engineering, Pittsburgh, Pa.  
Thermal Equipment Sales, Lexington, Ky.

A list of said representatives is attached hereto and made a part hereof as Exhibit "A".

The term "curb-mounted rooftop units", as used herein means an assembly that comprises a fan system for the delivery of conditioned air, and those components necessary for the conditioning of said air, including one or more of the following: heating, cooling, humidifying, dehumidifying and/or filtration.

The term "condensing unit", as used herein refers to a specific refrigerating machine combination for a given refrigerant, consisting of one or more power-driven compressors, condensers, liquid receivers, and the related accessories.

The term "chillers", as used herein, refers to the elements of a condensing unit combined with a heat exchanger, which provided the heat transfer from the refrigerant to the fluid being cooled, which may be assembled into one complete package or may be combined in two or more assemblies which are installed at remote locations from each other.

This Order and Decree shall extend to and be binding upon each of the defendants, their agents, employees, principals, officers, directors, stockholders and any other entities or persons directly or indirectly affiliated with them.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the injunction herein may be enforced in accordance with its terms as provided by law.

2/17/1972

Luther Robinson  
United States District Judge

APPROVED:

A. P. Mutrah, Jr.  
A. P. Mutrah, Jr.

of ANDREWS, MOSBURG, DAVIS, ELAM,  
LEGG & KORNFELD  
1800 United Founders Tower  
Oklahoma City, Oklahoma 73112  
Attorney for Plaintiff

Deryl Lee Gotcher  
Deryl Lee Gotcher

of JONES, GIVENS, BRETT, GOTCHER & DOYLE  
1700 Fourth National Bank Building  
Tulsa, Oklahoma 74119  
Attorney for Defendants

LIST OF 2000 SERIES REPRESENTATIVES

November 1, 1971

	<u>REPRESENTATIVE</u>	<u>PHONE NO.</u>	<u>PERSONNEL</u>
1085 (5)	ASH Sales P.O. Box 2157 Lubbock, Texas 79403	806-747-3581	Jesse K. Mattox, Jr. Herbert E. Little Preston Love M. C. Northam N. K. Roach
1099 (5)	Air & Heat, Inc. 18 Ropes Place Newark, New Jersey 07107	201-481-1050	Edwin F. Cook Fred W. Bechtold III
2071 (5)	Allegheny Engineering Co. P.O. Box 12557 Pittsburgh, Pa. 15241	412-481-8500	B. C. Benson Frank Heckler Jr. Bruce Chamberlain Art Nordquist Ronald Casher Tony Rota
	(Street Address only--not for mailing) 798 N. Washington Road McMurray, Pa. 15217		
2122 (2)	Allied Mechanical Sales Co. P.O. Box 368 Bluefield, West Va. 24605	304-325-7141	Marvin Coleman Gene Pennington
21 (2)	The Anchor Co. 2149 W. Granville Rd. Columbus, Ohio 43085	614-885-4219	Robert Wilson
2060 (2)	Applied Products Sales Route 1, Box 247 White Plains, Maryland 20695	301-843-6105	Joe Potter
2080 (1)	George N. Aronovsky Assoc. 115 Fairway Drive Daly City, Calif. 94015	415-755-8464	George N. Aronovsky Bud Ferry Gus Boley
2001 (2)	H. Ben Brown, Jr. P.O. Box 3585 Birmingham, Ala. 35205	205-933-1240	H. Ben Brown, Jr.
2094 (2)	Joe Bustad, Inc. 3330 West Temple St. Los Angeles, Calif. 90022	213-487-5266	Joe Bustad Don Webb Bob Brentner Chester McClintock

*Exhibit "A"*

	<u>REPRESENTATIVE</u>	<u>PHONE NO.</u>	<u>PERSONNEL</u>
2065 (2)	Butler Engineering Sales Inc 410 Lafayette Bldg. South Bend, Ind. 46601	219-233-2195	Richard Butler
2129 (2)	Carlson Sales Co. 5201 N. 7th Street Phoenix, Arizona 85014	602-264-0771	Allen C. Carlson
2004 (3)	W. M. Carroll Co. P.O. Box 8127, Station A Albuquerque, New Mexico 87106	505-268-6776	W. M. Bill Carroll Henry Frankenfield Paul Arnold Dee Forrest
2072 (3)	P.A. Cavanagh Co. 232 Prospect Ave. Scranton, Pa. 18505	717-343-7318	P. A. Cavanagh
2101 (3)	Edward H. Cox, Inc. 170 Franklin Street Buffalo, New York 14202	716-852-0121	James Cox Fred Bardo Melvin Borczynski
2081 (5)	T. A. P. S. U.S. Highway 421 North Carmel, Indiana 46032	317-873-4661	Wm. F. Currise Allan Carlson Larry Guffin Al Johnson Bob Schaffner
21 (6)	Donald K. Dorini, Inc. 2250 N.W. Fourth Court Ft. Lauderdale, Florida 33311	305-587-2490	Don Dorini William Kilburg Edward Harwell, Jr. William Halenkamp William Zloch
(1)	Donald K. Dorini, Inc. 1845 Kingfish Road Naples, Florida 33940	831-774-0693	James Currie
2008 (1)	Engineered Equip. Sales P.O. Box 1153 Missoula, Montana 59801	406-549-6113	William C. Sentman
(1)	Engineered Equip. Sales P.O. Box 2718 Great Falls, Montana 59401	406-761-0215	Dennis W. Nelson
112 (5)	Fred C. Engler Co. 5070 West State St. Milwaukee, Wisconsin 53208	414-453-1100	Don Zoesch Robert Geldon Dan Schultz Lou Nett Lawrence Wendt Bob Devoe

	<u>REPRESENTATIVES</u>	<u>PHONE NO.</u>	<u>PERSONNEL</u>
(1)	Fred C. Engler Co. 1010 Johnathere Madison, Wisconsin 53713	608-271-8151	Lou Nett
2107 (2)	Environmental Systems, Inc. 18107 James Couzens Detroit, Michigan 48235	313-861-4050	Richard Carpenter David Cunningham
2009 (4)	Federal Corporation 120 East Main Street Oklahoma City, Okla. 73104	405-235-7301 582-1003	Louis Loeffler, Jr. W. R. Johnson Charles Baldwin Jim L. Wright
2011 (5)	L. R. Gorrell Co. P.O. Box 5742 436 N. Harrington St. Raleigh, North Carolina 27607	919-833-9090	L. R. Gorrell (Bob) R. W. Doshier (Dick) "Coke" Cortlandt R. Rosebro Robert G. Gorrell
(2)	L. R. Gorrell Co. P.O. Box 4025 644 E. Stone Ave. Greenville, S. Carolina 29608	803-233-1158	F. A. Bettis C. H. Hendricks
(2)	L. R. Gorrell Co. P. O. Box 4324 Charlotte, N. Carolina 28204	704-333-8436	E. C. Shearon Gregory Rumble
2010 (3)	Edwood C. Giberson Co. 4110 Greenwood Drive Des Moines, Iowa 50312		Elwood Giberson Edward Truslow
2035 (3)	Heating Products Co. 1037 Evans Street Cincinnati, Ohio 45204	513-921-8194	Robert Gerdsen James N. Gerdsen Aron H. Gerdsen Mike Lenahan
2096 (2)	Herron Equipment Co. 4817-B East 34th St. Tulsa, Oklahoma 74114	918-742-0732	Dick Herron
117 (2)	Hammond Associates 506 South Charles St. Lansing, Michigan 48912	517-372-4112	Jim Hammond Bill Ramsey
(1)	Hammond Associates 970 Scribner, N. W. Grand Rapids, Michigan 49508	616-458-1357	Don McWatters
(1)	Hammond Associates 7251 Gratiot St. Saginaw, Michigan 48603	517-799-0320	Bob Marquardt

- |             |                                                                                      |                |                                                                                                                                                                                 |
|-------------|--------------------------------------------------------------------------------------|----------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 2110<br>(2) | J. D. J. Sales Co.<br>P. O. Box 6620<br>6204 Fairfield Ave.<br>Shreveport, La. 71106 | 318-365-2393   | John J. Herring<br>C. Roy Carroll, Jr.<br>David Daniel<br>Marrion Lee                                                                                                           |
| 2075<br>(5) | McCurdy Sales Engineering<br>743 Cottage Grove Road<br>Bloomfield, Conn. 06002       | 203-243-2917   | Donald McCurdy<br>Rodney W. Norris<br>Roderick F. Dapkins                                                                                                                       |
| 2048<br>(6) | McKinney & Associates<br>535-A Morosgo Drive, N. E.<br>Atlanta, Georgia 30324        | 404-261-4175   | William J. McKinney, Sr.<br>W. O. Alt<br>Willie D. Fennell<br>Bill McKinney, Jr.<br>William M. Stephens<br>Leonard H. Smith<br>Eugene R. Davis<br>Harvey G. Adams<br>W. R. Ivey |
| 2123<br>(1) | R. E. Newlin<br>2307 Octavia Street<br>New Orleans, La. 70115                        | 504-866-6707   | R. E. Newlin                                                                                                                                                                    |
| 2098<br>(2) | John Oldach & Associates<br>G.P.O. Box 4603<br>San Juan, Puerto Rico 00936           | P. R.-765-1175 | John Oldach<br>Steve McGrath                                                                                                                                                    |
| 2114<br>(4) | Olympic Association<br>87 Washington Street<br>Brookline, Mass. 02146                | 617-277-3355   | Bud Garvin<br>Bob Dale                                                                                                                                                          |
| 2050<br>(2) | Olson Enterprises<br>920 Holiday Drive<br>Moorhead, Minn. 56560                      | 218-236-1000   | Donald J. Olson                                                                                                                                                                 |

REPRESENTATIVESPHONE NO.PERSONNEL

<u>REPRESENTATIVES</u>	<u>PHONE NO.</u>	<u>PERSONNEL</u>
2037 Sabol & Rice, Inc. (5) 1934 South 8th West Salt Lake City, Utah 84108	801-486-0016	George J. Sabol Robert Rice Royal Fulton Keith Robertson Eldon Rasmussen James Tarter
2088 Shultz & James, Inc. * (4) 9 East Cary Street Richmond, Va. 23219	703-644-3021	Howard E. Smith Raymond E. Toms Richard P. James Richard L. Hale Mauel Vasquez J. C. Hale
(1) Shultz & James, Inc. * 4807 Colley Ave. Norfolk, Va. 23508	703-345-0741	William M. Webb Mrs. Marie Dozier
(1) Shultz & James, Inc. * 2524 Hanover Ave., N.W. Roanoke, Va. 24017	402-345-0741	William F. Cotton
* Fandaire Only		
2057 Smith, Keating & Assoc. (4) 1 J Riverside Office Center 2101 North Front Street Harrisburg, Pa. 17110	717-234-5963	M. D. Smith, Jr. E. J. Keating J. S. Kays
(1) Smith, Keating & Assoc. 722 Barronest Lane Lancaster, Pa. 17603	717-397-1488	
306 Verne Simmonds Co. (2) 2204 St. Marys Ave. Omaha, Nebraska 68102	402-342-3566	John Simmonds Cliff Bean Joe Paschang
127 Sorenson & Coerver, Inc. (2) 3230 Mercer Street Houston, Texas	713-623-4245	Dick Sorenson Val Coerver
128 E. J. Taff Sales Co. (2) 500 N. W. Plaza St. Louis, Missouri	314-291-4848	Ed Taff
100 Tere Associates (2) 755 Jason St. Denver, Colorado 80223	303-777-6633	Lou Tere Ed Allen

REPRESENTATIVESPHONE NO.PERSONNEL

093 (2)	Thermal Equipment Sales 612 Einnell Drive Lexington, Ky. 40504	606-255-9665	William L. Bradford Herbert A. Spencer Thomas H. French Robert L. Martin
073 (4)	Thermalnet, Inc. 601 E. Chapel Ave. Cherry Hill, New Jersey 08034	609-428-7765	Kyle Mill John Derham Jim Fox Earl MacMichael
(2)	Thermaline, Inc. 15 West 28th St. Wilmington, Delaware 19802	302-764-5496	W. S. Malone William R. Davis
090 (2)	Trim-Aire, Inc. 9300 Golden Valley Road Minneapolis, Minnesota 55427	612-546-2271	Gary Peterson Don Trimmer Bob Wempe Ted Beech Jim Isaak
056 (2)	Vekony & Company 1118 Sylvania Toledo, Ohio 43612	419-478-0377	A. John Vekony
077 (3)	Weaver & Moreland, Inc. P.O. Box 2525 Mobile, Ala. 36608	205-433-2645	Ronald G. Weaver Ronald L. Moreland
100 (4)	R. I. Greene & Associates 18 Elizabeth Street West Conshohocken, Pa. 19428	215-848-7300	Richard I. Greene Frank B. Williams Wylie W. G. Borum Joseph L. McKinney Richard D. Robus

Total \_\_\_\_\_

Total 2600 Series Representatives \_\_\_\_\_  
November 1, 1971

LIST OF 4000 SERIES REPRESENTATIVES

Representative

Phone No.

Personnel

003 (5)	Applied Products Sales Route 1, Box 247 White Plains, Maryland 20695	301-843-6105	Joe Potter
013 (2)	W.M. Carroll Co. P.O. Box 4127, Stat. "A" Albuquerque, New Mexico 87106	505-268-6776	W.M. (Bill) Carroll Henry Frankenfield Paul Arnold Dee Forrest
002 (5)	William C. Collins 992 Summer St. Lynnfield, Mass. 01940	617-245-4429	William C. Collins Allen Beverley
001 (2)	T.J. Small Co., Inc. P.O. Box 9380 Fort Worth, Texas	817-ED2-6353	Terrell J. Small Virgil Van Schuyuer Leonard Ziglor Ed Fanick
014 (3)	Refrigeration Products Co. 5667 Colton Drive, N.E. Atlanta, Georgia 30342	404-252-1915	C.G. (Gordon) Kirkman Albert O. (Al) Leapley

17 Total

Total 4000 Series Reps. 5

REPRESENTATIVEPHONE NO.PERSONNEL

2005 (6)	Cassidy & Podell, Inc. Architect's Building 101 Park Ave. New York City, NY 10017	(18) 212-889-5150	Ed Cassidy Jerry Podell
2012 2010 (3)	Elwood C. Giberson Co. 4110 Greenwood Drive Des Moines, Iowa 50312	(29) 515-279-1736	Elwood Giberson
2120 (1)	Donald K. Dorini, Inc. c/o Edward M. Harwell, Jr. 810 Lake Shore Drive Apartment No. 1 Lake Park, Florida 33403	(20) 305-842-6863	Edward M. Harwell, Jr.
2002 (1)	Sheppard-Matthews Co. Suite 306 2907 Bay to Bay Blvd. Tampa, Florida 33609	813-837-2406	Axel Munch

# United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

E.B. Coffman,  
Plaintiff

CIVIL ACTION FILE NO. 70-C-401 ✓

vs.

General American Oil Company,  
of Texas, a corporation  
Defendant

JUDGMENT

This action came on for trial before the Court and a jury, Honorable Allen E. Barrow, United States District Judge, presiding, and the issues having been duly tried and the jury having duly rendered its verdict, for the defendant.

It is Ordered and Adjudged that the plaintiff take nothing, that the action is dismissed on the merits, and that the defendant recovers of the plaintiff, E.B. Coffman their costs of action.

**E I L E D**

FEB 22 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT. *lv*

Dated at Tulsa, Oklahoma, this 22nd day  
of February, 1972.

JOHN H. POE

Clerk of Court

*By Rosalind Larma  
deputy Clerk.*

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

NANCY E. PLUMLEE,

Plaintiff,

-vs-

SENTRY LIFE INSURANCE COMPANY,  
a corporation,

Defendant.

NO. 71-C-375

FILED

JOHN W. PAUL, Clerk  
U. S. DISTRICT COURT

ORDER

This matter comes on for hearing on the Application of both parties hereto for a Dismissal With Prejudice; the Court being fully advised in the premises dismisses the above-entitled cause of action with prejudice to any future action.

Dated this 18<sup>th</sup> day of February, 1972.

ALLEN E. BARKOW

Judge of the District Court

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF OKLAHOMA

SHIRLEY K. BERNSTEIN, THEODORE )  
GORE, RITA L. RAND, LAURA C. )  
ROSS, JOAN FINSTON, MARK )  
FINSTON and ROSLYN GUMBINNER, )  
 )  
Plaintiffs, )  
 )  
vs. )  
 )  
CHARLES GOODALL and JACK SATIN, )  
 )  
Defendants. )

NO. 72-C-43 **FILED**  
FEB 16 1972  
JOHN H. POE, Clerk  
U. S. DISTRICT COURT

ORDER

This cause came on to be heard on Plaintiffs' application for a voluntary dismissal of said cause and the Court being fully advised, it is

ORDERED, that this cause be and the same hereby is dismissed without prejudice and Plaintiffs are granted leave to withdraw the original petition filed herein and to substitute a copy therefor.

DATED this 16th day of February, 1972.



---

United States District Judge

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

BYRON V. BOONE and  
AUDRAY S. BOONE,  
Plaintiffs

v.

UNITED STATES OF AMERICA,  
Defendant

)  
)  
)  
)  
)  
)  
)  
)  
)  
)  
)  
)

CIVIL NO. 70-C-170

**FILED**  
FEB 16 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

JUDGMENT

This cause having come on for trial before the Court,  
and the Court having considered the evidence, the briefs,  
and the argument of counsel, and the Court having heretofore  
entered its Findings of Fact and Conclusions of Law, therefore,  
in conformity therewith, it is hereby

ORDERED, ADJUDGED, and DECREED that the plaintiffs shall  
have and recover judgment in the amount of \$46,412.88 with  
interest according to law from February 26, 1968. It is fur-  
ther ORDERED that the plaintiffs shall be permitted the recovery  
of their costs.

Entered

Feb 16. 1972

*John H. Poe*  
United States District Judge

Approved as to Form:



Gene A. Castleberry  
1911 City National Bank Tower  
Oklahoma City, Oklahoma 73102  
Attorney for Plaintiffs

Nathan G. Graham  
United States Attorney

by: 

D. Wendell Barnett  
Tax Division  
Department of Justice  
8E2 Federal Building  
Dallas, Texas 75202  
Attorney for Defendant

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

JEWEL MARIE WALTERS, a minor, )  
by and through ELLA MAE WALTERS, )  
her Mother and Next Friend, )  
Plaintiff, )  
vs. )  
JOHN NOLAN ULREY, )  
Defendant. )

FILED

NO. 71-C-472B 18 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

ORDER OF DISMISSAL

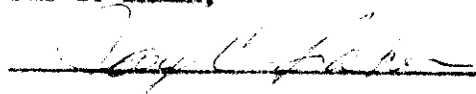
ON this 6 day of Feb, 1972, upon the written application of the parties for a Dismissal with Prejudice of the Complaint and all causes of action, the Court having examined said application, finds that said parties have entered into a compromise settlement covering all claims involved in the Complaint and have requested the Court to dismiss said Complaint with prejudice to any future action, and the Court being fully advised in the premises, finds that said Complaint should be dismissed pursuant to said application.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the Complaint and all causes of action of the plaintiff filed herein against the defendant be and the same hereby is dismissed with prejudice to any future action.

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

APPROVAL:

JAY C. BAKER,

  
Attorney for the Plaintiff,

ALFRED B. KNIGHT,

\_\_\_\_\_  
Attorney for the Defendant.

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

TIM EDMONDSON, a minor, by )  
and through his father and )  
next friend, LARRY EDMONDSON, )  
 )  
Plaintiff, )  
 )  
vs. )  
 )  
CHARLES D. BROWN, )  
 )  
Defendant. )

FILED  
NO. 71-C-379  
FEB 15 1972  
JOHN H. POE, Clerk  
U. S. DISTRICT COURT

ORDER OF DISMISSAL

ON this 15 day of February, 1972, upon the written application of the parties for a Dismissal with Prejudice of the Complaint and all causes of action, the Court having examined said application, finds that said parties have entered into a compromise settlement covering all claims involved in the Complaint and have requested the Court to dismiss said Complaint with prejudice to any future action, and the Court being fully advised in the premises, finds that said Complaint should be dismissed pursuant to said application.

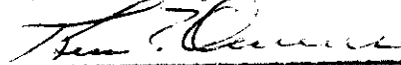
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the Complaint and all causes of action of the plaintiff filed herein against the defendant be and the same hereby is dismissed with prejudice to any future action.

(Signed) Allen E. Barrow

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

APPROVAL:

BEN T. OWENS,



Attorney for the Plaintiff,

ALFRED B. KNIGHT,

Attorney for the Defendant.

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

JANE DOE, )  
)  
Plaintiff, )  
)  
vs. )  
)  
BRAD SCHEER, )  
)  
Defendant. )

**FILED**

FEB 15 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

No. 71 - C - 136

ORDER OF DISMISSAL

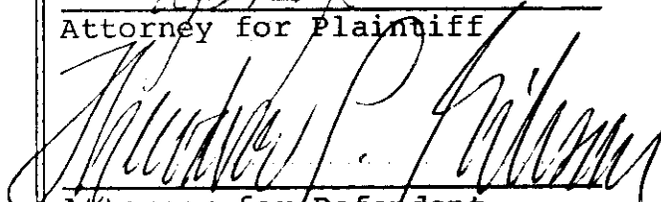
NOW on this <sup>February</sup> 15 day of ~~January~~, 1972, upon good cause being shown and at the stipulation and request of the parties hereto, the above-entitled action be, and the same is hereby dismissed with prejudice.

IT IS FURTHER ORDERED that each party is to pay their own costs and their own attorney's fees.

  
United States District Judge

APPROVED AS TO FORM:

  
Attorney for Plaintiff

  
Attorney for Defendant

**United States District Court**

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

CIVIL ACTION FILE NO. 71-C-217

LUTHER DERAMUS,  
Plaintiff

vs.

EDNA E. MYERS,  
Defendant

JUDGMENT

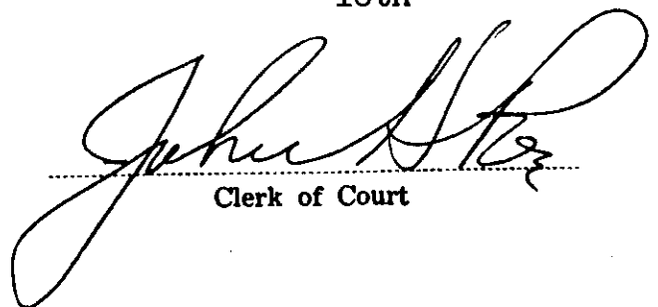
This action came on for trial before the Court and a jury, Honorable Fred Daugherty, United States District Judge, presiding, and the issues having been duly tried and the jury having duly rendered its verdict, for the defendant and against the Plaintiff.

It is Ordered and Adjudged that the plaintiffs take nothing, that the action is dismissed on its merits, and that the defendant, Edna E. Myers, recover of the plaintiffs, its costs of action.

**FILED**  
FEB 16 1972  
JOHN H. POE, Clerk  
U. S. DISTRICT COURT

Dated at **Tulsa, Oklahoma**  
of **February**, 19 **72**.

, this **16th** day

  
Clerk of Court

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

United States of America,  
Plaintiff,

-v-

Ollis Earl Brown, et al.,  
Defendants.

**FILED**

FEB 16 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

Civil No. 71-C-234

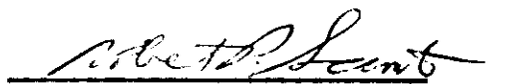
ORDER

NOW on this 15 day of February 1972, there came on for consideration the Motion for the Plaintiff to Dismiss this action without prejudice. The Court finds such motion is well taken for the reason that the defendants, Ollis Earl Brown and Mary Louise Brown, have paid the arrearage due the United States so that the mortgage being foreclosed upon is no longer in default.

THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that this action is dismissed without prejudice.

  
UNITED STATES DISTRICT JUDGE

APPROVED.

  
ROBERT P. SANTEE  
Assistant United States Attorney

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

UNITED STATES OF AMERICA,

Plaintiff,

vs.

BILL R. NOURSE and TONI NOURSE, and  
MONTGOMERY WARD & COMPANY, INC.,

Defendants.)

CIVIL ACTION NO. 71-C-372

**FILED**

**FEB 14 1972**

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

JUDGMENT OF FORECLOSURE

This matter comes on for consideration this 14 day of  
February, 1972, the defendants, Bill R. Nourse, Toni Nourse, and Montgomery  
Ward & Company, Inc., appearing not, and

The Court being fully advised and having examined the file herein  
finds that the complaint and summons were served on the defendant, Montgomery  
Ward & Company, Inc., by personal service on October 26, 1971, as evidenced  
by the Marshal's return of service of said summons, and that service was made  
on the defendants, Bill R. Nourse and Toni Nourse, by publication as appears  
from the Proof of Publication filed herein on January 17, 1972, requiring  
them to answer the complaint filed herein on October 21, 1971, and it appear-  
ing that said defendants have failed to answer herein and their default has  
been entered by the Clerk of this Court; and

The Court further finds that this is a suit based upon a mortgage  
note and foreclosure on a real property mortgage securing said mortgage note  
on the following-described real property located in Tulsa County, State of  
Oklahoma, within the Northern Judicial District of Oklahoma:

Lot Eighteen (18) in Block Three (3), NORTHCATE THIRD  
ADDITION to the City of Tulsa, Tulsa County, Oklahoma,  
according to the recorded plat thereof.

The Court further finds that the material allegations of plaintiff's  
complaint are true and correct; and

That the defendants, Bill R. Nourse and Toni Nourse, did on the 30th  
day of July, 1970, at Tulsa, Tulsa County, Oklahoma, execute and deliver to  
Diversified Mortgage & Investment Company their certain mortgage note in the

principal amount of \$14,150.00, with interest thereon at the rate of 8 1/2 per cent per annum from date until paid, said payments on the principal and interest being payable in monthly installments of \$108.81 each commencing on the 1st day of September, 1970;

That at the same time and as a part and parcel of the same transaction and for the purpose of securing said mortgage note, said defendants executed and delivered to Diversified Mortgage and Investment Company their certain real estate mortgage covering the above-described property;

That subsequent thereto said mortgage was assigned by Diversified Mortgage & Investment Company to Federal National Mortgage Association by Assignment of Mortgage of Real Estate, dated August 7, 1970;

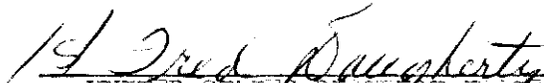
That on the 21st day of December, 1970, Federal National Mortgage Association did sell, transfer, assign, set over and deliver unto the Secretary of Housing and Urban Development of Washington, D. C., his successors and assigns, said mortgage note and real estate mortgage.

It further appears that the defendants, Bill R. Nourse and Toni Nourse, made default under the terms of the aforesaid mortgage note and mortgage by reason of their failure to make the monthly installments due thereon for more than one year, which default has continued and that by reason thereof, these defendants are indebted to the plaintiff in the sum of \$14,931.99, with interest thereon from June 1, 1971, at the rate of 8 1/2 per cent per annum until paid, plus any additional sums advanced or expended during this foreclosure action by plaintiff for taxes, insurance, abstracting, or sums for the preservation of subject property, plus the cost of this action accrued and accruing.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the plaintiff, United States of America, have and recover judgment against the defendants, Bill R. Nourse and Toni Nourse, in the amount of \$14,931.99, with interest thereon from June 1, 1971, at the rate of 8 1/2 per cent per annum until paid, plus any additional sums advanced or expended during this foreclosure action by plaintiff for taxes, insurance, abstracting, or sums for the preservation of subject property, plus the cost of this action accrued and accruing.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that upon the failure of the defendants, Bill R. Nourse and Toni Nourse, to satisfy plaintiff's money judgment 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, shall be deposited with the Clerk of this Court to await further order of the Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that from and after the sale of said property, under and by virtue of this judgment and decree, the defendants, and each of them, and all persons claiming under them since the filing of the complaint herein be and they are forever barred and foreclosed of any right, title, interest, or claim in or to the real property or any part thereof.

  
UNITED STATES DISTRICT JUDGE

APPROVED:

  
ROBERT P. EGAN  
Assistant United States Attorney

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

RUTH F. MOORE, )  
 )  
 Plaintiff, ) Civil Action  
 )  
 vs. ) No. 71-C-311  
 )  
 FRAM CORPORATION, )  
 )  
 Defendant. )

**FILED**

**FEB 11 1972**

JOHN H. PUE, Clerk  
U. S. DISTRICT COURT

ORDER OF DISMISSAL WITH PREJUDICE

The above entitled cause having been fully settled and compromised by the parties hereto, in the amount of \$450.00 for plaintiff's compensation and \$250.00 for plaintiff's attorney, for a total settlement of \$700.00.

Said consideration for settlement of the claim set forth in the plaintiff's complaint herein, having been fully paid, receipt of which is acknowledged, the plaintiff hereby dismisses the above entitled cause with prejudice to the institution of any action or proceeding before any court or tribunal for the recovery of any claims, losses, or damages arising out of or in any manner connected with any of the matters set forth in the complaint on file herein, and the above entitled Court is requested to enter this dismissal of record, each party to assume and pay his or her own costs except as stated herein.

Dated this 7<sup>th</sup> day of February, 1972.

HARRINGTON AND MANN

By William A. Harrington  
Attorneys for Plaintiff

KOTHE AND EAGLETON, INC.

By J. J. Mc  
Attorneys for Defendant

So Ordered;

Luther Bohannon  
United States District Judge  
Luther Bohannon

CSL:pm  
2-2-72

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

GENERAL FELT INDUSTRIES, INC.,  
a corporation,

Plaintiff,

vs.

CONTINENTAL CAPITOL CORP., a  
corporation, and WILLIAM McKISSICK,

Defendants.

No. 71-C-382

FILED

FEB 8 1972

Jane M. POC. Clerk  
U. S. DISTRICT COURT

JOURNAL ENTRY OF JUDGMENT BY DEFAULT

IN THIS ACTION, the defendants, Continental Capitol Corp., a corporation, and William McKissick, having been regularly served with Summons and Complaint, and having failed to plead or otherwise defend, the legal time for pleading or otherwise defending having expired and the default of the said defendants, and each of them, in the premises having been duly entered according to law; upon the application of said plaintiff, judgment is hereby entered against said defendants, and each of them, in pursuance of the prayer of said Complaint.

WHEREFORE, by virtue of the law and by reason of the premises aforesaid,

IT IS ORDERED, ADJUDGED AND DECREED, that the said plaintiff do have and recover from the said defendants, and each of them, the sum of \$23,427.91 with interest thereon at 10% per annum, from the date hereof, together with the further sum of \$5,000.00 attorneys' fees, and all the costs of this action.

Judgment rendered this 7<sup>th</sup> day of February, 1972.

151 Fred W. Sugherts  
JUDGE OF THE UNITED STATES DISTRICT COURT

LAW OFFICES  
UNGERMAN,  
GRABEL,  
UNGERMAN  
& LEITER

SIXTH FLOOR  
WRIGHT BUILDING  
TULSA, OKLAHOMA

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

UNITED STATES OF AMERICA,

Plaintiff,

vs.

TOMMY RAY MEEKS and LINDA MEEKS,  
and RUBY H. FELTER,

Defendants.)

CIVIL ACTION NO. 71-C-333

**FILED**

FEB - 2 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

JUDGMENT OF FORECLOSURE

This matter comes on for consideration this 31 day of January, 1972, the defendants, Tommy Ray Meeks, Linda Meeks, and Ruby H. Felter, appearing not; and

The Court being fully advised and having examined the file herein finds that the complaint and summons were served on the defendants, Tommy Ray Meeks and Linda Meeks, on October 15, 1971, as indicated by the Marshal's return of service of said summons, and that service was made on the defendant, Ruby H. Felter, by publication as appears from the Proof of Publication filed herein on January 17, 1972, requiring them to answer the complaint filed herein on September 13, 1971, and it appearing that said defendants have failed to answer herein and their default has been entered by the Clerk of this Court; and

The Court further finds that this is a suit based upon a mortgage note and foreclosure on a real property mortgage securing said mortgage note on the following-described real property located in Tulsa County, State of Oklahoma, within the Northern Judicial District of Oklahoma:

Lot Twenty-four (24), Block Four (4), Northgate 3rd Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof.

The Court further finds that the material allegations of plaintiff's complaint are true and correct; and

That the defendants, Tommy Ray Meeks and Linda Meeks, did on the 8th day of May, 1970, at Tulsa, Oklahoma, execute and deliver to Diversified Mortgage & Investment Company their certain mortgage note in the principal

amount of \$13,650.00 with interest thereon at the rate of 8 1/2 per cent per annum from date until paid, said payments on the principal and interest being payable in monthly installments of \$104.97 each commencing on the 1st day of July, 1970.

That at the same time and as a part and parcel of the same transaction and for the purpose of securing said mortgage note, said defendants executed and delivered to Diversified Mortgage and Investment Company their certain real estate mortgage covering the above-described property.

That subsequent thereto by Assignment dated May 19, 1970, Diversified Mortgage and Investment Company assigned said mortgage to Federal National Mortgage Association;

That subsequent thereto by Assignment dated December 21, 1970, Federal National Mortgage Association assigned said mortgage to the Secretary of Housing and Urban Development of Washington, D. C., his successors and assigns.

It further appears that the defendants, Tommy Ray Meeks and Linda Meeks, made default under the terms of the aforesaid mortgage note and mortgage by reason of their failure to make the monthly installments due thereon for more than ten (10) months, which default has continued and that by reason thereof, the defendants are indebted to the plaintiff in the sum of \$14,724.23 with interest thereon from October 1, 1970, at the rate of 8 1/2 per cent per annum until paid, plus any additional sums advanced or expended during this foreclosure action by plaintiff for taxes, insurance, abstracting, or sums for the preservation of subject property, plus the cost of this action accrued and accruing.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the plaintiff, United States of America, have and recover judgment against the defendants, Tommy Ray Meeks and Linda Meeks, in the amount of \$14,724.23 with interest thereon at the rate of 8 1/2 per cent per annum until paid, plus any additional sums advanced or expended during this foreclosure action by plaintiff for taxes, insurance, abstracting, or sums for the preservation of subject property, plus the cost of this action accrued and accruing.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that upon failure of the defendants, Tommy Ray Meeks and Linda Meeks, to satisfy plaintiff's money judgment 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 appraisal, the above-described real property and apply the proceeds thereof in satisfaction of plaintiff's judgment. The residue, if any, shall be deposited with the Clerk of the Court to await further order of the Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that from and after the sale of said property, under and by virtue of this judgment and decree, the defendants and each of them and all persons claiming under them since the filing of the complaint herein be and they are forever barred and foreclosed of any right, title, interest, or claim ~~in or to the~~ real property or any part thereof.

*Allen C. Baisow*  
\_\_\_\_\_  
UNITED STATES DISTRICT JUDGE

APPROVED:

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





§

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

United States of America, )  
 )  
 ) Plaintiff, )  
 )  
 -v- )  
 )  
 Alvin J. Evans, et al, )  
 )  
 )  
 )  
 ) Defendants. )

CIVIL NO: 71-C-351

FILED

FEB 1 1972

JOHN H. FROST, CLERK  
U. S. DISTRICT COURT

JUDGMENT OF FORECLOSURE

THIS MATTER COMES on for consideration this 28 day of January 1972, the Plaintiff appearing by Robert P. Santee, Assistant United States Attorney, and the defendants, Alvin J. Evans, Judy Faye Evans, City Finance Company of Sapulpa, and Mutual Plan of Tulsa, Inc., appearing not.

The Court being fully advised and having examined the file herein finds that Alvin J. Evans and Judy Faye Evans were served by publication as shown by Proof of Publication filed herein; that Mutual Plan of Tulsa, Inc. was served with complaint and summons on October 4, 1971; that City Finance Company of Sapulpa was served with complaint and summons on October 8, 1971.

It appearing that the said defendants have failed to answer herein and that default has been entered by the Clerk of this Court.

The Court further finds that this is a suit based upon a mortgage note and foreclosure on a real property mortgage securing said mortgage note and that the following described real property is located in Tulsa County, Oklahoma, within the Northern Judicial District of Oklahoma:

Lot Fourteen (14), less the Easterly Fifteen (15) feet thereof, Block Four (4), Chandler Frates Fourth Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof.

That the defendants, Alvin J. Evans, Jr. and Judy Faye Evans, did, on April 16, 1968, execute and deliver to The Administrator of Veterans Affairs, their mortgage and mortgage note in the sum of \$10,000 with 6 percent interest per annum, and further providing for the payment of monthly installments of principal and interest; and

The Court further finds that the defendants, Alvin J. Evans, Jr. and Judy Faye Evans, made default under the terms of the aforesaid mortgage note by reason of their failure to make monthly installments due thereon for more than 10 months last past, which default has continued and that by reason thereof the above named defendants are now indebted to the Plaintiff in the sum of \$9,856.41 as unpaid principal, with interest thereon at the rate of 6 percent per annum from October 16, 1970, until paid, plus the cost of this action accrued and accruing.

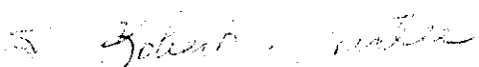
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Plaintiff have and recover judgment against defendants, Alvin J. Evans, Jr. and Judy Faye Evans, for the sum of \$9,856.41 with interest thereon at the rate of 6 percent per annum from October 16, 1970, plus the cost of this action accrued and accruing, plus any additional sums advanced or to be advanced or expended during this foreclosure action by Plaintiff for taxes, insurance, abstracting, or sums for the preservation of the subject property.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that upon the failure of said defendants to satisfy Plaintiff's money judgment herein, an Order of Sale shall be issued to the United States Marshal for the Northern District of Oklahoma, commanding him to advertise and sell, with appraisement, the said 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.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that from and after the sale of said property, under and by virtue of this judgment and decree, all of the defendants and each of them and all persons claiming under them since the filing of the Complaint herein be and they are forever barred and foreclosed of any right, title, interest or claim in or to the real property or any part thereof.

  
UNITED STATES DISTRICT JUDGE

APPROVED.

  
ROBERT P. SANTEE  
Assistant United States Attorney

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

MURRAY DEAN CARTER, )  
)  
Plaintiff, )  
)  
vs )  
)  
)  
MISSOURI-KANSAS-TEXAS RAILWAY )  
COMPANY, a Delaware Corporation, )  
)  
Defendant. )

**FILED**

FEB 1 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

No. 71-C-76

DISMISSAL WITH PREJUDICE

Comes now the plaintiff above named and dismisses the above  
entitled cause of action with prejudice to the filing of another  
cause of action herein.

DATED THIS 30 DAY OF NOVEMBER, 1971.

*Murray D Carter*  
MURRAY DEAN CARTER  
PLAINTIFF

*Funston & Simmons*  
FUNSTON & SIMMONS  
ATTORNEYS FOR PLAINTIFF

**FILED**  
FEB - 4 1972  
JOHN H. POE, Clerk  
U. S. DISTRICT COURT.

IT IS ORDERED that the above entitled cause of action  
is dismissed with prejudice to the filing of another cause  
of action herein.

DATED this 3<sup>rd</sup> day of February, 1972.

*Rutter Bohanan*  
United States District Judge

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

ROBERT H. GARWOOD, d/b/a )  
GARWOOD INSURANCE AGENCY, )  
 )  
Plaintiff, )  
 )  
vs. )  
 )  
THE TRAVELERS INSURANCE )  
COMPANY, a foreign insurance )  
company, )  
 )  
Defendant. )

No. 71-C-182

**FILED**

**FEB 1 1972**

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

JUDGMENT

This case came on for trial December 20, 1971, in pursuant to its trial assignment, parties appearing through their counsel and announcing ready for trial.

This Court heard opening statements of counsel and heard evidence and took under consideration the stipulations of both counsel and upon being fully advised of the controversies and the proof in support thereof, this Court finds that:

1. Travelers Insurance Company submitted bids to the State Board of Public Affairs, Oklahoma City, Oklahoma, for the proposal to write a hospitalization and surgical benefits program for the State Employees of the State of Oklahoma, that said bids were submitted on October 11, 1967, subsequently rejected by the State and upon new submission of bids December 27, 1967, Travelers Insurance Company was accepted as the writing company for such insurance.
2. That said proposal was submitted upon figures submitted by the State of Oklahoma for the bidding companies projecting premium income of \$5,920,918.00 per annum.
3. That included in said bid was an item for writing agents commission in the amount of \$8,369.00 based upon the premiums produced as projected above.
4. That Travelers did not designate a specific agent to the State of Oklahoma for the writing of such business but wrote it directly as a company

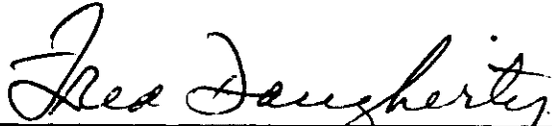
and the State Employees Group Health Board have not designated an agent of their choice to the date of this trial.

5. That in the preliminary proceedings for the establishment and enactment of a law providing for such insurance, plaintiff did expend many hours and did assist Travelers Insurance Company in many ways in appearing before various legislative bodies to speak on behalf of the Enabling Act, which was subsequently passed through the joint efforts of plaintiff and defendant. That throughout plaintiff's period of efforts and labors plaintiff was relying upon a letter from Travelers Insurance Company which purported to authorize Garwood to proceed in such fashion in the anticipation that he would be named as agent on such policy.

6. That defendant's policy was in force and effect for a total of sixteen (16) months, that such total premiums for the 16 month period were in fact \$3, 352, 276. 00 instead of the projected amount upon which the bids and proposals were submitted. That based upon such premiums paid and the proposal as submitted that the fair amount of premiums thereby paid would produce agents commission in the amount of \$4, 738. 00.

IT IS THEREFORE the judgment of this Court that the plaintiff is entitled to commissions in the amount of \$4, 738. 00.

WHEREFORE, IT IS ADJUDGED, ORDERED AND DECREED that judgment be entered for plaintiff against the defendant in the amount of \$4, 738. 00.

  
FRED DAUGHERTY, UNITED STATES  
DISTRICT JUDGE

APPROVED:



Tom Birmingham, Attorney for  
Plaintiff



Burton J. Johnson, Attorney for  
Defendant

IEU:s1b  
12/16/71

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

UNIROYAL, INC., a corporation,  
Plaintiff,  
vs.  
FRANK SKI,  
Defendant.

Civil Action

No. 71-G-309

**FILED**

FEB 1 1972

JOHN H. POE, Clerk  
U. S. DISTRICT COURT

JUDGMENT

NOW, on this 1<sup>st</sup> day of February, 1972, there came on for hearing before the undersigned United States District Judge, by agreement of parties, the above styled and numbered matter, Plaintiff appearing by its agents and attorneys, Ungerman, Grabel, Ungerman & Leiter, and the Defendant, Frank Ski, appearing by his attorney, Bill B. Pigman, and all parties having in open court waived their right to a trial by jury, the Court proceeded to hear the testimony of a witness sworn and examined in open court, and upon the said Plaintiff resting its cause, the Defendant offered no testimony whatsoever.

From the said testimony this Court finds that by virtue of the contract of Guaranty entered into and signed by the Defendant, Frank Ski, to the Plaintiff, Uniroyal, Inc., a corporation, that there is due and owing from the Defendant, Frank Ski, to the Plaintiff the principal sum of \$23,409.35 together with accumulated interest of \$12,720.00 plus an attorney fee of \$3,500.00 and all the costs of this action and that judgment should be entered accordingly.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THIS COURT that the Plaintiff, Uniroyal, Inc., a corporation, do have and recover a judgment of and against the Defendant, Frank Ski, for the principal sum of \$23,409.35 together with accumulated interest of \$12,720.00 plus an attorney fee of \$3,500.00 and all the costs of this action.

  
United States District Judge

APPROVED:

UNGERMAN, GRABEL, UNGERMAN & LEITER

By   
Attorneys for Plaintiff

  
BILL B. FIGMAN, Attorney for Defendant

LAW OFFICES  
UNGERMAN,  
GRABEL,  
UNGERMAN  
& LEITER  
  
SIXTH FLOOR  
WRIGHT BUILDING  
TULSA, OKLAHOMA