

CERTIFICATE OF SERVICE

This is to certify that on the 8th day of November, 1991, a true and correct copy of the foregoing was mailed, postage prepaid thereon, to:

Patrick Hoey
2624 East 88th, #5
Tulsa, OK 74137



Assistant United States Attorney

OBA NO 4892 **FILED**

NOV -7 1991

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

RICHARD M. LAWRENCE
CLERK
U.S. DISTRICT COURT
NORTHERN DISTRICT OF OK

THE BOARD OF TRUSTEES OF THE
PIPELINE INDUSTRY BENEFIT FUND,

Plaintiff,

vs.

O&M (MOTE) CONSTRUCTION, INC.,
an Indiana corporation,

Defendant.

No. 91-C-594-B

DEFAULT JUDGMENT

Judgment is hereby entered in favor of The Board of Trustees of the Pipeline Industry Benefit Fund on its Complaint in the amount of \$6,637.22, together with reasonable attorney fees of \$250.00, together with Court Costs herein of \$100.00.

DATED this 7 day of Nov, 1991.



JUDGE OF THE UNITED STATES DISTRICT COURT
Clerk

NOTE: THIS ORDER IS TO BE MAILED
BY MOVANT TO ALL COUNSEL AND
PRO SE LITIGANTS IMMEDIATELY
UPON RECEIPT.

FILED

OBA NO. 4392

NOV -7 1991

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

U.S. DISTRICT COURT
NORTHERN DISTRICT OF OK

PIPELINERS LOCAL UNION NO. 798)
of the UNITED ASSOCIATION OF)
JOURNEYMEN AND APPRENTICES OF)
THE PLUMBING AND PIPE FITTING)
INDUSTRY OF THE UNITED STATES)
AND CANADA,)

Plaintiff,)

vs.)

HIGH PLAINS CONSTRUCTION CO.,)
an Oklahoma corporation,)

Defendant.)

No. 91-C-588-E

DEFAULT JUDGMENT

Judgment is hereby entered in favor of Pipeliners Local Union No. 798 of the United Association of Journeymen and Apprentices of the Plumbing and Pipe Fitting Industry of the United States and Canada on its Complaint in the amount of \$1,130.12, together with reasonable attorney fees of \$250.00 together with Court Costs herein of \$100.00.

DATED this _____ day of _____, 1991.

Mullis, dky

JUDGE OF THE UNITED STATES DISTRICT COURT

NOTE: THIS ORDER IS TO BE MAILED
BY MOVANT TO ALL COUNSEL AND
PRO SE LITIGANTS IMMEDIATELY.
UPON RECEIPT.

FILED

OBA NO. 4292-7 1991
NOV-7 1991

RICHARD J. LAWRENCE
CLERK
U.S. DISTRICT COURT
NORTHERN DISTRICT OF OK

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

PIPELINERS LOCAL UNION NO. 798)
of the UNITED ASSOCIATION OF)
JOURNEYMEN AND APPRENTICES OF)
THE PLUMBING AND PIPE FITTING)
INDUSTRY OF THE UNITED STATES)
AND CANADA,)

Plaintiff,)

vs.)

O&M (MOTE) CONSTRUCTION, INC.,)
an Indiana corporation,)

Defendant.)

No. 91-C-587-E

DEFAULT JUDGMENT

Judgment is hereby entered in favor of Pipeliners Local Union No. 798 of the United Association of Journeymen and Apprentices of the Plumbing and Pipe Fitting Industry of the United States and Canada on its Complaint in the amount of \$1,306.11, together with reasonable attorney fees of \$250.00 together with Court Costs herein of \$100.00.

DATED this 7 day of November, 1991.



JUDGE OF THE UNITED STATES DISTRICT COURT
Richard J. Lawrence, Clerk

NOTE: THIS ORDER IS TO BE MAILED
BY MOVANT TO ALL COUNSEL AND
PRO SE LITIGANTS IMMEDIATELY
UPON RECEIPT.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

FILED

NOV 7 1991

**Richard M. Lawrence, Clerk
U.S. DISTRICT COURT**

ATLANTIC RICHFIELD COMPANY,)
)
Plaintiff,)

-vs-)

AMERICAN AIRLINES, INC., et al,)
)
Defendants)

ATLANTIC RICHFIELD COMPANY,)
)
Plaintiff,)

-vs-)

SOLVENTS RECOVERY CORP., et al,)
)
Defendants)

ATLANTIC RICHFIELD COMPANY,)
)
Plaintiff,)

-vs-)

UNIT RIG & EQUIPMENT CO., et al,)
)
Defendants.)

Consolidated Case Nos.

89-C-868-C

89-C-869-C

90-C-859-C

**NOTICE OF DISMISSAL,
AND VOLUNTARY DISMISSAL WITHOUT PREJUDICE OF CLACO,
PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 41 (A) (1)**

Pursuant to Federal Rule of Civil Procedure 41(a)(1), all claims which plaintiff Atlantic Richfield Company has filed in

this action against defendant Claco, Inc. are hereby dismissed
without prejudice.

Gary A. Eaton OBA#2598
Attorney for Plaintiff
1717 East 15th Street
Tulsa, Oklahoma 74104
918/743-8781

CERTIFICATE OF MAILING

The undersigned certifies that on November 6, 1991, a true and correct copy of the above instrument/pleading was mailed with postage prepaid to the following persons:

Mr. William Anderson, Attorney at Law and Liaison Counsel and Co-Lead Counsel for Owners and Non-Operator Lessees Group, 320 South Boston, Suite 500, Tulsa, OK 74103

Mr. C. S. Lewis II, Attorney at Law and Co-Lead Counsel for Owners and Non-Operator Lessees Group, P. O. Box 1046, Tulsa, OK 74101

Mr. John Tucker, Attorney at Law and Lead Counsel for Non-Group Generators and Transporters, 2800 Fourth National Bank Building, Tulsa, OK 74119

Mr. Steve Harris, Attorney at Law and Lead Counsel for Operators Group, Suite 260, Southern Hills Tower, 2431 East 61st Street, Tulsa, OK 74136

Mr. Charles Shipley, Attorney at Law and Settlement Coordinator, 3401 First National Tower, Tulsa, OK 74103

Ms. Claire Eagan, Mr. Michael Graves, and Mr. Matthew Livingood, Attorneys at Law and Lead Counsel for The Sand Springs PRP Group, 4100 Bank of Oklahoma Tower, One Williams Center, Tulsa, OK 74172

Mr. Larry G. Gutteridge, Co-Counsel for Plaintiff, Sidley & Austin, Attorneys at Law, 633 West Fifth Street, Suite 3500, Los Angeles, CA 90071

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

JOHN L. ALEXANDER,

Plaintiff,

v.

RON CHAMPION,

Defendant.

91-C-438-C

FILED

NOV 6 1991

Richard M. Lawrence, Clerk
U.S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

ORDER

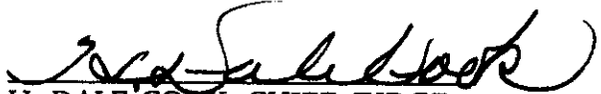
The Court has for consideration the Report and Recommendation of the United States Magistrate Judge filed October 10, 1991 in which the Magistrate Judge recommended that this case be transferred to the United States District Court for the Eastern District of Oklahoma.

No exceptions or objections have been filed and the time for filing such exceptions or objections has expired.

After careful consideration of the record and the issues, the Court has concluded that the Report and Recommendation of the United States Magistrate Judge should be and hereby is adopted and affirmed.

It is, therefore, Ordered that this case is transferred to the United States District Court for the Eastern District of Oklahoma.

Dated this 5th day of November, 1991.


H. DALE COOK, CHIEF JUDGE
UNITED STATES DISTRICT JUDGE

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

F I L E D

NOV 6 1991

GEORGE HOLTER,)
)
 Plaintiff,)
)
 v.)
)
 WILLIAM H. TYDINGS, et al.)
)
 Defendant.)

Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

Case No: 91-C-87-E

ORDER OF DISMISSAL WITH PREJUDICE

IN ACCORDANCE with the Agreed Order executed by the Plaintiff, George Holter, and Defendant, Richard D. Hicks, and stipulating to dismissal of this action with prejudice, the Court hereby finds that pursuant to Fed. R. Civ. P. 41, this matter is hereby dismissed with prejudice.

IT IS SO ORDERED, this 5th day of November 1991.

Judge James O. Ellison
United States District Judge

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

FILED

NOV 6 1991

FEDERAL DEPOSIT INSURANCE CORPORATION,)
in its corporate capacity,)

Plaintiff,)

vs.)

WARREN W. THOMAS AND DALE E. MITCHELL,)
Co-Trustees; WARREN W. THOMAS; CLETA)
DEATHERAGE MITCHELL; THE FIRST SOUTHERN)
BAPTIST CHURCH OF DEL CITY; and UNION)
BANK AND TRUST CO.,)

Defendants.)

Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

No. 87-C-920-E

JOURNAL ENTRY OF JUDGMENT

This matter comes on before the Court this 5th day of November, 1991. Plaintiff Federal Deposit Insurance Corporation, in its corporate capacity, ("FDIC") appears by and through its attorney of record, R. Kevin Layton. Defendants The First Southern Baptist Church of Del City, Warren Thomas, Co-Trustee, and Warren Thomas appear by and through their attorney of record, Jim W. Lee. Defendant Dale E. Mitchell appears not; Cleta Deathridge Mitchell and Union Bank and Trust Company having disclaimed herein. Whereupon the Court being fully advised in the premises, finds as follows:

1. This Court has jurisdiction over the subject matter of this action and the parties hereto and venue is proper in the Northern District of Oklahoma.

2. Dale E. Mitchell has been duly and properly served with a copy of the summons and Amended Complaint herein, but has failed refused, and neglected to plead or otherwise defend herein in the manner required by law and is therefore adjudged in default.

3. On or about the 3rd day of October, 1985, a certain trust agreement was created with Warren W. Thomas and Cleta Deathridge Mitchell as settlors and Len Cason and Mark Dickey as the original Co-Trustees.

4. Len Cason and Mark Dickey have resigned as Co-Trustees of the Trust and transferred their interest to the current trustees, Warren W. Thomas and Dale E. Mitchell ("Trustees").

5. On May 8, 1986, the Oklahoma State Banking Department declared the Bank of Commerce and Trust Company ("BOC") located in Tulsa, Oklahoma, insolvent and pursuant to Okla. Stat., Tit. 6 §1205 appointed the FDIC as Liquidating Agent.

6. Certain assets of BOC were sold and transferred by the Liquidating Agent to the FDIC, in its corporate capacity, pursuant to agreements approved by the District Court of Tulsa County, Oklahoma. Among those assets so acquired were the promissory note, mortgage and guaranty which the FDIC has sued upon.

7. On or about April 16, 1986, Trustees made, executed and delivered to BOC their promissory note (the "Promissory Note") in the face amount of \$950,000.00 payable on demand or on October 10, 1986, whichever first occurred, plus interest.

8. On or about April 16, 1986, in order to secure payment of the indebtedness evidenced by the Promissory Note together with all indebtedness, liabilities and obligations of the Trustees to BOC then existing or which may exist in the future. The Trustees made,

executed and delivered to BOC a real estate mortgage covering the following described real property in Oklahoma County, to-wit:

Being a part of the Southwest Quarter (SW/4) of Section Nine (9), Township Eleven (11) North, Range Two (2) West of the Indian Meridian, Oklahoma County, Oklahoma, and being more particularly described as follows:

Commencing at the Southwest Corner of said Southwest Quarter (SW/4); thence North 00°12'47" West along the west line of said Southwest Quarter (SW/4) a distance of 587.41 feet; thence North 89°47'13" East a distance of 50.00 feet to the TRUE POINT OF BEGINNING; thence North 00°12'47" West and parallel with said West line a distance of 733.57 feet; thence North 89°53'18" East a distance of 977.73 feet; thence South 26°21'59" East a distance of 127.24 feet; thence South 00°28'15" East a distance of 450.00 feet; thence South 32°11'45" West a distance of 135.00 feet; thence South 56°11'45" West a distance of 80.00 feet; thence South 00°41'15" East a distance of 120.00 feet; thence North 83°04'15" West a distance of 70.59 feet; thence North 00°12'47" West a distance of 98.88 feet; thence South 89°59'26" West and parallel with the South Line of said Southwest Quarter (SW/4) a distance of 827.80 feet to the point or place of beginning. (the "Property")

The mortgage was duly executed and acknowledged according to law. Mortgage tax was paid thereon and the same was filed of record on April 22, 1986, in the office of the County Clerk of Oklahoma County, in Book 5459 at Pages 1179 to 1183, inclusive.

9. On or about April 16, 1986, for value received and for the purpose of enabling Trustees to obtain credit or other financial accommodation from BOC, Warren Thomas and Dale E. Mitchell each gave to BOC their unconditional and unlimited

guarantee of all indebtedness of Trustees to BOC then in existence or thereafter accruing. The FDIC has not brought suit against Dale E. Mitchell individually on his guarantee for the reason of his bankruptcy proceeding in the United States Bankruptcy Court for the Western District of Oklahoma. The Trustees have not paid the amounts due under the Promissory Note, and said Promissory Note, Mortgage and Guaranty are now in default. There is due and owing to FDIC under the terms of the Promissory Note the principal amount of \$950,000.00 plus interest accrued to August 26, 1987 of \$163,129.51, plus interest continuing to accrue thereafter, plus attorney fees, costs, abstracting fees, ad valorem taxes paid and all other amounts owing under the Mortgage.

10. Pursuant to the terms of the Note and Mortgage herein, FDIC is entitled to foreclose its mortgage, to have the Property sold and to have the amounts applied in reduction of the indebtedness.

11. On or about the 11th day of October, 1985, the Trustees granted a mortgage in and to the Property involved in this action to First Southern Baptist Church of Del City.

12. On or about the 9th day of April, 1986, First Southern Baptist Church of Del City for good and valuable consideration subordinated its interest in and to the property to the mortgage of BOC. Said Subordination Agreement was filed of record in the office of the County Clerk of Oklahoma County in Book 5460 at Pages 1902 through 1905.

13. The Mortgage of FDIC created a first, valid, prior and superior mortgage lien and security interest in and to the Property in favor of FDIC.

14. Union Bank and Trust Company has filed its disclaimer herein. The Court therefore finds that any right, title or interest of Union Bank and Trust Company in and to the Property is junior, inferior and subordinate to the right, title and interest of FDIC.

15. Cleta Deathridge Mitchell has filed her disclaimer in this action. The Court therefore finds that any right, title or interest of Cleta Deathridge Mitchell in and to the Property is junior, inferior and subordinate to the right, title and interest of FDIC.

16. First Southern Baptist Church of Del City may claim some right, title or interest in and to the Property. The Court finds that any right, title and interest of First Southern Baptist Church of Del City in and to the Property is junior, inferior and subordinate to the right, title and interest of FDIC.

17. Defendant Dale E. Mitchell, Co-Trustee, may claim some right, title or interest in and to the Property. The Court finds that any right, title or interest of Dale E. Mitchell, Co-Trustee in and to the Property is junior, inferior and subordinate to the right, title and interest of FDIC.

18. Defendants Warren W. Thomas and Warren W. Thomas, Co-Trustee, may claim some right, title or interest in and to the

Property. The Court finds that any right, title and interest of said defendants, Warren W. Thomas and Warren W. Thomas, Co-Trustee, in and to the Property is junior, inferior and subordinate to the right, title and interest of FDIC.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Plaintiff Federal Deposit Insurance Corporation, in its corporate capacity, have and recover judgment in personam against Defendants Warren W. Thomas, Co-Trustee and Dale E. Mitchell, Co-Trustee, in the principal amount of \$950,000.00, plus accrued interest of \$163,129.51, and interest continuing to accrue from after August 26, 1987, at the rate set forth in the Promissory Note, plus attorneys fees and costs of this action, plus abstracting fees, ad valorem taxes paid, and all other amounts owing under the Mortgage.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that Plaintiff Federal Deposit Insurance Corporation, in its corporate capacity, have and recover judgment in personam against Warren W. Thomas on his Guaranty Agreement in the principal amount of \$950,000.00, plus accrued interest of \$163,129.51, with interest accruing from and after August 26, 1987, at the rate set forth in the Promissory Note, together with attorneys fees and all costs of this action.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the mortgage of FDIC created a first valid, prior and superior mortgage lien and security interest in and to the Property in favor of FDIC, and that

the right, title and interest of all defendants in and to the Property is junior, inferior and subordinate to the right, title and interest of FDIC.

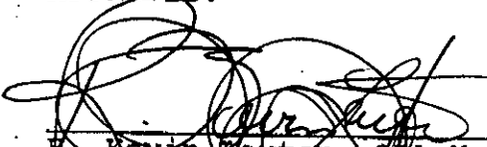
IT IS FURTHER ORDERED, ADJUDGED AND DECREED that a Special Execution and an Order of Sale issue directed to the sheriff of Oklahoma County, to sell with appraisement the mortgaged property as described above and to apply the proceeds therefrom; first, to pay all costs and expenses relating to the foreclosure and sale of the Property; second, to pay the indebtedness owed FDIC as evidenced by the Promissory Note, including the principal amount due and owing, plus interest accrued and accruing, along with reasonable attorneys fees and costs, and to reimburse FDIC for any expenses incurred in payment of delinquent ad valorem real estate taxes, including applicable penalties, if any, costs of abstracting and the like, and third, to pay the balance of the proceeds to the Court to await further order of the Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that, from and after the date of the sale herein and the confirmation of said sale by the Court, the Defendants and all persons claiming by, through or under them, are hereby enjoined from setting up or claiming any right, title and interest in and to the Property.

S/ JAMES O. EUSON

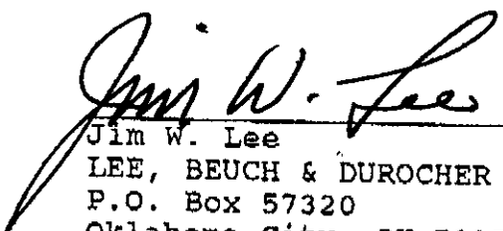
UNITED STATES DISTRICT JUDGE

APPROVED:



K. Kevin Clayton, OBA No. 11900
of BOESCHE, McDERMOTT & ESKRIDGE
800 ONEOK Plaza
100 West Fifth Street
Tulsa, OK 74103
(918) 583-1777

ATTORNEY FOR FEDERAL DEPOSIT
INSURANCE CORPORATION



Jim W. Lee
LEE, BEUCH & DUROCHER
P.O. Box 57320
Oklahoma City, OK 73157-7320

ATTORNEY FOR FIRST SOUTHERN BAPTIST
CHURCH OF DEL CITY, WARREN W. THOMAS,
AND WARREN W. THOMAS, CO-TRUSTEE

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that plaintiff's action against defendant McClain be dismissed and that defendant McClain be granted his costs against plaintiff.

Dated this 5th day of November, 1991.

JAMES O. ELLISON
United States District Judge

44-27

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

FILED

NOV 06 1991
Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

RALPH L. HOLLAND and)
PAULINE HOLLAND,)
)
Plaintiffs,)
)
vs.)
)
WAL-MART STORES, INC.,)
a foreign corporation,)
)
Defendant.)

No. 90-C-355-BE

DISMISSAL WITH PREJUDICE

COMES NOW the Plaintiffs, Ralph L. Holland and Pauline Holland, and hereby dismiss the above-entitled cause with prejudice as to Defendant, Wal-mart Stores, Inc., a foreign corporation.

Ralph L. Holland

RALPH L. HOLLAND

Pauline Holland

PAULINE HOLLAND

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

NOV 06 1991

UNITED STATES OF AMERICA)
)
 Plaintiff)
)
 vs.)
)
 JESSIE D. COTTER, JR.,)
 AND JOAN COTTER)
)
 Defendants.)

Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

CIVIL ACTION NO. 91-C-436-B

AGREED JUDGMENT

This matter comes on for consideration this 5th
day of ~~September~~ ^{Nov.}, 1991, the Plaintiff appearing by Tony M.
Graham, United States Attorney for the Northern District of
Oklahoma, through Kathleen Bliss Adams, Assistant United States
Attorney, and the Defendants, Jessie D. Cotter, Jr. and Joan
Cotter, appearing with counsel.

The Court, being fully advised and having examined the
court file, finds that the Defendants, Jessie D. Cotter, Jr. and
Joan Cotter, acknowledged receipt of Summons and Complaint on
July 7, 1991. The Defendants have filed an Answer but have
agreed that they are indebted to the Plaintiff in the amount
alleged in the Complaint and that judgment may accordingly be
entered against them in the principal amount of \$26,378.70, plus
accrued interest in the amount of \$1,975.42 as of February 28,
1991, plus interest thereafter at the rate of 4% per annum until
judgment, plus interest thereafter at the legal rate until paid,
plus the costs of this action.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the
Plaintiff have and recover judgment against the defendants in the

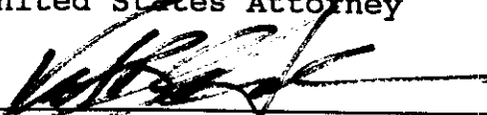
principal amount of \$26,378.70, plus accrued interest in the amount of \$1,975.42 as of February 28, 1991, plus interest thereafter at the rate of 4% per annum until judgment, plus interest thereafter at the current legal rate of 5.42 percent per annum until paid, plus the costs of this action.

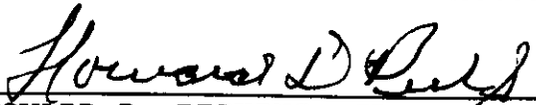
S/ THOMAS R. BRETT
UNITED STATES DISTRICT JUDGE

APPROVED;

UNITED STATES OF AMERICA

TONY M. GRAHAM
United States Attorney


KATHLEEN BLISS ADAMS
Assistant United States Attorney


HOWARD D. PERKINS, JR., ESQ.
Counsel for Defendants


JESSIE D. COTTER, JR.
Defendant


JOAN COTTER
Defendant

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

DANIEL TEDRICK,

Plaintiff,

vs.

LOUIS W. SULLIVAN, M.D.,
SECRETARY OF HEALTH AND
HUMAN SERVICES,

Defendant.

FILED

NOV 6 1991

Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

CASE NO. 91-C-504-C ✓

ORDER

Upon the motion of the defendant, Secretary of Health and Human Services, by Tony M. Graham, United States Attorney of the Northern District of Oklahoma, through Peter Bernhardt, Assistant United States Attorney, and for good cause shown, it is hereby ORDERED that this case be remanded to the Secretary for further administrative action.

DATED this 5th day of November, 1991.


UNITED STATES MAGISTRATE JUDGE

SUBMITTED BY:

TONY M. GRAHAM
United States Attorney


PHIL PINNELL, OBA #7169
Assistant United States Attorney
3900 U.S. Courthouse
Tulsa, Oklahoma 74103
(918) 581-7463

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UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,
Plaintiff,

vs.

CHARLES A. FRISBIE a/k/a CHARLES
ALLEN FRISBIE; RUBIE N. FRISBIE
a/k/a RUBEY N. FRISBIE a/k/a RUBY
N. FRISBIE a/k/a RUBY N. SMITH;
COUNTY TREASURER, Tulsa County,
Oklahoma; and BOARD OF COUNTY
COMMISSIONERS, Tulsa County,
Oklahoma,

Defendants.

FILED

NOV 6 1991

Richard M. Lawrence, Clerk
U.S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

CIVIL ACTION NO. 91-C-463-C

JUDGMENT OF FORECLOSURE

This matter comes on for consideration this 5^m day
of November, 1991. The Plaintiff appears by Tony M.
Graham, United States Attorney for the Northern District of
Oklahoma, through Peter Bernhardt, Assistant United States
Attorney; the Defendants, County Treasurer, Tulsa County,
Oklahoma, and Board of County Commissioners, Tulsa County,
Oklahoma, appear by J. Dennis Semler, Assistant District
Attorney, Tulsa County, Oklahoma; and the Defendants, Charles A.
Frisbie a/k/a Charles Allen Frisbie and Rubie N. Frisbie a/k/a
Rube N. Frisbie a/k/a Ruby N. Frisbie a/k/a Ruby N. Smith,
appear not, but make default.

The Court, being fully advised and having examined the
court file, finds that the Defendant, County Treasurer, Tulsa
County, Oklahoma, acknowledged receipt of Summons and Complaint
on July 3, 1991; and that Defendant, Board of County
Commissioners, Tulsa County, Oklahoma, acknowledged receipt of
Summons and Complaint on July 3, 1991.

THIS COPY IS TO BE MAILED
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The Court further finds that the Defendants, Charles A. Frisbie a/k/a Charles Allen Frisbie and Rubie N. Frisbie a/k/a Rubey N. Frisbie a/k/a Ruby N. Frisbie a/k/a Ruby N. Smith, were served by publishing notice of this action in the Tulsa Daily Commerce & Legal News, a newspaper of general circulation in Tulsa County, Oklahoma, once a week for six (6) consecutive weeks beginning August 27, 1991, and continuing to October 1, 1991, as more fully appears from the verified proof of publication duly filed herein; and that this action is one in which service by publication is authorized by 12 O.S. Section 2004(c)(3)(c). Counsel for the Plaintiff does not know and with due diligence cannot ascertain the whereabouts of the Defendants, Charles A. Frisbie a/k/a Charles Allen Frisbie and Rubie N. Frisbie a/k/a Rubey N. Frisbie a/k/a Ruby N. Frisbie a/k/a Ruby N. Smith, and service cannot be made upon said Defendants within the Northern Judicial District of Oklahoma or the State of Oklahoma by any other method, or upon said Defendants without the Northern Judicial District of Oklahoma or the State of Oklahoma by any other method, as more fully appears from the evidentiary affidavit of a bonded abstracter filed herein with respect to the last known addresses of the Defendants, Charles A. Frisbie a/k/a Charles Allen Frisbie and Rubie N. Frisbie a/k/a Rubey N. Frisbie a/k/a Ruby N. Frisbie a/k/a Ruby N. Smith. The Court conducted an inquiry into the sufficiency of the service by publication to comply with due process of law and based upon the evidence presented together with affidavit and documentary evidence finds that the Plaintiff, United States of America, acting on behalf of

the Secretary of Veterans Affairs, and its attorneys, Tony M. Graham, United States Attorney for the Northern District of Oklahoma, through Peter Bernhardt, Assistant United States Attorney, fully exercised due diligence in ascertaining the true name and identity of the parties served by publication with respect to their present or last known places of residence and/or mailing addresses. The Court accordingly approves and confirms that the service by publication is sufficient to confer jurisdiction upon this Court to enter the relief sought by the Plaintiff, both as to subject matter and the Defendants served by publication.

It appears that the Defendants, County Treasurer, Tulsa County, Oklahoma, filed his Answer on July 23, 1991, disclaiming any right, title or interest in the subject property; that the Board of County Commissioners, Tulsa County, Oklahoma, filed its Answer on July 23, 1991, disclaiming any right, title or interest in the subject property; and that the Defendants, Charles A. Frisbie a/k/a Charles Allen Frisbie and Rubie N. Frisbie a/k/a Rubey N. Frisbie a/k/a Ruby N. Frisbie a/k/a Ruby N. Smith, have failed to answer and their default has therefore been entered by the Clerk of this Court.

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

Lot Ten (10), LESS AND EXCEPT the South Seven and One-Half (7.5) feet of the West One Hundred Forty (140) feet thereof; and the East One Hundred Ninety (190) feet of Lot Eleven (11), Block Six (6), INTERURBAN ADDITION to the City of Tulsa, Tulsa County, State of Oklahoma, according to the Recorded plat thereof; LESS AND EXCEPT a tract that is a portion of both Lots 10 and 11, being more particularly described as follows, to-wit: BEGINNING at the Southeast corner of Lot 11 going West 44.81 feet; thence North 12° West 224.71 feet to a point on the North line of said Lot 10; thence East 90.01 feet to the Northeast corner of said Lot 10; thence South 220 feet to the Point of Beginning.

The Court further finds that on September 14, 1989, the Defendants, Charles A. Frisbie and Rubie N. Frisbie, executed and delivered to the United States of America, acting on behalf of the Administrator of Veterans Affairs, now known as Secretary of Veterans Affairs, their mortgage note in the amount of \$48,380.00, payable in monthly installments, with interest thereon at the rate of 7.5 percent (7.5%) per annum.

The Court further finds that as security for the payment of the above-described note, the Defendants, Charles A. Frisbie and Rubie N. Frisbie, executed and delivered to the United States of America, acting on behalf of the Administrator of Veterans Affairs, now known as Secretary of Veterans Affairs, a mortgage dated September 14, 1989, covering the above-described property. Said mortgage was recorded on September 19, 1989, in Book 5208, Page 576, in the records of Tulsa County, Oklahoma.

The Court further finds that the Defendants, Charles A. Frisbie a/k/a Charles Allen Frisbie and Rubie N. Frisbie a/k/a

Rubey N. Frisbie a/k/a Ruby N. Frisbie a/k/a Ruby N. Smith, made default under the terms of the aforesaid note and mortgage, by reason of their failure to make the monthly installments due thereon, which default has continued, and that by reason thereof the Defendants, Charles A. Frisbie a/k/a Charles Allen Frisbie and Rubie N. Frisbie a/k/a Rubey N. Frisbie a/k/a Ruby N. Frisbie a/k/a Ruby N. Smith, are indebted to the Plaintiff in the principal sum of \$48,271.62, plus interest at the rate of 7.5 percent per annum from February 1, 1990 until judgment, plus interest thereafter at the legal rate until fully paid, and the costs of this action.

The Court further finds that the Defendants, County Treasurer and Board of County Commissioners, Tulsa County, Oklahoma, claim no right, title or interest in the subject real property.

The Court further finds that the Defendants, Charles A. Frisbie a/k/a Charles Allen Frisbie and Rubie N. Frisbie a/k/a Rubey N. Frisbie a/k/a Ruby N. Frisbie a/k/a Ruby N. Smith, are in default and have no right, title or interest in the subject real property.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the Plaintiff have and recover judgment in rem against the Defendants, Charles A. Frisbie a/k/a Charles Allen Frisbie and Rubie N. Frisbie a/k/a Rubey N. Frisbie a/k/a Ruby N. Frisbie a/k/a Ruby N. Smith, in the principal sum of \$48,271.62, plus interest at the rate of 7.5 percent per annum from February 1, 1990 until judgment, plus interest thereafter at the current

legal rate of 5.42 percent per annum until paid, plus the costs of this action, 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 the Defendants, County Treasurer and Board of County Commissioners, Tulsa County, Oklahoma, have no right, title, or interest in the subject real property.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that an Order of Sale shall be issued to the United States Marshal for the Northern District of Oklahoma, commanding him to advertise and sell, according to Plaintiff's election with or without appraisal, the real property involved herein and apply the proceeds of the sale as follows:

First:

In payment of the costs of this action accrued and accruing incurred by the Plaintiff, including the costs of sale of said real property;

Second:

In payment of the judgment rendered herein in favor of the Plaintiff;

The surplus from said sale, 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 the above-described real property, under

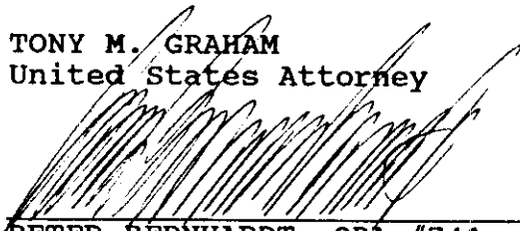
and by virtue of this judgment and decree, all of the Defendants and all persons claiming under them since the filing of the Complaint, be and they are forever barred and foreclosed of any right, title, interest or claim in or to the subject real property or any part thereof.

(Signed) H. Dale Cook

UNITED STATES DISTRICT JUDGE

APPROVED:

TONY M. GRAHAM
United States Attorney



PETER BERNHARDT, OBA #741
Assistant United States Attorney
3600 U.S. Courthouse
Tulsa, Oklahoma 74103
(918) 581-7463

Judgment of Foreclosure
Civil Action No. 91-C-463-C

PB/esr

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

FILED

NOV 06 1991

Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

CONSOLIDATED PETROLEUM)
EQUITIES, LTD., a California)
Limited Partnership,)
)
Plaintiff,)
)
vs.)
)
MCCOLLUM, MILLER & LOVELACE,)
INC.,)
)
Defendants.)

Case No. 91 C 718 B

NOTICE OF DISMISSAL WITHOUT PREJUDICE BY PLAINTIFF

Please take notice that pursuant to Rule 41(a)(1) of the Federal Rules of Civil Procedure the plaintiff hereby dismisses the complaint herein without prejudice.

SNEED, LANG, ADAMS & BARNETT

By: *Brian S. Gaskill*
Brian S. Gaskill
G. Steven Stidham
2300 Williams Center Tower II
Two West Second Street
Tulsa, Oklahoma 74103
(918) 583-3145

Attorneys for Plaintiff

CERTIFICATE OF MAILING

I, Brian S. Gaskill, do hereby certify that on the 10 day of November, 1991, I caused to be mailed a true and correct copy of the above and foregoing instrument, proper postage thereon prepaid, to:

John B. Stuart, Esq.
WAGNER, STUART & CANNON
902 S. Boulder
Tulsa, Oklahoma 74119-2010

Brian S. Gaskill

Brian S. Gaskill

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

MERCEDES-BENZ CREDIT
CORPORATION, formerly known
as Freightliner Credit
Corporation, a Delaware
corporation,

Plaintiff,

vs.

KROBLIN REFRIGERATED XPRESS,
INC., an Iowa Corporation,

Defendant.

No. 90-C-334-E ✓

FILED

NOV 5 1991 *et*

Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

O R D E R

This matter is before the Court on Plaintiff's motion for an award of attorney fees in the amount of \$7,475.00. Defendant has no objection to the award. The Court has reviewed the record and the relevant law and finds that the motion should be granted.

IT IS THEREFORE ORDERED that:

1. Plaintiff is entitled to an attorney fee award in the amount of \$7,475.00;
2. The hearing now set for the 6th day of November, 1991, is hereby stricken as moot.

So ORDERED this 5th day of November, 1991.


JAMES O. ELLISON
UNITED STATES DISTRICT JUDGE

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

FILED

Richard L. ...
...

GEORGE HOLTER,
Plaintiff,
-vs-
WILLIAM HAROLD TYDINGS, et al.,
Defendants.

Civil No. 91-C-87-E

DISMISSAL WITHOUT PREJUDICE

COMES NOW George Holter, plaintiff herein, by and through his undersigned counsel, James Dudley Williams, and hereby requests the Court to dismiss the above-entitled cause against William Harold Tydings, defendant herein, without prejudice in accordance with that certain settlement agreement dated 31 October 1991, filed herein.

DATED this 5 day of November, 1991.

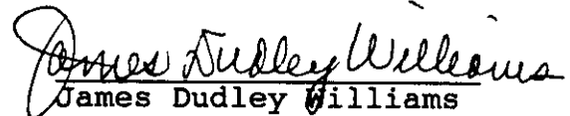
James Dudley Williams
James Dudley Williams
OBA #9662
8141 E. 31st Street
Suite F
Tulsa, OK 74145
(918) 622-9117

CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that a true and correct copy of the foregoing document was mailed, postage prepaid, on this the 5 day of November, 1991, as follows:

Michael Yeksavich, Esq.
Suite 101
2727 E. 21st Street
Tulsa, OK 74114

Tim Olsen, Esq.
1100 Petroleum Club
601 South Boulder
Tulsa, OK 74119


James Dudley Williams

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

STATE FEDERAL SAVINGS)
ASSOCIATION, by and through)
its Conservator, Resolution)
Trust Corporation, as)
successor-in-interest to)
certain assets of State Federal)
Savings and Loan Association,)

Plaintiff,)

v.)

ROBERT L. SCHULTZ and MARIE)
SUSAN SCHULTZ, husband and)
wife; and SENECA OIL COMPANY,)
an Oklahoma corporation,)

Defendants.)

FILED

Richard M. Livingston, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

No. 90 C-666 E

ORDER GRANTING DEFICIENCY JUDGMENT

NOW, on this 5th day of November, 1991, this matter comes on to be heard upon the Report and Recommendation of the Magistrate Judge in the above-titled cause as to cross-claimant Seneca Oil Company's Amended Motion For Deficiency Judgment against defendant Robert L. Schultz. The Court, having examined the Report and Recommendation as to the proceedings herein, finds:

1. That on March 29, 1991, Seneca was granted a judgment against Schultz in the amount of \$1,530.86, as set forth in the Affidavit of Wayne Choisnet, plus interest accruing from and after May 10, 1990 at the rate of \$0.43 per day. As of August 27, 1991, the total amount of principal and interest due was \$1,734.68.

2. That on April 30, 1991, Seneca was granted its costs in the amount of \$139.85, against Schultz.

3. That on July 11, 1991, Seneca was granted its attorney's fees in the total sum of \$1,804.75, against Schultz.

4. That the total sum now due Seneca from Schultz is \$3,679.28.

5. That on January 24, 1991, the Plaintiff, State Federal Savings Association ("Plaintiff"), was granted judgment against Schultz in the total amount of \$113,975.45, plus interest in the total amount of \$34.24 per day from September 17, 1990, plus a reasonable attorney fee, which was subsequently awarded on July 17, 1991 in the amount of \$2,152.50.

6. That Seneca's judgment against Schultz is junior to that of Plaintiff.

7. That on July 2, 1991, the real property which was the subject of this action was sold at Sheriff's Sale for the sum of \$106,000.00, which was the highest and best bid therefor, and that on October 3, 1991, the Court entered its Order Confirming Sheriff's Sale.

8. That the amount received from the sale of the real property is not sufficient to satisfy the judgment of Seneca.

9. That because of senior interests of the Plaintiff herein, no part of Seneca's judgment against Schultz will be satisfied by the amount received from said Sheriff's Sale, leaving a deficiency in the amount of \$3,679.28, plus interest thereon until paid.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by this Court that the Clerk made an entry on the journal that the Report and

Recommendation of the Magistrate be affirmed and adopted by this Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that cross-claimant Seneca Oil Company have and recover from defendant Robert L. Schultz, an in personam deficiency judgment in the sum of \$3,679.28, plus interest thereon at \$.43 per day until paid and all costs incurred in further seeking to collect said judgment.

S/ JAMES O. ELLISON
Judge of the United States District
Court for the Northern District of
Oklahoma

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

SALLEE CONOVER,)
)
Plaintiff,)
)
vs.)
)
NATIONAL EDUCATION CENTERS, INC.,)
)
Defendant.)

NOV 4 1991

Case No. 90-C-867-E

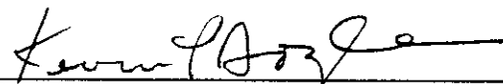
STIPULATION OF DISMISSAL WITH PREJUDICE

Plaintiff, Sallee Conover, and Defendant, National Education Centers, Inc., by and through their respective attorneys of record, pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, hereby stipulate the dismissal with prejudice of this case.

Respectfully submitted,

PRAY, WALKER, JACKMAN,
WILLIAMSON & MARLAR

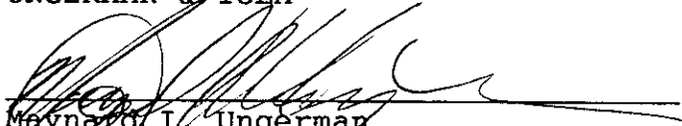
By:



William D. Toney, OBA #9060
Randall G. Vaughan, OBA #11554
Kevin P. Doyle, OBA #13269
900 ONEOK Plaza
100 West 5th Street
Tulsa, OK 74103
(918) 584-4136
ATTORNEYS FOR DEFENDANT

UNGERMAN & IOLA

By:



Maynard I. Ungerman
David Weatherford
Donna J. Priore
P.O. Box 701917
Tulsa, Oklahoma 74170-1917
(918) 495-0550
ATTORNEYS FOR PLAINTIFF

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

KANSAS CITY FIRE & MARINE)
INSURANCE COMPANY,)
)
Plaintiff,)
)
v.)
)
MATHEW DOUGLAS, et al,)
)
Defendants,)
)
and)
)
SAND SPRINGS INDEPENDENT SCHOOL)
DISTRICT #2,)
)
Defendant and Third)
Party Plaintiff,)
)
v.)
)
SHELTER MUTUAL INSURANCE COMPANY,)
)
Third Party Defendant.)

90-C-874-C ✓

FILED

NOV 4 1991

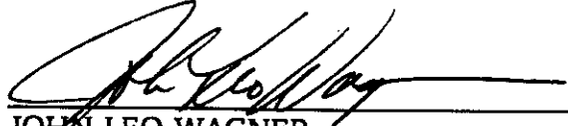
Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

AMENDED JUDGMENT

Pursuant to Rule 60(a) of the Federal Rules of Civil Procedure, the court, on its own initiative, enters the following amended judgment: judgment is entered in favor of Defendant and Third Party Plaintiff Sand Springs Independent School District #2 against plaintiff, Kansas City Fire & Marine Insurance Company. Further, judgment is entered in favor of defendant Jim Jackson against plaintiff, Kansas City Fire & Marine Insurance Company. Further, judgment is entered in favor of Third-party Defendant, Shelter Mutual Insurance Company against Third-party Plaintiff Sand Springs Independent School District #2. This Judgment is entered pursuant to the Order filed herein on October 16, 1991,

declaring the respective rights and obligations of the parties under the insurance policies in issue.

Dated this 1st day of November, 1991.


JOHN LEO WAGNER
UNITED STATES MAGISTRATE JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,
Plaintiff,

vs.

NATHANIEL B. STEPHENS; SUSAN L.
STEPHENS; COUNTY TREASURER,
Tulsa County, Oklahoma; and
BOARD OF COUNTY COMMISSIONERS,
Tulsa County, Oklahoma,

Defendants.

F I L E D

NOV 1 1991

Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

CIVIL ACTION NO. 90-C-929-B

DEFICIENCY JUDGMENT

This matter comes on for consideration this 3/8 day of October, 1991, upon the Motion of the Plaintiff, United States of America, acting on behalf of the Farmers Home Administration, for leave to enter a Deficiency Judgment. The Plaintiff appears by Tony M. Graham, United States Attorney for the Northern District of Oklahoma, through Phil Pinnell, Assistant United States Attorney, and the Defendant, Nathaniel B. Stephens, appears neither in person nor by counsel.

The Court being fully advised and having examined the court file finds that a copy of Plaintiff's Motion was mailed to Nathaniel B. Stephens, 698 East 143rd Street, Glenpool, Oklahoma 74033, and all counsel and parties of record.

The Court further finds that the amount of the Judgment rendered on March 29, 1991, in favor of the Plaintiff United States of America, and against the Defendant, Nathaniel B. Stephens, with interest and costs to date of sale is \$61,268.01.

The Court further finds that the appraised value of the real property at the time of sale was \$28,000.00.

The Court further finds that the real property involved herein was sold at Marshal's sale, pursuant to the Judgment of this Court entered March 29, 1991, for the sum of \$24,001.00 which is less than the market value.

The Court further finds that the Marshal's sale was confirmed pursuant to the Order of this Court on the 11th day of October, 1991.

The Court further finds that the Plaintiff, United States of America on behalf of the Farmers Home Administration, is accordingly entitled to a deficiency judgment against the Defendant, Nathaniel B. Stephens, as follows:

Principal Balance as of 03/29/91	\$43,570.89
Interest	14,369.91
1988 Taxes	1,610.89
1989 Taxes	1,130.32
1990 Taxes	<u>586.00</u>
TOTAL	\$61,268.01
Less Credit of Appraised Value	- <u>28,000.00</u>
DEFICIENCY	\$33,268.01

plus interest on said deficiency judgment at the legal rate of 5.42 percent per annum from date of deficiency judgment until paid; said deficiency being the difference between the amount of Judgment rendered herein and the appraised value of the property herein.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the United States of America on behalf of the Farmers Home Administration have and recover from Defendant, Nathaniel B.

Stephens, a deficiency judgment in the amount of \$33,268.01, plus interest at the legal rate of 5.42 percent per annum on said deficiency judgment from date of judgment until paid.

S/ THOMAS R. BRETT
UNITED STATES DISTRICT JUDGE

APPROVED AS TO FORM AND CONTENT:

TONY M. GRAHAM
United States Attorney

Phil Pinnell

PHIL PINNELL, OBA #7169
Assistant United States Attorney
3600 U.S. Courthouse
Tulsa, Oklahoma 74103
(918) 581-7463

PP/css

FILED

NOV 1 1991

Richard Lawrence, Clerk
U.S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

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

BILLY R. VINING, TRUSTEE)
ON BEHALF OF THE BANKRUPTCY)
ESTATE OF STEVE D. THOMPSON)
TRUCKING, INC.,)

Plaintiff,)

vs.)

Case No. 91-C-647 C

MYLON C. JACOBS SUPPLY CO.,)

Defendant.)

ORDER GRANTING DISMISSAL

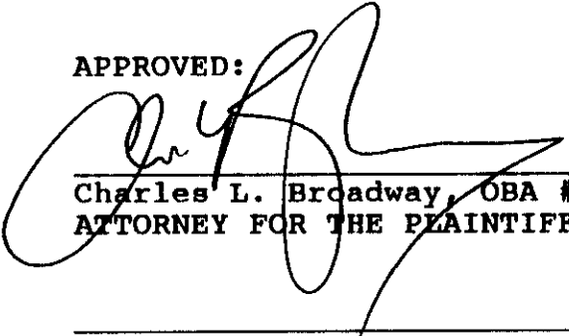
NOW on this 31st day of October, 1991, the Plaintiff's Dismissal With Prejudice having been previously filed herein it is the finding of this court that the said cause of action should be Dismissed With Prejudice.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above entitled cause of action be and is hereby Dismissed With Prejudice.

S/ THOMAS R. BRETT

Judge

APPROVED:



Charles L. Broadway, OBA #11624
ATTORNEY FOR THE PLAINTIFF

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED
NOV 1 1991

Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,)
)
Plaintiff,)
)
v.)
)
ROBERT C. COOPER, II, D.C.,)
)
Defendant.)

Civil Action No. 91-C-324-B

DEFAULT JUDGMENT

This matter comes on for consideration this 1st day of Nov., 1991, the Plaintiff appearing by Tony M. Graham, United States Attorney for the Northern District of Oklahoma, through Kathleen Bliss Adams, Assistant United States Attorney, and the Defendant, Robert C. Cooper, II, D.C., appearing not.

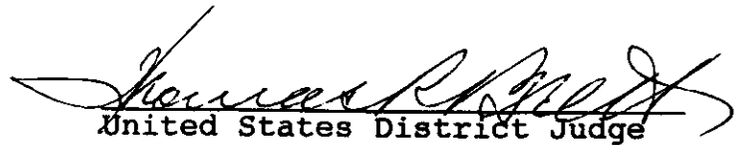
The Court being fully advised and having examined the court file finds that Defendant, Robert C. Cooper, II, D.C., was served with Summons and Complaint on July 25, 1991. The time within which the Defendant could have answered or otherwise moved as to the Complaint has expired and has not been extended. The Defendant has not answered or otherwise moved, and default has been entered by the Clerk of this Court. Plaintiff is entitled to Judgment as a matter of law.

IT IS THEREFORE ORDERED, ADJUDGED, and DECREED that the Plaintiff have and recover judgment against the Defendant, Robert C. Cooper, II, D.C., for the principal amount of \$53,137.45, plus late charges in the amount of \$7,434.63, plus accrued interest of \$2,573.84 as of March 31, 1991, plus interest and late charges

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clm

accruing thereafter at the approximate rates of \$15.60 per day and late charges of \$1.01 per day respectively until judgment, plus interest thereafter at the legal rate of 5.42 percent per annum until paid, plus costs of this action.


United States District Judge

Submitted By:


KATHLEEN BLISS ADAMS, OBA# 13625
Assistant United States Attorney
333 West 4th Street
Tulsa, Oklahoma 74103
(918)581-7463

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
)
 vs.)
)
 CHARLES V. COLEMAN; DEBORAH E.)
 COLEMAN; DIAL FINANCE COMPANY OF)
 OKLAHOMA, INC.; THE LOMAS &)
 NETTLETON COMPANY; COUNTY)
 TREASURER, Tulsa County,)
 Oklahoma; BOARD OF COUNTY)
 COMMISSIONERS, Tulsa County,)
 Oklahoma; and Independence One)
 Mortgage Corporation,)
)
 Defendants.)

FILED

NOV 1 1991

Richard W. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

CIVIL ACTION NO. 91-C-0027B

JUDGMENT OF FORECLOSURE

This matter comes on for consideration this 1st day of Nov., 1991. The Plaintiff appears by Tony M. Graham, United States Attorney for the Northern District of Oklahoma, through Kathleen Bliss Adams, Assistant United States Attorney; the Defendants, County Treasurer, Tulsa County, Oklahoma, and Board of County Commissioners, Tulsa County, Oklahoma, appear by J. Dennis Semler, Assistant District Attorney, Tulsa County, Oklahoma; the Defendant, Lomas Mortgage USA, Inc., f/n/a The Lomas & Nettleton Company appears not, having previously filed its disclaimer on May 17, 1991; and the Defendants, Charles V. Coleman, Deborah E. Coleman, Dial Finance Company of Oklahoma, Inc. n/k/a Norwest Financial, appear not, but make default.

The Court, being fully advised and having examined the court file, finds that the Defendant, Charles V. Coleman,

acknowledged receipt of Summons and Complaint on February 18, 1991; that the Defendant, Deborah E. Coleman, acknowledged receipt of Summons and Complaint on February 17, 1991; that the Defendant, Dial Finance Company of Oklahoma, Inc. n/k/a Norwest Financial, was served with Summons and Amended Complaint on September 26, 1991; that the Defendant, Lomas Mortgage USA, Inc., f/n/a The Lomas & Nettleton Company, filed its Disclaimer on May 17, 1991; that Defendant, Independence One Mortgage Corporation, was served with Summons and Complaint on July 18, 1991; that Defendant, County Treasurer, Tulsa County, Oklahoma, acknowledged receipt of Summons and Complaint on January 18, 1991; and that Defendant, Board of County Commissioners, Tulsa County, Oklahoma, acknowledged receipt of Summons and Complaint on January 17, 1991.

It appears that the Defendants, County Treasurer, Tulsa County, Oklahoma, filed his Answer on February 4, 1991, disclaiming any interest in the property; the Board of County Commissioners, Tulsa County, Oklahoma, filed its Answer on February 4, 1991, disclaiming any interest in the property; that the Defendant, Lomas Mortgage USA, Inc., f/n/a The Lomas & Nettleton Company, filed its Disclaimer on May 17, 1991; and that the Defendants, Charles V. Coleman, Deborah E. Coleman, Dial Finance Company of Oklahoma, Inc. n/k/a Norwest Financial, and Independence One Mortgage Corporation have failed to answer and their default has therefore been entered by the Clerk of this Court.

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

Lot Five (5), Block Two (2), POWDER AND POMEROY SECOND ADDITION to Tulsa, Tulsa County, State of Oklahoma, according to the recorded Plat thereof.

The Court further finds that on June 1, 1977, the Defendant, Charles V. Coleman, executed and delivered to the United States of America, acting on behalf of the Administrator of Veterans Affairs, now known as Secretary of Veterans Affairs, his mortgage note in the amount of \$8,900.00, payable in monthly installments, with interest thereon at the rate of 8.50 percent (8.50%) per annum.

The Court further finds that as security for the payment of the above-described note, the Defendant, Charles V. Coleman, executed and delivered to the United States of America, acting on behalf of the Administrator of Veterans Affairs, now known as Secretary of Veterans Affairs, a mortgage dated June 1, 1977, covering the above-described property. Said mortgage was recorded on June 7, 1977, in Book 4267, Page 2524, in the records of Tulsa County, Oklahoma.

The Court further finds that the Defendant, Charles V. Coleman, made default under the terms of the aforesaid note and mortgage by reason of his failure to make the monthly

installments due thereon, which default has continued, and that by reason thereof the Defendant, Charles V. Coleman, is indebted to the Plaintiff in the principal sum of \$7,935.60, plus interest at the rate of 8.5 percent per annum from February 1, 1987 until judgment, plus interest thereafter at the legal rate until fully paid, and the costs of this action in the amount of \$71.68 (\$20.00 docket fees, \$51.68 fees for service of Summons and Complaint).

The Court further finds that the Defendants, County Treasurer and Board of County Commissioners, Tulsa County, Oklahoma, claim no right, title or interest in the subject real property.

The Court further finds that the Defendant, Lomas Mortgage USA, INC., f/n/a The Lomas & Nettleton Company, disclaims any right, title or interest in the subject real property.

The Court further finds that the Defendants, Charles V. Coleman, Deborah E. Coleman, Dial Finance Company of Oklahoma, Inc. n/k/a Norwest Financial, and Independence One Mortgage Corporation, are in default and have no right, title or interest in the subject real property.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the Plaintiff have and recover judgment against the Defendant, Charles V. Coleman, in the principal sum of \$7,935.60, plus interest at the rate of 8.50 percent per annum from February 1, 1987 until judgment, plus interest thereafter at the current

legal rate of _____ percent per annum until paid, plus the costs of this action in the amount of \$71.68 (\$20.00 docket fees, \$51.68 fees for service of Summons and Complaint), 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 the Defendants, County Treasurer and Board of County Commissioners, Tulsa County, Oklahoma, have no right, title, or interest in the subject real property.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Defendant, Lomas Mortgage USA, Inc., f/n/a The Lomas & Nettleton Company, disclaims any right, title, or interest in the subject real property.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Defendants, Charles V. Coleman, Deborah E. Coleman, Dial Finance Company of Oklahoma, Inc. n/k/a Norwest Financial, and Independence One Mortgage Corporation claim no right, title, or interest in the subject real property.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that upon the failure of said Defendant, Charles V. Coleman, to satisfy the money judgment of the Plaintiff 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, according to Plaintiff's election with or without appraisal, the real

property involved herein and apply the proceeds of the sale as follows:

First:

In payment of the costs of this action accrued and accruing incurred by the Plaintiff, including the costs of sale of said real property;

Second:

In payment of the judgment rendered herein in favor of the Plaintiff;

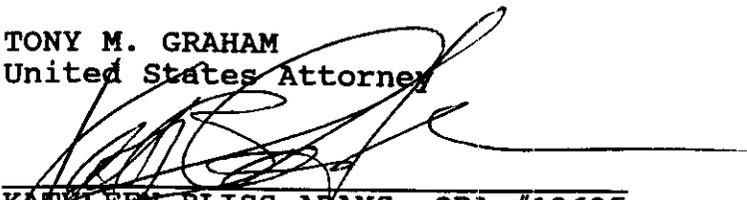
The surplus from said sale, if any, shall be deposited with the Clerk of the Court to await further Order of the Court.

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

S/ THOMAS R. BRETT
UNITED STATES DISTRICT JUDGE

APPROVED:

TONY M. GRAHAM
United States Attorney



KATHLEEN BLISS ADAMS, OBA #13625
Assistant United States Attorney
3600 U.S. Courthouse
Tulsa, Oklahoma 74103
(918) 581-7463

KBA/esr

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Nov

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
) Civil Action No. 91-C-488-E
 v.)
)
 CRAIG D. LESSERT,)
)
 Defendant.)

DEFAULT JUDGMENT

This matter comes on for consideration this 31st day of Nov, 1991, the Plaintiff appearing by Tony M. Graham, United States Attorney for the Northern District of Oklahoma, through Kathleen Bliss Adams, Assistant United States Attorney, and the Defendant, Craig D. Lessert, appearing not.

The Court being fully advised and having examined the court file finds that Defendant, Craig D. Lessert, acknowledged receipt of Summons and Complaint on July 28, 1991. The time within which the Defendant could have answered or otherwise moved as to the Complaint has expired and has not been extended. The Defendant has not answered or otherwise moved, and default has been entered by the Clerk of this Court. Plaintiff is entitled to Judgment as a matter of law.

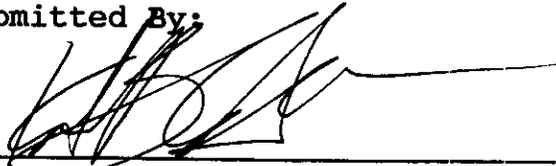
IT IS THEREFORE ORDERED, ADJUDGED, and DECREED that the Plaintiff have and recover judgment against the Defendant, Craig D. Lessert, for the principal amount of \$1,001.21, plus administrative costs in the amount of \$87.00, plus accrued interest of \$878.73 as of May 1, 1991, plus interest thereafter at the rate

of 7 percent per annum until judgment, plus interest thereafter at the current legal rate of 5.42 percent per annum until paid, plus costs of this action.

S/ JAMES O. ELISON

United States District Judge

Submitted By:



KATHLEEN BLISS ADAMS, OBA# 13625
Assistant United States Attorney
333 West 4th Street
Tulsa, Oklahoma 74103
(918)581-7463

FILED

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

NOV 1 1991

Richard M. Lawrence, Clerk
U. S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

VESTA ENERGY COMPANY,
an Oklahoma corporation,

Plaintiff,

v.

WILLIAMS NATURAL GAS COMPANY,
a Delaware corporation,

Defendant.

Case No. 91-C-0037-E

ORDER

NOW, on this 31st day of October, 1991, upon joint application of the parties and for good case shown, it is hereby ORDERED that the captioned action be administratively closed until December 20, 1991, at which time the parties are ordered to advise the Court of the status of this matter.

S/ JAMES O. ELLISON

JUDGE OF THE U.S. DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OKLAHOMA

Submitted by:

Fred C. Cornish, OBA #1924
Stephen E. Schneider, OBA #7970
CORNISH & SCHNEIDER, INC.
321 South Boston, Suite 917
Tulsa, Oklahoma 74103
(918) 583-2284

ATTORNEYS FOR PLAINTIFF

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

FILED
NOV 1 1991
U.S. DISTRICT COURT

HERBERT HILL,)
)
Plaintiff,)
)
v.) 90-C-930-E ✓
)
TAMMY SWEEDEN, et al,)
)
Defendants.)

ORDER

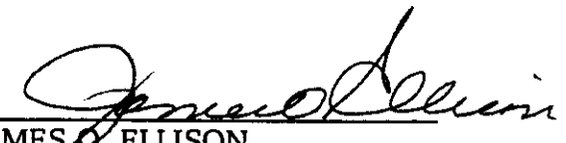
The Court has for consideration the Report and Recommendation of the United States Magistrate Judge filed September 24, 1991 in which the Magistrate Judge recommended that Respondent's Motion to Dismiss be granted.

No exceptions or objections have been filed and the time for filing such exceptions or objections has expired.

After careful consideration of the record and the issues, the Court has concluded that the Report and Recommendation of the United States Magistrate Judge should be and hereby is adopted and affirmed.

It is, therefore, Ordered that Respondent's Motion to Dismiss is granted.

Dated this 28th day of October, 1991.


JAMES O. ELLISON
UNITED STATES DISTRICT JUDGE