STATE OF NEW MEXICO COUNTY OF SAN JUAN

IN THE DISTRICT

CLAUDE SMITH, MARCARET HASSELMAN JOHES JULIA HASSELMAN TELSER JUNN DE HASSELM HILL, MAY HASSELMAN KOUNS

Plaintiffs,

CASWELL SILVER, L. R. LUNSFORD, GEORGE B. ROBBINS, APACHE DRILLING COMPANY,

The following named defendants, if living, if deceased their unknown heirs: PRANKINE E LANDER, also known as FRANKLYN E. LANDER and as F. E. LANDER, MRS. F. E. LANDER, also known as ERTELD DANDER, ACHERT W. CHARPLESS. G. G. BRYAN, W. I. EAGEN HERBY GREENWOOD, T. W. BRADSTREET, BINARD BRADSTREET, EARL O. LINGER, H. B. STROUP JOHN FULLY. JERNUE COLTRAIN, also known as JEMNIE COLTRAINES. C. ROBBINS JAMES LANSON SWAIN, ROLAND EDGAR SWAIN ESTELDE EWALN CHAVER, ADMA BRATEICE SWAIN INSTELLE EWALN CHAVER, ADMA BRATEICE SWAIN INSTANCE CHAPTERS ON EWALN, JACK C. BRILL, ROSS BOHANNON, SAN DIS, TROY F. SHELLEY, MYSTELS SHELLEY, LANDER BREEDE, W. C. BRILLEY, MYSTELS SHELLEY, LANDER BREEDE, J. O. FIREDS, KASER FREIDS FARABE, JOHN A. FARBER, J. O. FIREDS, KSSIE FREIDS FARABE, JOHN A. FARBER, J. O. FIREDS, KSSIE FREIDS FARABE, JOHN A. FARBER, J. O. FIREDS, KSSIE FREIDS FARABE, JOHN A. FARBER, J. O. FIREDS, KSSIE FREIDS FARABE, JOHN A. FARBER, J. O. FIREDS, KSSIE FREIDS FARABE, JOHN A. FARBER, J. O. FIREDS, KSSIE FREIDS FARABE, JOHN A. FARBER, J. O. FIREDS, KSSIE FREIDS FARABE, JOHN A. FARBER, J. O. FIREDS, KSSIE FREIDS FARABE, JOHN A. FARBER, J. O. FIREDS, KSSIE FREIDS, HAREL KENNEY, KURSTIN, OGBURN C. LOFLIN, JAMES L. SHELLEY,

The unknown heirs of the following named deceased persons: C. V. BLITZKIE, also known as CLAUDE V. BLITZKIE, MARTHA BLITZKIE, HERMAN HASSELMAN, also known as H. HASSELMAN, ELIZA FIELDS, MARY SHELLEY, also known as MARY SHELLY;

THE AZTEC ORGHARDS INVESTMENT COMPANY, a defunct corporation, THE AZTEC IRRIGATION COMPANY OF COLORADO, a defunct corporation;

AND ALL UNKNOWN CLAIMANTS OF INTEREST IN THE PREMISES ADVERSE TO THE PLAINTIFFS.

Defendants.

JUDGMENT

This cause came on to be heard by the Court upon plaintiffs' motion for order of default and final decree as against all of the defendants herein; and

It appearing to the Court that the defendants herein and each and all of them, except L. R. Lunsford, George B. Robbins and J. R. ROBBING, and the attorney for military defendants, have

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defaulted and have failed to appear of answers.

of this Court has issued a Cartilizate of Form assessment
the defendants, and each of them

IT IS, THEREFORE, ORDERED, ADJUNCTED and DECEMBER AND the Court that each and all of the defendants; except these defendants hereinabove noted, be and they hereby are juintly and severally adjudged in default, and that this cause preced to be heard as against all of said defaulting defendants.

upon the evidence introduced by the plaintiffs and upon the Motion of the plaintiffs for final judgment herein against all defendants including those in default, and the plaintiffs being present and represented by their attorney, Clement Koogler, and each of the defaulting defendants as are now in the military service of the United States being present by their duly appointed and acting attorney, Lavor Burnham, and the defendants, George B. Rebbins and J. R. Robbins, being present by their attorney, Haskell Reseborough, and the Court having fully considered the evidence heard, and having examined the files in the case, and being fully advised in the premises, FINDS AS FOLLOWS:

I.

That, except as to the ownership of the defendants George B. Robbins and J. R. Robbins, the allegations and each of them made in plaintiffs! Amended Complaint are true and correct and the persons named in said Amended Complaint as heirs of the deceased persons named therein are true, and it is determined that said heirs at law of said deceased persons are the sole and only heirs at law of said deceased persons.

II.

That plaintiffs have made diligent search and inquiry to ascertain the residences and whereabouts of each and all of the defaulting defendants as stated in plaintiffs' complaint, and that said defaulting defendants, and each of them, have been served with process in compliance with the rules of this Court and the statutes of the State of New Mexico, all as is made



particularly shown by the verified Amended Statistic Company of publication of standard and notified of suit general period that the Clark's Certificate of non-appassance, will of smith assume and file in this cause, and that this Court has purpose to say of the parties and of the subject matter of this suit and has the power to enter its Decree herein as against each and all of the defaulting defendants.

III.

That the defendant, GEORGE B. ROBBIES, is the comer of an undivided one-fortieth of the oil, gas and other minerals in and under and that may be produced from the following described lands, situated in San Juan County, New Mexico, being four (4) mineral acres:

The Southwest Quarter (SW#) of Section Eight (8), Township Twenty-nine (29) North of Range Eleven (11) West, N.M.P.M.

That the defendant, J. R. ROBBIES, is the owner of an undivided one-one hundred and sixtieth of the oil, gas and other minerals in and under and that may be produced from the following described lands, situated in San Juan County, New Mexico, being one (1) mineral acre:

The Southwest Quarter (SW) of Section Eight (8), Township Twenty-nine (29) North of Range Eleven (11) West, N.M.P.M.

IV.

That all other defendants and each of them make some claim adverse to the respective estates of the above-named defendants and the plaintiffs herein, but such claims are subject to and inferior to the estates of the plaintiffs and are without foundation; that such persons who are alleged to be deceased, and whose unknown heirs are made defendants, during their respective lifetimes made some claim adverse to the estate of the plaintiffs, but that said claims were and are subject to and inferior to the estates of the plaintiffs and were and are without foundation; that such corporations which are alleged to

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be defunct, during the term of their operation made seme classical adverse to the estates of the plaintiffs, but that said class were and are subject to and inferior to the estates of plaintiffs and were and are without foundation.

And now the Court having made the above and foregoing.

findings of fact concludes as a matter of law that, excepting
the interest of the defendants George B. Robbins and J. R. Rebbins
shown above, plaintiffs are entitled to a decree quieting their
title to the real estate hereinafter described, as against each
and all of the defendants to this cause, including those in
military service, those appearing and those in default, and that
judgment should be entered.

IT IS, THEREFORE, FURTHER ORDERED, ADJUDGED AND DECREED that the plaintiff, CLAUDE SMITH, is the owner in fee simple, free and clear of all liens and encumbrances, all of that certain land and real estate lying and situated in San Juan County, New Mexico, more particularly described as fellows:

AN UNDIVIDED ONE-HALF OF SURFACE RIGHTS ONLY IN AND TO:

The Southwest Quarter (SW1) of Section Eight (8), Township Twenty-nine (29) North, Range Eleven (11) West, N.M. P.M.

AN UNDIVIDED SEVENTY-FIVE-ONE HUNDRED AND SIXTISTH (75/160) of the oll, gas and other minerals in and under and that may be produced from the following described lands, being 75 mineral acres:

The Southwest Quarter (5%) of Section Bight (8), Township Twentyunine (29) North, Range Bleven (11) West, N.M.P.M.

IT IS, THEREFORE, FURTHER ORDERED, ADJUDGED AND DECREES that the plaintiffs, MARGARET HASSELMAN JONES, JULIA HASSELMAN KELLER, JENNIE HASSELMAN HILL and MAY HASSELMAN KOUNS, as helfs at law of HERMAN HASSELMAN, deceased, are the owners in fee simple of the following described real property situated in Sam Juan County, New Mexico:

AN UNDIVIDED ONE-HALF OF:

The Southwest Quarter (5%) of Section Eight (8), Township Twenty-nine (29) North, Range Eleven (11) West, N.M.P.M.

IT IS FURTHER ORDERED. ADJUDGED and observation that the title of plaintiffs in and to said described resulters. In their respective estates, be and the same is hereward and and set at rest against all claims and demands of said derendants. all and either of them, and said defendants, and each and all of them, and all persons claiming or to claim by, through or under them, are hereby forever barred and estopped from having, claiming or setting up any lien upon, or right, title interest or demand in or to said real estate, or any part thereof, adverse to the title thereto now vested in the plaintiffs.

BY THE COURT.

J. R. Robbins