

This is to certify that FRED HUOTARI MAHAFFEY (Name in full) 876 26 81 (Service number), Seaman First Class (Rating-do not abbreviate), United States Naval Reserve, has this day been discharged from Personnel Separation Center, USNB, Bremerton, Washington and the U. S. Naval Service, under honorable conditions.

Dated this 22nd day of April, 1946, at Bremerton, Washington.

Harold Bye
HAROLD BYE, Captain, U. S. N.
Commanding.

Authority for discharge AlNav 395-45
FOLLOWING DATA TRANSCRIBED FROM NAVPERS 553, NOTICE OF SEPARATION
Serial or file number 876 26 81
Date and place of birth 7 April 1925
Date of entry into active service 23 September 1943
Highest rank or rating held S1c
Service (vessels and stations served on) NTS, Farragut, Idaho; USS BAUXITE; USS TAZEWELL; PSC, USNB, Bremerton, Washington
Remarks American Area Campaign Medal; Philippine Liberation Medal (1star); Asiatic Pacific Area Campaign Medal (1star); World War II Victory Medal

W. Bailey, U.S.N.
for C. E. BOYD, Captain

No. 34060

JUDGMENT AND DECREE

District Court

THE STATE OF WYOMING

ss.

To

County of Sublette

Fred Guthrie, et al

Fees, \$1.75

THE STATE OF WYOMING
ss
COUNTY OF SUBLINTE

FRED GUTHRIE, sometimes known as
FRED D. GUTHRIE and MARIE C. BLACK,
Plaintiffs,

-vs-

HERBERT R. PRICE, ROBERT J. JEFFER-
SON, NEWTON W. GILBERT, and the
unknown heirs, devisees, legatees,
assignees and creditors and each and
every Defendant above named,
Defendants,

This instrument was filed for record
in my office at 10:00 o'clock A. M.
on the 3rd day of May, A. D., 1946
and duly recorded in Book 9 of Misc-
ellaneous on Page 635.

Helen Atwood, County Clerk.

IN THE DISTRICT COURT

THIRD JUDICIAL DISTRICT

CIVIL NO. 709

JUDGMENT AND DECREE

NOW on this 26th day of March, 1946, this cause coming on regularly for trial to the court on the petition of Plaintiffs herein filed; and it appearing to the Court that service of Summons has been had upon each and all of the above named Defendants by publication of such Summons in the manner and for the time provided and required by law, and by the order of this Court, and each and all of said Defendants being in default herein for want of answer or other plea, IT IS THEREFORE

ORDERED, that each and all of said Defendants be, and they hereby are adjudged in default herein.

That witnesses in behalf of Plaintiffs having been sworn and having testified herein, the Court doth say and find:

That all and singular the allegations of Plaintiffs Petition contained therein are true; that Plaintiffs are lawfully seized in fee of the following described real estate situate in the County of Sublette, State of Wyoming:

The South Half (S $\frac{1}{2}$) of the Southwest Quarter (SW $\frac{1}{4}$) of Section Five (5), Township Thirty-three (T33), Range One Hundred Thirteen West (R 113W) of the Sixth (6th) PM.

That Defendants have not, nor have any of them any right title or interest in or to the said above described real estate.

That Plaintiffs are entitled to a Judgment and Decree against said Defendants and against each and all of them, quieting title in Plaintiffs and against said Defendants and each and all of them, in and to the real property as described in said Petition and as hereinabove described:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the title of Plaintiffs be and the same hereby is quieted in Plaintiffs and against each and all of said Defendants; that said Defendants are and each of them is, together with their heirs and assigns, and all persons claiming through, by or under them, forever enjoined and restrained from asserting or claiming any right, title or interest adverse to Plaintiffs right in and to said above described real estate, as set out in Plaintiffs Petition filed herein:

The following is the description of the real property to which title is hereby quieted in Plaintiffs.