

described and the oil, gas and other hydrocarbon substances underlying the same or that may be produced therefrom, and quieting the title and interests of the Plaintiffs so established against the claims and demands of the Defendants herein; that service of summons issued out of this Court was duly and regularly made by publication upon the defendants and each of them;

That the Defendant, E. O. Craig, has generally appeared herein within the time fixed by said publication by filing his Motion to Make Definite and Certain, and the determination of the issues between Plaintiffs and said Defendant has been ordered for separate trial; that the remaining Defendants and each of them, have failed in any manner to answer Plaintiffs' summons served and published as aforesaid, or otherwise to appear, and the time for answering by all of said Defendants having expired, the default of the following persons has been and hereby is entered:

Fred Cook, E. F. Smith, G. E. Norwood, C. Ed. Lewis, Lucille Lewis, Cecil V. Crapo and Harriett M. Crapo, heirs or devisees of John B. Crapo, also known as J. B. Crapo, deceased, J. A. Demming, sometimes known as J. A. Denning, T. J. Sims, Ethel Sims, K. Richard Sturm, E. A. Peay, Austin Smith, Sunset Oil Company, a corporation, the unknown heirs and devisees of John B. Crapo, deceased, and the unknown heirs and devisees of any other of the above-named individual defendants who may be deceased.

It further appearing that Plaintiffs by their petition seek to quiet title to the real property and interests therein and hereinafter described as against the separate and several claims of the Defendants therein named and that no reason exists why judgment should not now be entered against said Defendants who are in default, pursuant to said motion of the Plaintiffs, the Court entered its order herein for separate trial upon the contested issues and directing that trial proceed forthwith upon Plaintiffs' motion for judgment against the defaulting defendants and then proceeded to the trial of said matter as against said defaulting Defendants, and having examined the evidence adduced by the Plaintiffs and being now fully advised in the premises, finds generally for the Plaintiffs and against the said Defendants upon the Plaintiffs' petition and against the Defendants and for each of the Plaintiffs