

IN THE DISTRICT COURT OF OKLAHOMA COUNTY
STATE OF OKLAHOMA

Oklahoma Farm Bureau Legal Foundation,
Pontotoc County Farm Bureau, Oklahoma
Independent Petroleum Association,
Environmental Federation of Oklahoma,
Oklahoma Cattlemen's Association, Oklahoma
Aggregates Association, TXI, and Arbuckle-
Simpson Aquifer Protection Federation of
Oklahoma, Inc.,

Petitioners,

v.

Oklahoma Water Resources Board

Respondent,

-AND-

Other Parties of Record Below:

Tishomingo National Fish Hatchery, United
States Fish and Wildlife Service, the United
States National Park Service, City of Sulphur,
A.S.A.P., the Sierra Club, Arbuckle Master
Conservancy District, Oklahoma Geological
Survey, City of Ada, Oklahoma Farm Bureau,
City of Durant, Richard Day, Institute of
Environmental Science, Education & Research,
Murray County Rural Water District No. 1, U.S.
Silica, City of Tishomingo, C.J. Maxwell, Jr., City
of Ada Public Works Authority, Bill Flanigan,
Arbuckle-Simpson Landowners Group,
Chickasaw National Recreation Area, Jonathan
Gourley, CPASA, Nature Conservancy of
Oklahoma, Chapman Properties, Gary J.
Montin, Dick Scalf, Bill Brunk, Angela Williams,
Shannon Shirley, Chapman Family and Related
Entities, Estate of Ida Sutton Williams, Chuck
Roberts, Joseph Morrow, Ronnie Wartchow,
Charles Morrow, Carolyn Sparks, Floy Parkhill,

FILED IN DISTRICT COURT
OKLAHOMA COUNTY

FEB 13 2014

TIM RHODES
COURT CLERK

33

Case No. CV-2013-2414
Judge Barbara Swinton

Jerry Lamb, Amy Ford, Wingard Water Corporation, James T. Johnson, Paul Warren, Charles Roos, and Julie Aultman, Carl Adcook, Shon Aguero, Woody D. Alexander, Sandra Alexander, Joyce Allgood, Dean Arnold, Deborah Arnold, Mark Atkins, Patricia Baker, Dayna Baker, Anna Baker, Wayne Baker, Sr., Terry Barnes, Michelle P. Bass, Terry Beals, Monica Bell, Terry Bell, Kara Berst, Dorothy Bertino, Nancy Binderim, Stacy Blackwood, Nathan Bright, Donald Brittin, Kathryn Brunk, Johnny P. Bryant, Gary Burdine, Karen Butler, James Bulter, Kenneth J. Bylsma, Linda Byrd, Tracy Campbell, Stephanie Carson, Tim Carson, Cecil C. Carter, Patricia A. Castellow, Michael Castellow, Normna Chaney, Fred Chapman, Connie Chrobot, Jill Clark, Florence Coble, Jon Collins, Ronnie Conner, Ava M. Converse, Ronald Cooper, Kenneth Copeland, Amanda Copeland, Betty Crabtree, Joyce Crosby, Josh Davidson, Melissa Davis, LaQuita Dayton, Steve A. Deen, Terry K. Deen, Mark K. Deen, Denver Donaho, Bob Donaho, Howard Drew, Jean Drew, Nancy Dromgold, Jennifer Dunbar, Tammie Durbin, Dan Elkins, Arlinda Elkins, Roy Ewing, Kathy Eye, Kasy Fincher, Judy G. Fisher, Amy Ford, David Gainey, Jennifer Gallagher, James Gallgher, Craig Garone, Stacey Gibney, Darrell Gipson, Jason R. Girard, Gary Good, M. Charlene Goodson, Rhoda Grayham, Gabe Green, Gary Greene, Justin Grines, Paul Hall, Vicki Harbert, Luther Harbert, Mike Harris, Melissa Heid, Billy D. Howell (HFT), Mark Hughes, Donna Hunt, James T. Huner, Talon Hyatt, Ellen T. Innis, James Johnson, Deanna Johnson, Kimberly Johnson, George W. Johnson, Gary Joiner, Brenda Jones, Royce D. Jones, Sharon Keith, Sara Kendall, Sue Kendall, Elizabeth Kennedy, Dawnita Kennedy, Martha Kimbrouhg, John Kimbrough, K. Wayne King, John Krittenbrick, Agnes Lane, Betty Leggiero, Tisha Lester, Tom Locke, Michael Long, Mark Lumry, Norma J. Mantzke, Janet Mathis, Rosemary McBee, Debra McCurry, Chris

McCurry, Ebony McDonald, Heather McGee, Beverly McMillan, F. Lovell McMillin, Zeno McMillin, Tammy Merrell, Kenneth R. Meyers, Thalia Miller, Sarah Miracle, Jane Mowbray, Virgil M. Mowbray, Edra J. Mullendore, Walter E. Mullendore, Roy David Mullens, Richard K. Muller, Jane Murphy, Shawna Murphy, Richard Murray, Doris Murray, Pat Neasbitt, Randy Neasbitt, Rhonda Newton, Sarah Newton, Mark Newton, Lucille J. Norman, Sherri Owens, Norma L. Paschall, Catherine Pendergrast, Phyllis Perry, Ed Perryman, John C. Pope, Donna L. Pope, Richard Powell, Rosemary Poythress, Josh Presley, Mark T. Presley, Audrey Pruite, Harold D. Pruitt, Yvonne Pruitt, Winifred Rasco, Lois J. Raseo, Adalene Rhodes, James P. Rhodes, Jett Robbins, Reginald Robbins, C.D. Robertson Jr., Christiane Robinson, Brenda Rolan, Robin Ross, Kerri Rousey, Retha Rousey, James Rowland, Traci Royse, Whitney Ruelle, Carin Salazar, Carl Schneider, Abbie Schneider, Barry Schrader, Fred Schrader, Ann Schraeder, Diane Shaver, Melissa Shawn, S.L. Sherrell, Brent Shields, E.J. Shipman, Mary Silverman, John David Smith, Luanne Snodgrass, Donnel Somers, Claudia Spalding, David R. Spalding Elle Spraggins, James H. Stevens, Barbara J. Stevens, Priscilla Stevens, Janis Stewart, Jerry Summers, Dawn R. Summers, Michael Summers, John M. Thompson III, Roselyn Tiner, Thom Travis, Jeanie Upson, Jeffery Vick, Anna Vines, Cody Waincott, Cheryl Whitman, LaDonna Wilbanks, Amber Williams, Angela Williams, Johnny C. Wilson, Amy Wisran, Macy Wisran, Joel Wixon, Larry Wood, Charlie Wright, Benji, Estee Brunk, Robert Brunk, and Pat Gray.

Brief on Lack of Constitutional Standing of CPASA in District Court of Pontotoc County

Introduction

This brief raises the issue of CPASA's lack of constitutional standing in its purported Pontotoc County appeal and, as noted in the case law cited below, which issue should be heard by this Court.¹ Due to such constitutional lack of standing, Petitioners Oklahoma Aggregates Association, TXI, Arbuckle-Simpson Aquifer Protection Federation of Oklahoma, Inc. request this Court to deny CPASA's motion to transfer this appeal from Oklahoma County to Pontotoc County.

Notably, the Oklahoma Farm Bureau Legal Foundation et al. (Case No. CV-2013-2414) administrative appeal is the *only* action that has been filed in *any* District Court in Oklahoma seeking judicial review of the Oklahoma Water Resources Board's *final* order establishing the Maximum Annual Yield of the Arbuckle Simpson aquifer, *i.e.*, filed *after* the Board's ruling on a party's request for reconsideration. Petitioners have also briefed the Court on the issue of CPASA's lack of statutory "aggrieved party" status in the Pontotoc County District Court under the Administrative Procedures Act.

Apart from these issues, we herein discuss the case law holding that, due to a lack of constitutional standing, the Pontotoc County court lacks jurisdiction to hear CPASA's petition for judicial review.

¹ If the Court denies CPASA's motion to transfer based upon the statutory grounds cited in Petitioners' earlier brief, or in the alternative denies said motion for the reason stated therein that Petitioners' Oklahoma County District Court petition is the only petition filed in this case requesting review of the *final* OWRB order after request for reconsideration was denied, then a further ruling on the constitutional standing issue raised in the instant brief may be unnecessary. But if the Court should rule otherwise on the first two issues, then a ruling on the constitutional standing issue raised herein, or a ruling on the issue by the Court *sua sponte*, is timely and appropriate.

Proposition: CPASA has No Constitutional Standing to
Seek Judicial Review of the OWRB Order

CPASA (1) does not contest the Maximum Annual Yield (MAY) ordered by the Board, and in fact CPASA supports that MAY in all its filings including its "appeal" in Pontotoc County, and (2) CPASA's purported complaint in that "appeal" has to do with the contents of the record in the hearing. ²CPASA has no standing because its purported grievance in its purported "appeal" is no more than conjectural, hypothetical, and speculative. It is based on the proposition that if someone else filed an appeal, and if the District Court conducting judicial review were to limit the record in some way that the Hearing Examiner and OWRB has not, then CPASA might theoretically have a grievance. In such case, CPASA's "grievance" would *still* be only about the contents of the record on appeal, not about the order of the OWRB establishing the MAY. Without such contingencies coming to fruition, CPASA has no complaint even about the record on appeal. And, not one of these contingencies has yet been actualized.

CPASA is attempting to appeal the *possibility* that the District Court, sitting as an appellate court, might at some point have before it a motion of some party to limit the record of the appeal, and might rule upon such a motion in a way that offends CPASA. None of that has happened and no other party has even requested the Court to make such a ruling. As

² See ¶ 27. of CPASA's Petition filed in Pontotoc County on October 23, 2013, attached to CPASA's Motion to Transfer filed in this Court on December 4, 2013, wherein CPASA asks the Court to review the Order of the Oklahoma Water Resources Board setting the Maximum Annual Yield of the Arbuckle Simpson Aquifer. Therein, CPASA's only purported "grievance" is stated as follows: "27. CPASA is aggrieved by the Board's Final Determination, insofar as, and not limited to the fact that, the Final Determination fails to identify which documents, if any, were included in the administrative record as a result of the Motion to Include Certain Documents in the Administrative Record." Despite the statement that this purported "grievance" is "not limited", there is no other grievance stated in the Petition of CPASA in Pontotoc County.

CPASA is attempting to appeal a ruling that has not even happened, no District Court, including but not limited to the District Court of Pontotoc County, has any constitutional jurisdiction to hear CPASA's purported appeal.

Standing is a jurisdictional question. *Deutsche Bank National Trust Company v. Matthews*, 2012 OK 14.³ Lack of standing can be raised at any stage of the case by a party or by the Court *sua sponte*. *Fent v. Contingency Review Board*, 2007 OK 27.

Under the Oklahoma Constitution, standing to bring an action seeking judicial review of a State agency order is no different than standing to bring any other action in District Court. There is a substantial line of decisions on this point. Each of the rulings cited below concerns lack of standing in the context of a petition for judicial review of a State agency administrative order. In *Seal v. Corporation Commission*, a request for judicial review of a Corporation Commission order, the Oklahoma Supreme Court stated:

"In essence the question of standing is whether the litigant is entitled to have the court decide the merits of the dispute or of particular issues. The standing doctrine encompasses several limits on the exercise of jurisdiction. At a minimum, standing is not established unless a plaintiff has "such a personal stake in the outcome of the controversy as to assure that concrete adverseness which sharpens the presentation of issues upon which the court so largely depends.... The 'personal stake' element is met if the plaintiff seeking redress has suffered, or is threatened with, some 'distinct and palpable injury' and if there is some causal connection between the alleged injury and the actions being challenged." *Seal v. Corporation Com'n*, 1986 OK 34, ¶6.

The decision on what to include in the record of the proceeding on appeal, even if CPASA were offended thereby, does not cause CPASA to suffer "distinct and palpable injury", especially since the "injury" of which it complains (exclusion by the hearing examiner or the

³ "Standing may be raised at any stage of the judicial process or by the court on its own motion." *Fent*, footnote 19.

OWRB Board of certain matters from the record of the proceeding) *did not even happen*.

Therefore, the Pontotoc County court as well as any other District Court is constitutionally without power to hear the CPASA request for judicial review under Ok. Const. Art. 7, §1.

In *Toxic Waste Impact Group, Inc. v. Leavitt*, 1994 OK 148 ¶ 8, a request for judicial review of an order of the State Commissioner of Health, the Supreme Court stated:

"We first note that the party invoking a court's jurisdiction has the burden of establishing his or her standing (when contested) to pursue the action in court. *Lujan v. Defenders of Wildlife*, 504 U.S. 555, 112 S. Ct. 2130, 2136, 119 L.Ed.2d 351, 364 (1992). At a minimum standing contains three elements. In *Lujan*, the United States Supreme Court explained these three essential elements of standing as follows:...

'First, the plaintiff must have suffered an "injury in fact" - an invasion of a legally-protected interest which is (a) concrete and particularized, . . . and (b) "actual or imminent, not 'conjectural' or 'hypothetical,' Second, there must be a causal connection between the injury and the conduct complained of -- the injury has to be 'fairly . . . trace[able] to the challenged action of the defendant, and not . . . the result of the independent action of some third party not before the court.'" Third, it must be 'likely,' as opposed to merely 'speculative.'

The Court went on to state that lack of standing is a constitutional matter in Oklahoma as much as it is for the Federal judiciary:

"Our own jurisprudence is similar [to the Federal issue in *Lujan*] and has held that, normally, aggrieved status is limited to those persons whose pecuniary interest in the subject matter is directly and injuriously affected or one whose right in property is either established or divested by the decision appealed....The adverse effect must be direct, substantial and immediate, rather than contingent on some possible remote consequence or possibility of some unknown future eventuality....The appropriate inquiry on a standing question is whether the plaintiff has in fact suffered injury to a legally protected interest as contemplated by statutory or constitutional provisions....Only if standing exists must the case proceed to the merits for the reason only one whose substantial rights are injuriously affected may appeal from a decision, however erroneous....Finally, standing only determines whether the person is the proper party to seek adjudication of a certain issue; it does not decide the issue itself." *Toxic Waste Impact Group, Inc. v. Leavitt*, 1994 OK 148 ¶ 9.

In *National Motor Club of Okl. v. State Insurance Bd.*, 1964 OK 138, ¶¶ 21-23, the Oklahoma Supreme Court ruled upon standing to seek judicial review of a license issued by the State Insurance Board. The Court held that:

“[T]he right to protest and submit evidence before an agency does not ipso facto grant the protesting party the right to maintain an appeal from the agency decision.” *National Motor Club of Okl.*, supra, ¶ 9.

The protesting party, even if a party to the hearing in the agency below, must still show it is somehow aggrieved or adversely affected by the administrative order in order to have standing to pursue judicial review of that order, as the Court stated:

“In *Swan v. Home Savings & State Bank*, 148 Okl. 42, 297 P. 250, we held that in order to maintain an appeal or a writ of error in this Court, it is necessary that appellant shall be injuriously affected or aggrieved by the order complained of and one cannot appeal from a decision, however erroneous, which does not affect his substantial rights.” *National Motor Club of Oklahoma*, supra, ¶11.

As a matter of constitutional law, CPASA cannot claim that it is “injuriously affected or aggrieved” when it supports the order of the OWRB establishing the MAY. Neither can it do so by claiming that someday it might be offended by the Court’s ruling on the record of the appeal, which ruling has not even happened yet and may never happen.

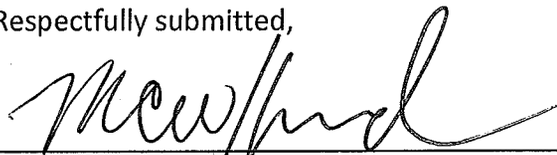
Conclusion

The Supreme Court of Oklahoma in the cited decisions has ruled that (1) the question of standing is both a statutory and constitutional question in Oklahoma; (2) standing is a jurisdictional issue for the Court, not just a matter of civil procedure; (3) standing can be raised at any stage of a proceeding by a party or by the Court itself; (4) the question of standing under our State’s constitution includes the Court’s jurisdiction to conduct judicial review of an agency action in District Court; and (5) a party does not have standing to seek judicial review of an

agency action unless, quoting the Court in *Toxic Waste Impact Group, Inc. v. Leavitt, supra*, that party has suffered an injury in fact, an invasion of a legally-protected interest which is concrete and particularized, actual or imminent, not conjectural or hypothetical, and not merely speculative, not based on some future eventuality.

CPASA did not proffer a complaint in Pontotoc County District Court that meets any of the constitutional tests for standing to seek judicial review of the OWRB order. In short, it has no grievance with the OWRB ruling establishing the MAY below. So, it has contrived a scheme that it hopes will allow it to dictate the venue of the petition filed in this Court by Petitioners Oklahoma Farm Bureau Legal Foundation et al. However, the District Court of Pontotoc County has no jurisdiction to hear CPASA's appeal under Oklahoma Const. Article 7, §1. As there is no court which can constitutionally hear CPASA's appeal, there is therefore no court to which the District Court of Oklahoma County can transfer this case and therefore CPASA's Motion to Transfer must be denied, and the petition for judicial review of Oklahoma Farm Bureau Legal Foundation, et al., must be heard by this Court.

Respectfully submitted,



Michael C. Wofford, OBA No. 9810
Doerner, Saunders, Daniel & Anderson, L.L.P.
105 N. Hudson Avenue, Ste 500
Oklahoma City, OK 73102-4805
(405) 319-3504; Fax (405) 319-3534
Email: mwofford@dsda.com

Attorney for Petitioners Oklahoma Aggregates
Association and TXI

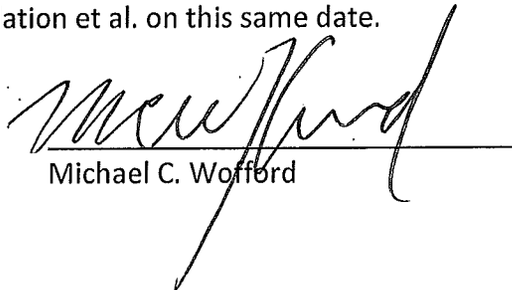


James R. Barnett, OBA No. 547
Doerner, Saunders, Daniel & Anderson, L.L.P.
105 N. Hudson Avenue, Ste 500
Oklahoma City, OK 73102-4805
(405) 319-3507; Fax (405) 319-3537
Email: jbarnett@dnda.com

Attorneys for Petition Arbuckle-Simpson Aquifer
Protection Federation of Oklahoma, Inc.

CERTIFICATE OF MAILING

I certify that a copy of the attached document was mailed on February 13, 2014 to the addresses on the attached Exhibit A and was also provided by e-mail to attorneys for CPASA and Oklahoma Farm Bureau Legal Foundation et al. on this same date.



Michael C. Wofford

EXHIBIT A

Bill Holley
City of Sulphur
600 W. Broadway
Sulphur, OK 73086

Edward T. Tillery
210 W. Grant Ave.
Pauls Valley, OK 73075

Marla Peek
Oklahoma Farm Bureau
2501 N. Stiles
Oklahoma City, OK 73105

Tommy Kramer
215 N. 4th
Durant, OK 74701

Richard Day
3284 State Highway 1 W
Roff, OK 74865

Jim Rodriguez
Oklahoma Aggregates
Association
3500 N. Lincoln
Oklahoma City, OK 73072

George Mathews
426 Westchester
Ada, OK 74820

Gary Kinder, City Engineer
City of Ada
231 S. Townsend
Ada, OK 74820

D. Craig Shew
Box 1373
Ada, OK 74821-1373

James Dunegan, City Manager,
City of Durant
P.O. Box 578
Durant, OK 74702

Jerry L. Tomlinson, Mayor
City of Durant
P.O. Box 578
Durant, OK 74702

Guy Sewell
1100 E. 14th St.
Ada, OK 74820

Dave Roberson
P.O. Box 235
Sulphur, OK 73086

Lewis Parkhill, Mayor
City of Tishomingo
409 S. Mickle
Tishomingo, OK 73460

C.J. Maxwell, Jr.
4500 Highway 7 West
Tishomingo, OK 73460

Cody Holcomb
Ada Public Works Authority
231 S. Townsend
Ada, OK 74820

Kelly Hurt
P.O. Box 299
Allen, OK 74825

Jonathan Gourley
901 N.W. 37th St.
Oklahoma City, OK 73118

Jona Tucker
Nature Conservancy of
Oklahoma
31700 CR 3593
Stonewall, OK 74871

Gary J. Montin
P.O. Box 202
Connerville, OK 74836

Bill Brunk
P.O. Box 280
Fittstown, OK 74842

Thomas J. Enis
100 N. Broadway, Suite 1700
Oklahoma City, OK 73102

Joseph Morrow
23475 CR 3500
Roff, OK 74865

Bruce Noble National Park
Service
Chickasaw National Recreation
Area
1008 W. 2nd Street
Sulphur, OK 73086

Kevin Blackwood
P.O. Box 2352
Ada, OK 74821

Fred Chapman
Chapman Properties
P.O. Box 1754
Ardmore, OK 73401

Dick Scalf
P.O. Box 851
Ada, OK 74820

Shannon Shirley
2370 N. Daube Ranch Road
Mill Creek, OK 74856

Chuck Roberts
21745 CR 3510
Fitzhugh, OK 74843

Ronnie Wartchow
26440 CR 3520
Roff, OK 74865

Carolyn Sparks
P.O. Box 502
Sulphur, OK 73086

Charles Morrow
24044 Highway 1 W.
Roff, OK 74865

Floy Parkhill
409 S. Mickle St.
Tishomingo, OK 73460

Velta Wingard
Wingard Water Corporation
10371 CR 1620
Fitzhugh, OK 74856

Paul Warren
P.O. Box 60
Mill Creek, OK 74856

Julle Aultman
P.O. Box 1209
Ardmore, OK 73402

Jerry Lamb
12160 CR 1690
Roff, OK 74865

James T. Johnson
J.B. Johnson
1133 Fletcher Road
Sulphur, OK 73086

Charles Roos
7955 CR 1670
Roff, OK 74865

Carl Adcook
1035 Republic NW
Ardmore, OK 73401

Joyce Allgood
717 4th S.E.
Ardmore, OK 73401

Dean Arnold
4405 S Prairie Rd
Tishomingo, OK 73460

Deborah Arnold
4405 S Prairie Rd
Tishomingo, OK 73460

Mark Atkins
7481 Mesquite Ridge
Sanger, TX 76266

Dayna Baker
601 L. St. N.E.
Ardmore, OK 73401

Monica Bell
507 Fleming Drive
Mt Pleasant, TX 75455

Johnny P. Bryant
2201 Oakglen Dr.
Ardmore, OK 73401

Kenneth J. Byisma
407 Ash
Ardmore, OK 73401

Tracy Campbell
2021 4th N.W. #83
Ardmore, Ok 73401

Michael Castellow
201 Country Club Rd.
Ardmore, OK 73401

Norma Chaney
1160 W. Webb Rd.
Tishomingo, OK 73460

Jill Clark
1908 7th N.W.
Ardmore, OK 73401

Betty Crabtree
23011 Indian Meridian Rd.
Pauls Valley, OK 73075

Joyce Crosby
800 Rosewood
Ardmore, OK 73401

Josh Davidson
692 Spring Hope Rd.
Ardmore, OK 73401

Howard and Jean Drew
2232 Clover Leaf Pl.
Ardmore, OK 73401

Kathy Eye
236 S. Pichens Rd.
Madill, OK 73446

Judy G. Fisher
P.O. Box 234
Fittstown, OK 74842

Tammie Durbin
337 Lakeside Rd.
Ardmore, OK 73401

Dan Elkins
1301 Division
Sulphur, OK 73086

Arlinda Elkins
1301 Division
Sulphur, OK 73086

James Gallgher
3302 Rancho Lane
Ardmore, OK 73401

Benji
602 1/2 W. Tishomingo
Sulphur, OK 73086

Estee Brunk
1015 Chambers Dr.
Colorado Springs, CO 80904

Robert Brunk
1015 Chambers Drive
Colorado Springs, CO 80904

Larry Wood
1412 Sunny Lane
Ardmore, OK 73401

Jeanie Upson
924 Sioux
Ardmore, OK 73401

Anna Vines
86 Laurel
Lone Grove, OK 73443

John M. Thompson III
819 Bixby
Ardmore, OK 73401

Roselyn Tiner
P.O. Box 178
3005 US Highway 70
Wilson, OK 73463

Luanne Snodgrass
91 Overland Rt.
Ardmore, OK 73401

Donnel Somers
34237 E. CR 1650
Wynnewood, OK 73098

Claudia F. Spalding
2649 Silo Road
Durant, OK 74701-0428

David R. Spalding
PO Box 902
Tuttle, OK 73089

Ellen Spraggins
118 P N.E.
Ardmore, OK 73401

James H. Stevens
627 W. 21
Ada, OK 74820

Barbara J. Stevens
627 W. 21
Ada, OK 74820

Jerry Summers
701 S. Turner
Ada, OK 74820

Mary Silverman
1200 Holly
Ardmore, OK 73401

E.J. Shipman
3073 E. Highway 22
Tishomingo, OK 73460

Retha Rousey
1470 Enterprise
Ardmore, OK 73401

C.D. Robertson, Jr.
8900 OK Highway 7E
Wapanucka, OK 73461

Christiane Robinson
1378 8th N.W.
Ardmore, OK 73401

James Rowland
8834 Egypt Road
Milburn, OK 73450

Phyllis Perry
1960 Woodridge Dr.
Newalla, OK 74857

Ed Perryman
404 Eastwood Circle
Ardmore, OK 73401

Richard Powell
1415 Holt
Ardmore, OK 73401

Rosemary Poythress
515 8th N.W.
Ardmore, OK 73401
Yvonne Pruitt
500 S. Highland
Ada, OK 74820

Lois J. Rasseo
320 B SW
Ardmore, OK 73401

Norma L. Paschall
P.O. Box 1133
Ardmore, OK 73401

Catherine Pendergrast
4727 Cass Lane
Connerville, OK 74836

Lucille J. Norman
1400 W. Ott Lane
Pontotoc, OK 74820

Rhonda Newton
205 Country Club Rd.
Ardmore, OK 73401

Doris Murray
606 N. Kemp
Tishomingo, OK 73460

Virgil M. Mowbray
1220 Beverly
Ardmore, OK 73401

Beverly McMillan
5487 Myall Rd.
Ardmore, OK 73401

Walter E. Mullendore
8003 Joan T. White Rd.
Ft. Worth, TX 76120

Roy David Mullens
41255 E. Co. Rd 1510
Pauls Valley, OK 73075

Richard K. Muller
6642 N. Dogwood Road
Ardmore, OK 73401
F. Lovell McMillin
814 Wood N. Creek Rd.
Ardmore, OK 73401

Zeno McMillin
7995 South Lone Cedar Road
Mannsville, OK 73447

Rosemary McBee
23695 Wolfcrest Way
Wister, OK 74966

Debra McCurry
1 Overland Rt.
Ardmore, OK 73401

Ebony McDonald
1914 Knox Road, Apt. 807
Ardmore, OK 73401

Michael Long
8905 Hwy 7 E
Wapanucka, OK 73441

Heather McGee
9801 Silver Lake Drive
Oklahoma City, OK 73162

Mark Lumry
10707 Evans Road
Marietta, OK 73448

Norma J. Mantzke
28 T & C Circle
Ardmore, OK 73401

Tom Locke
906 Oaktree Lane
Ardmore, OK 73401

Martha Kimbrough
607 W. Kemp
Tishomingo, OK 73460

John Kimbrough
607 W. Kemp
Tishomingo, OK 73460

Ellen T. Innis
1501 Persimmon Lane
Ardmore, OK 73401

Mark Hughes
337 Lakeside Road
Ardmore, OK 73401

Brenda Jones
1623 W. Broadway Place
Ardmore, OK 73401

Sharon Keith
5256 Myall Road
Ardmore, OK 73401

Talon Hyatt
2719 N. Shearer Road
Mill Creek, OK 74856

Paul Hall
11815 Wistinsond Road
Mill Creek, OK 74856

Vicki Harbert
2502 E. Harbert Road
Tishomingo, OK 73460

Mike Harris
2004 7th N.W.
Ardmore, OK 73401

Pat Gray
7100 E. Egypt Road
Milburn, OK 73450

Gabe Greene
5601 Bullet Prairie
Tishomingo, OK 73460

Gary Green
5601 Bullet Prairie
Tishomingo, OK 73460

Darrell Gipson
612 Sunset Road
Ada, OK 74820

Jason R. Girard
713 Ash N.W.
Ardmore, OK 73401

Gary Good
409 10th N.W.
Ardmore, OK 73401