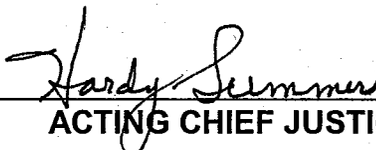


Wednesday, June 18, 2003

MICHAEL S. RICHIE

CLERK
THE CLERK IS DIRECTED TO ENTER THE FOLLOWING ORDERS OF THE COURT:

- 98,139 Wayne Trobee v. Phillip R. Clifton a/k/a Clayton, Victor Deck, Phillip R. Clifton a/k/a Clayton and Victor Deck d/b/a Elite Auctions, L.L.C.
The court notes the address of appellee Phillip R. Clifton. Steven E. Ferguson is permitted to withdraw. Appellant's brief is due July 6, 2003.
- 98,649 Kathryn L. Lowe v. Don Robert Lowe.
Notice of completion of record was accepted June 11, 2003.
- 98,661 John Joseph Garvey v. Terry Womack.
Withdrawing counsel is required by Okla.Sup.Ct.R. 1.5(b) to include current address of appellant pro se in his motion to withdraw.
- 98,663 Oklahoma Department of Securities ex rel. Irving L. Faught, Administrator v. Accelerated Benefits Corporation and American Title Company of Orlando.
Appellants are granted to June 23, 2003 to file brief. This time limit will not be extended.
- 98,751 Pauline Rowland, personally and as Personal Representative of the Estate of Eldin E. Rowland, Deceased v. Westhoma Industries, L.L.C.
Parties are directed to file supplemental reports regarding order filed by United States Bankruptcy Court on June 10, 2003 and its effect on the automatic stay and this appeal.
- 98,791 Madeline Ann Werner, now Clevenger v. Michael Howard Werner.
Consideration of motion to withdraw is deferred pending compliance with Okla.Sup.Ct.R. 1.5(b).
- 99,214 First State Operating Company (formerly First State Bank) v. Dr. K. Wayne Sizelove.
Appellant is directed to respond by June 26, 2003 to appellee's request to supplement with uncertified documents.
- 99,285 In the Matter of the Estate of Gary Lynn Roberts, Deceased v. Compsource Oklahoma.
The court notes appellant's withdrawal of notice of preparation of statement in lieu of record on appeal. Notice of completion of record is due October 20, 2003.
- 99,301 Faramarz Mehdipour v. State, ex rel. Department of Corrections et al.
Appellee's application for extension of time to file supplemental record is granted. The court notes, however, that no designation of record may be filed in appeal subject to Okla.Sup.Ct.R. 1.36.
- 99,318 Eric W. Hathaway v. HCA Health Services of Oklahoma, Inc. d/b/a Presbyterian Hospital, John Does Nos 1&2 and the State of Oklahoma ex rel. Medical Research & Technology Authority.
Appellee Presbyterian Hospital's motion to dismiss is denied. Appellant's record was accepted 1 day after petition in error was filed.



ACTING CHIEF JUSTICE