

BEFORE THE CORPORATION COMMISSION OF THE STATE OF OKLAHOMA

APPLICANT: RANKEN ENERGY CORPORATION

RELIEF SOUGHT: POOLING

LEGAL DESCRIPTION: SE/4 NW/4 & SW/4 NE/4) CAUSE CD NO. 201302868
OF SECTION 17, TOWNSHIP 6 NORTH, RANGE)
1 EAST, CLEVELAND COUNTY, OKLAHOMA) ORDER NO. **613514**

ORDER OF THE COMMISSION

1. Hearing Date and Place: 8:30 a.m., the 28th day of May, 2013, Jim Thorpe Building, Oklahoma City, Oklahoma.
2. Appearances: Charles L. Helm, Attorney, appeared for the Applicant, Ranken Energy Corporation.
3. Notice and Jurisdiction: Notice has been given as required and the Commission has jurisdiction of the subject and the persons. With regard to each respondent, if any, whose address is listed as unknown in the Application on file in this Cause, or whose address is listed as known in such Application, but on whom the Applicant was unable to deliver notice because such address is apparently no longer valid, the Administrative Law Judge conducted an adjudicative inquiry into the factual issue of due diligence and determined that the Applicant has made a diligent effort to locate the whereabouts of such respondent using available primary and secondary sources, and service by publication with regard to such respondent has been duly and legally made and the Commission, after examining the records and proof of publication, approves the process.
4. Amendments: At the time of hearing, the Application was amended to dismiss the following respondents: Sally G. Hill a/k/a Sally Caddell; Gloria S. Eakin; Curtis B. Stilley Jr.; Charles P. Stilley; Dr. Martha Parker; David W. Hardin; Mary Elizabeth Moore; Margaret Ford Storey Revocable Trust; Lottie Mappes 1980 Trust; Diane Sue Hardwick, now Freeny; and The Unknown Heirs & Devisees of Lottie Mappes, Deceased.
5. Relief Requested: To pool and adjudicate the rights and equities of the owners named in Exhibit "A" attached hereto (including respondents listed primarily as curative) underlying the lands described in the caption hereof, and to designate the Applicant or some other party as operator. Applicant requested a "unit" pooling order covering owners' rights in all wells drilled and produced on the described drilling and spacing unit.
6. Relief Granted: The requested relief is granted and the rights and equities of all owners named in Exhibit "A" attached hereto are hereby pooled, adjudicated and determined in the lands described in the caption hereof for the following common sources of supply:

<u>Common Source of Supply</u>	<u>Spacing Order No.</u>
Cottage Grove	613016
Hogshooter	613016
Layton	613016
Cleveland	613016
Prue	613016
Skinner	613016
Red Fork	613016
Bartlesville	613016
Basal Pennsylvanian Unconformity	613016
Misener	613016
Hunton	613016
Viola	613016
Simpson Dense	613016
Simpson Dolomite	613016
1st Wilcox	613016
2nd Wilcox	613016
Tulip Creek	613016
McLish	613016
Oil Creek	613016
Joins	613016
Arbuckle	613016

said owners named in Exhibit "A" attached hereto must make an election within twenty (20) days from the date of this Order. That, each owner, subject hereto, may make any of the elections as to all or any part of the interest of such owner in the unit and must give notice as to which of the elections stated in Paragraph 6 herein, such owner accepts.

- a. Participate: To participate in the development of the unit and common sources of supply by agreeing to pay such owner's proportionate part of the actual cost of the well or wells covered hereby and by paying, as set out below, to Operator such owner's proportionate part of the estimated completed well cost thereof, or by securing or furnishing security for such payment satisfactory to the Operator, within twenty-five (25) days from the date of this Order, as follows:

Completed as a dry hole	- \$ 712,085.00
Completed for production	- \$1,166,441.38

provided, however, that in the event an owner elects to participate in said well by paying his proportionate part of the costs thereof and fails or refuses to pay or to secure the payment of such owner's proportionate part of the completed well cost as set forth herein, or fails or refuses to pay or make an arrangement with the Operator for the payment thereof, all within the periods of time as prescribed in this Order, then such owner shall be deemed to have elected to accept the option provided in Paragraph 6(b) below; provided, that if an owner's interest has burdens that exceed the total royalty provided in Paragraph 6(b) below, then in that event, such owner shall be deemed to have accepted the option provided in Paragraph 6(c) below. Thereupon the payment of such cash bonus shall be made by Operator within thirty-five (35) days after the last day of which such defaulting owner under this Order, should have paid his proportionate part of such owner's costs or should have made satisfactory arrangements for the payment thereof. Additionally, owners electing to participate will be charged their share of cost of well insurance for each well drilled under the Pooling unless within the time required for electing to participate an owner provides to the Operator evidence that they have their own control of well insurance.

- b. **Cash Consideration: (\$150.00 per acre and a 1/8 total royalty, as more fully described herein)** To accept \$150.00 per acre cash as a fair, reasonable and equitable bonus to be paid unto each owner who elects not to participate in the cost thereof; such cash bonus to be paid by Applicant within thirty-five (35) days from the date of this Order and when so paid shall be satisfaction in full for all rights and interests of such owner in the unit covered hereby, except for any normal 1/8 royalty interest, as defined in 52 O.S., Section 87.1 (e) (1977). To elect this option, a respondent must be capable of delivering at least an 87.5% net revenue interest to the Applicant and/or Operator, at the time elections are due herein.

- c. **Cash Consideration: (\$125.00 per acre and a 3/16 total royalty, as more fully described herein)** To accept \$125.00 per acre cash plus an overriding royalty or excess royalty of 1/16 of 8/8 as a fair, reasonable and equitable bonus to be paid unto each owner who elects not to participate in the cost thereof; such cash bonus to be paid by Applicant within thirty-five (35) days from the date of this Order and when so paid shall be satisfaction in full for all rights and interests of such owner in the unit covered hereby, except for any normal 1/8 royalty interest, as defined in 52 O.S., Section 87.1 (e) (1977); provided, however, in the event any owner's interest is subject to a royalty, overriding royalty, or other burden on production in excess of the normal 1/8 royalty as defined herein, then, such excess royalty, overriding royalty, or other burden shall be charged against the 1/16 of 8/8 overriding or excess royalty as herein set forth, and the same shall be reduced by the amount of any such excess.

7. Failure to Elect: In the event any owner fails to elect within the time and in the manner as set out above which of the alternatives set forth in Paragraph 6 above, any such owner accepts, then such owner shall be deemed to have accepted the cash bonus plus total royalty as set out in Paragraph 6(b). In the event any such owner's interest is burdened greater than the total royalty provided in Paragraph 6(b), then said owner will be deemed to have elected the option provided in Paragraph 6(c). In the event any owner elected to do other than participate in said well by paying his pro rata share of the costs thereof, or fails to make one of the elections provided above, such owner shall be deemed to have relinquished unto Operator all of such owner's right, title, and interest or claim in and to the unit well or wells, except for any normal 1/8 royalty interest and other share in production to which such owner may be entitled by reason of any election hereunder.
8. Participation in Subsequent Wells: Only those owners electing to participate in the initial well will be allowed to participate in subsequent wells drilled on the drilling and spacing unit covered hereby. Owners electing or deemed to have elected the cash consideration plus royalty provided in Paragraph 6(b) or 6(c) above shall receive no additional cash consideration for subsequent wells, but shall receive the royalty provided therein for subsequent wells.
 - a. Election on Subsequent Wells: In the event Operator proposes the drilling of a subsequent well they shall notify those owners who elected to participate in the initial well of their intent to drill a subsequent well, and said owners will have twenty (20) days from the receipt of said notice to elect whether to participate in said subsequent well or accept the options in lieu of participation provided in Paragraph 6(b) or 6(c) above. The notice provided by the Operator shall include the proposed costs of the subsequent well and owners electing to participate must pay their proportionate share of said costs within twenty-five (25) days from the receipt of notice from the Operator. Owners failing to elect within the period provided or those owners electing to participate but failing to pay within the period provided shall be deemed to have elected not to participate in the subsequent well and shall thereafter receive the consideration provided in Paragraph 6(b) herein for all subsequent wells, unless they have burdens exceeding the total royalty provided in Paragraph 6(b) in which event they will receive the consideration provided in Paragraph 6(c) above, with bonuses to be paid within thirty-five (35) days after the end of the election period. Any time an owner elects or is deemed to have elected not to participate in a subsequent well, then that owner shall be deemed to have relinquished unto Operator all of such owner's right, title, and interest or claim in and to the proposed well, except for any share in production to which such owner may be entitled by reason of any election hereunder and shall not be allowed to participate in future wells drilled on the drilling and spacing unit covered hereby. That the Oklahoma Corporation Commission shall retain jurisdiction over the drilling and completion costs proposed by Applicant for subsequent wells. Operations for any well proposed pursuant to this paragraph must be commenced within 180 days from the date of the proposal, or said proposal is void.

The term subsequent well for purposes of this paragraph shall not be deemed to include any side-tracking or other operation with respect to the initial unit well, or any subsequent well, and shall not be deemed to be any well that is drilled as a replacement or substitute well for the initial unit well or any subsequent well covered hereby, by virtue of any mechanical or other problems arising directly in connection with the drilling, completing, equipping or producing of the initial unit well or any subsequent well, and no party subject to this Order shall have the right to make any subsequent elections as to any such side-tracking, replacement, or substitute well.

9. Operator: Ranken Energy Corporation
457 West 18th Street
Edmond, Oklahoma 73013-3663

an owner of the right to drill in said drilling and spacing unit is designated Operator of the unit well and common sources of supply covered hereby and all elections required in Paragraph 6 hereof shall be communicated to said Operator in writing at the address above as required in this Order. All written elections must be mailed and postmarked within the election period as set forth in Paragraph 6 above. That said Operator has a current plugging bond or financial statement on file with the Corporation Commission.

10. Commencement of Operations: That Operator commence operations for the drilling or other operations with respect to the initial well covered hereby within 180 days from the date of this Order and shall diligently prosecute the same to completion in a reasonable prudent manner, or this Order shall be of no force and effect, except as to the payment of bonuses. That Operator may complete said well or wells in several separate zones being pooled. That all prospective zones may not necessarily be completed during the initial completion, but rather, may be done in a reasonably prudent time and manner.
11. Escrow Account: If any payments of bonus due and owing under this Order cannot be made because the person entitled thereto cannot be located or is unknown, then said bonus shall be paid into an escrow account within ninety (90) days after this Order and shall not be commingled with any funds of the Applicant or Operator. Any royalty payments or other payments due to such person shall be paid into an escrow account by the holder of such funds. Responsibility for filing reports with the Commission as required by law and Commission Rules as to bonus, royalty or other payments deposited into escrow accounts shall be with the applicable holder. Such funds deposited in said escrow accounts shall be held for the exclusive use of and sole benefit of the person entitled thereto. It shall be the responsibility of the Operator to notify all other holders of this provision and of the Commission Rules regarding unclaimed monies under pooling orders. If any payment of bonus due and owing under this Order cannot be made for any other reason, then such bonus shall be paid into an escrow account and shall not be commingled with any funds of the Applicant or Operator. Any royalty payments or other payments due to such person shall be paid into an escrow account by the holder of such funds.

12. Operator Lien: That Operator, in addition to any other rights provided herein, shall have a lien, as set out in 52 O.S., Section 87.1 (e) (1977), on the interest of any owner, subject to this Order, who has elected to participate in the well covered hereby by paying such owner's proportionate part of the costs thereof.
13. Filing of Affidavit: That the Applicant, or its Attorney, shall file with the Secretary of the Commission, within ten (10) days from the date of this Order, an Affidavit stating that a copy of said Order was mailed within three (3) days from the date of this Order, to all parties pooled by this Order, whose addresses are known.
14. Special Finding: That Applicant exercised due diligence to locate each of the respondents subject to the Application in this Cause and that a bona fide effort was made to reach an agreement with each respondent. That the Applicant has not agreed with all such respondents in such drilling and spacing unit to pool their interest and to develop the drilling and spacing unit and common sources of supply as a unit; that the Applicant has proposed the drilling of a well on said unit and to develop said common sources of supply. That the Operator, hereinabove named, is the owner of the right to drill on said drilling and spacing unit and to develop and produce said common sources of supply.
15. Conclusion: The relief requested is necessary to prevent or to assist in preventing the various types of waste of oil or gas prohibited by statute, or any of said wastes, and to protect or assist in protecting the correlative rights of interested parties. Such requested relief, as set forth above, should be granted, and IT IS SO ORDERED.

DONE AND PERFORMED this 8th day of July, 2013.

CORPORATION COMMISSION OF OKLAHOMA

Patrice Douglas
PATRICE DOUGLAS, Chairman

Bob Anthony
BOB ANTHONY, Vice Chairman

Dana L. Murphy
DANA L. MURPHY, Commissioner

ATTEST:

Peggy Mitchell
PEGGY MITCHELL, Commission Secretary

REPORT OF THE ADMINISTRATIVE LAW JUDGE

THE FOREGOING FINDINGS AND ORDER ARE THE REPORT AND RECOMMENDATIONS OF THE ADMINISTRATIVE LAW JUDGE.

Michael D. Norris
MICHAEL NORRIS, Administrative Law Judge

7-2-13

Date

Susan Osburn

Reviewer

07-02-13

Date

Approved as to form and content: _____

EXHIBIT "A"

APPLICANT: RANKEN ENERGY CORPORATION
CAUSE CD NO.: 201302868

RESPONDENTS WITH KNOWN ADDRESSES

- | | |
|--|---|
| 1. JAMES WYMAN CARPENTER
1201 GREYSTONE PLACE
MANHATTAN, KS 66503 | 13. EARL ROBERT HEATLEY
6800 SOUTH GRANITE AVE., APT. 503
TULSA, OK 74136 |
| 2. JUDITH L. WILLIAMSON
9 SWAN LANE
HAUPPAUGE, NY 11788 | 14. (DISMISSED) |
| 3. SPINDLETOP EXPLORATION COMPANY INC.
P. O. BOX 25163
DALLAS, TX 75225 | 15. (DISMISSED) |
| 4. TERRA ROSA ROYALTY CORPORATION
10806 TIMBERGLEN
HOUSTON, TX 77024 | 16. (DISMISSED) |
| 5. KAREN SUE SCHLAEPFER EWART
22339 PARAGON DRIVE, APT. 203
SANTA CLARITA, CA 91350 | 17. MARTHA C. KLEIN
7890 SW 52ND AVE.
MIAMI, FL 33143 |
| 6. ARLENE LOIS SCHLAEPFER LIVING TRUST DATED
10/13/1983
5835 HEFNER VILLAGE COURT
OKLAHOMA CITY, OK 73162 | 18. JIM HARDWICK
8226 S. GARY AVE.
TULSA, OK 74137 |
| 7. EDWIN G. BRIGANCE
7290 WINDY DRIVE
PARIS, TX 75462 | 19. KAY HARDWICK DAVIDSON
1413 NW 183RD TERRACE
EDMOND, OK 73012 |
| 8. J. THOMAS PORTWOOD
1517 PENNY LANE
KELLER, TX 76248 | 20. (DISMISSED) |
| 9. J. F. BUCK ENERGY, LLC
6307 WATERFORD BLVD, STE. 200
OKLAHOMA CITY, OK 73118 | 21. DOLORES J. MCCAFFREY
4534 BEECH STREET
BELLAIRE, TX 77401 |
| 10. J.M. CRALLE, TRUSTEE OF THE JAMES M. CRALLE
FAMILY TRUST
P. O. BOX 1393
WOODINVILLE, WA 98072 | 22. WINIFRED T. MCCALL
11904 CHESTNUT RIDGE ROAD
OKLAHOMA CITY, OK 73120 |
| 11. JAMES H. PORTWOOD
3124 BRUSHCREEK ROAD
OKLAHOMA CITY, OK 73120 | 23. CARROLL G. CAMPBELL
334 W. PROSPECT AVE.
ELKTON, VA 22827 |
| 12. (DISMISSED) | 24. SINGER BROS.
P. O. BOX 755
TULSA, OK 74101 |

EXHIBIT "A"
(Continued)

APPLICANT: RANKEN ENERGY CORPORATION
CAUSE CD NO.: 201302868
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RESPONDENTS WITH KNOWN ADDRESSES

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| 25. JOE SINGER
C/O P. O. BOX 755
TULSA, OK 74101 | 36. GERTRUDE SHELBURNE TESTAMENTARY TRUST
BETTY ANN FURSETH & JERRY N. FURSETH,
CO-TRUSTEES
1610 NORWOOD PLACE
NICHOLS HILLS, OK 73120 |
| 26. ALEX SINGER
C/O P. O. BOX 755
TULSA, OK 74101 | 37. CREEDE ROYALTY PARTNERS
P. O. BOX 25313
DALLAS, TX 75225 |
| 27. ROY LAMBERT QUIETT TRUST UNDER THE WILL
OF R.C. QUIETT
C/O 5110 S. YALE AVE., STE. 400
TULSA, OK 74135 | 38. (SEE BELOW) |
| 28. ELLIS LAMBERT QUIETT TRUST UNDER THE WILL
OF R.C. QUIETT
C/O 5110 S. YALE AVE., STE. 400
TULSA, OK 74135 | 39. ANA MONTUFAR
3405 NW 29TH STREET
OKLAHOMA CITY, OK 73107 |
| 29. GRACE MAUREEN MCCOY
4667 E. 55TH PLACE, APT. 55
TULSA, OK 74135 | 40. ELLIS RUDY LTD.
22499 IMPERIAL VALLEY DRIVE
HOUSTON, TX 77073-1173 |
| 30. HELEN LEWIS MCCOY JONES
29506 E. 69TH STREET SOUTH
BROKEN ARROW, OK 74014 | 41. ELLA J. HARRELL, ALVIN CORNELL HARRELL, AND
ROBERT ASHBY HARRELL, TRUSTEES OF THE
CORNELL HARRELL TRUST
3309 S. WESTERN
OKLAHOMA CITY, OK 73109 |
| 31. ELLA J. HARRELL, ALVIN CORNELL HARRELL, AND
ROBERT ASHBY HARRELL, TRUSTEES OF THE
ALVIN C. ASHBY TRUST B
3301 S. WESTERN
OKLAHOMA CITY, OK 73109 | 42. (DISMISSED) |
| 32. KATHLEEN M.C. ERRION
368 W. 65TH STREET
WILLOWBROOK, IL 60527 | 43. (DISMISSED) |
| 33. (SEE BELOW) | 44. ERIC B. HOLLEMAN
C/O P.O. BOX 3499
TULSA, OK 74101 |
| 34. MARY ERRION HITZ
1346 EDISON STREET
ANTIGO, WI 54409 | 45. JOHN M. HOLLEMAN
C/O P.O. BOX 3499
TULSA, OK 74101 |
| 35. CONSTANCE L. ERRION
23009 N. 87TH STREET
SCOTTSDALE, AZ 85255 | 46. JUDITH H. BERGIER
C/O P.O. BOX 3499
TULSA, OK 74101 |

EXHIBIT "A"
(Continued)

APPLICANT: RANKEN ENERGY CORPORATION
CAUSE CD NO.: 201302868
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RESPONDENTS WITH KNOWN ADDRESSES

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| 47. JAMES M. WELLMAN, TRUSTEE OF THE MAXINE AND WILBUR HOLLEMAN REVOCABLE TRUST DATED 1/25/2001
3621 BLAISDELL AVENUE SOUTH
MINNEAPOLIS, MN 55409 | 57. *WEST STAR OPERATING COMPANY
1141 36TH AVE. NW, STE. 200
NORMAN, OK 73072 |
| 48. JAMES M. WELLMAN, TRUSTEE OF THE MAXINE AND WILBUR HOLLEMAN REVOCABLE TRUST DATED 1/25/2001
C/O BANK OF OKLAHOMA
P. O. BOX 3499
TULSA, OK 74101 | 58. *WEST STAR EXPLORATION AND PRODUCTION COMPANY
1141 36TH AVE. NW, STE. 200
NORMAN, OK 73072 |
| 49. (DISMISSED) | 59. *SHALCO ENERGY (DELAWARE), LLC
10015 S. PENNSYLVANIA, STE. B
OKLAHOMA CITY, OK 73159 |
| 50. SARAH B. HIGGINS
8512 SOUTH OLIE AVENUE
OKLAHOMA CITY, OK 73139 | 60. (DISMISSED) |
| 51. ALAN H. POUNDS
11967 US HIGHWAY 77
PAOLI, OK 73074 | 61. (DISMISSED) |
| 52. ALAN H. POUNDS
323 KENNA COURT
PURCELL, OK 73080 | 62. JAMES AMBROSE MCCAFFREY
1112 VILLAS CREEK DRIVE
EDMOND, OK 73003 |
| 53. AMANDA K. ODOM
700 SOUTHWEST 150TH STREET
OKLAHOMA CITY, OK 73170 | 63. FRANCIS MCCAFFREY
7302 WESTWIND DRIVE
BOWIE, MD 20715 |
| 54. GORDON F. RAINEY, JR.
4801 POCAHONTAS AVE.
RICHMOND, VA 23223-1722 | 64. GEORGE JAMES MCCAFFREY
3072 BRUSH CREEK ROAD
OKLAHOMA CITY, OK 73120 |
| 55. BLISS R. MCCORD
902 MALVERN AVE.
TOWSON, MD 21204 | 65. MARIBEL BARAHONA
2 CALLE 7 AVE. NE, #202
COL. RUIZ CARRETEVA VIEJA LA LIMA
SAN PEDRO SUTA, HONDURAS,
CENTRAL AMERICA |
| 56. ESTHER BLISS RAINEY LIVING TRUST DATED 12/31/1993
902 MALVERN AVE.
TOWSON, MD 21204 | 66. (DISMISSED) |

EXHIBIT "A"
(Continued)

APPLICANT: RANKEN ENERGY CORPORATION
CAUSE CD NO.: 201302868
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RESPONDENTS WITH UNKNOWN ADDRESSES

67. R.H. HIXSON
 68. C. R. JOHNSON
 69. W. L. EBY
 70. ROBERT E. CRAWFORD
 71. MARGUERITE HOWELL
 72. ELZA EVANS
 73. HENRY P. ELLIOTT
 74. MARGARET CAMPBELL KERNODLE
 75. MARY JOAN MCKENNIE
 76. HELEN VIRGIE THOMAS
 77. J. C. POWERS, JR.
 78. MARY W. YORK
 79. HELEN COPELAND TRUST
 80. THE UNKNOWN HEIRS & DEVISEES OF BEATRICE HARDWICK, DECEASED
 81. THE UNKNOWN HEIRS & DEVISEES OF G. L. BAIRD, DECEASED
 82. THE UNKNOWN HEIRS & DEVISEES OF EMMA G. POWERS, DECEASED
 83. THE UNKNOWN HEIRS & DEVISEES OF FRANK E. COOKE, DECEASED
 84. THE UNKNOWN HEIRS & DEVISEES OF KERMIT J. HARDWICK, DECEASED
 85. THE UNKNOWN HEIRS & DEVISEES OF NORENE BELL, DECEASED
 86. THE UNKNOWN HEIRS & DEVISEES OF THOMAS S. MCCAFFREY, DECEASED
 87. THE UNKNOWN HEIRS & DEVISEES OF DAVID P. DAVIS, DECEASED
 88. (DISMISSED)
 89. THE UNKNOWN HEIRS & DEVISEES OF JOHN W. ERRION, DECEASED
 90. THE UNKNOWN HEIRS & DEVISEES OF WILLIAM H. STOREY, JR., DECEASED
 91. THE UNKNOWN HEIRS & DEVISEES OF EMMA LOUISE MATTHEWS, DECEASED
 92. THE UNKNOWN HEIRS & DEVISEES OF NAOMI AGNES HARDWICK CHAILLE, DECEASED
 93. THE UNKNOWN HEIRS & DEVISEES OF JANE R. ERRION DOUGHERTY, DECEASED
 94. THE UNKNOWN HEIRS & DEVISEES OF THOMAS H. ERRION, DECEASED
 95. THE UNKNOWN HEIRS & DEVISEES OF HELEN B. ERRION, DECEASED
 96. THE UNKNOWN HEIRS & DEVISEES OF BLISS RAINEY, DECEASED
 97. THE UNKNOWN HEIRS & DEVISEES OF MARGUERITE J. SHIRLEY, DECEASED
 98. THE UNKNOWN HEIRS & DEVISEES OF JOSEPHINE H. MCCAFFREY MURPHY, DECEASED
 99. THE UNKNOWN HEIRS & DEVISEES OF JEANETTE REITZEL, DECEASED
 100. THE UNKNOWN HEIRS & DEVISEES OF THOMAS J. RAINEY II, DECEASED
-
33. THOMAS H. ERRION
(LAST KNOWN ADDRESS)
5612 BEAVER CREEK COURT
WILMINGTON, NC 28409
 38. NORMA DANESHMAND
5909 N. CLEVELAND AVE.
KANSAS CITY, MO 64119

***There are no respondents listed for curative purposes.**

If living, or if deceased, the known and unknown heirs, devisees, executors, administrators, successors, trustees and/or assigns, immediate and remote, of the above named parties.