

PATRONS ARE REQUESTED TO FAVOR THE COMPANY BY CRITICISM AND SUGGESTION CONCERNING ITS SERVICE

CLASS OF SERVICE

This is a full-rate Telegram or Cablegram unless its deferred character is indicated by a suitable sign above or preceding the address.

# WESTERN UNION

SIGNS

- DL = Day Letter
- NM = Night Message
- NL = Night Letter
- LCO = Deferred Cable
- CLT = Cable Letter
- WLT = Week-End Letter

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

The filing time as shown in the date line on full-rate telegrams and day letters, and the time of receipt at destination as shown on all messages, is STANDARD TIME.

Received at *Wewoka, Okla. Phone 600*

KM56 38 NL=WALLACE IDA 24

CUTLIP HORSELY AND LOTT=

ATTORNEYS WEWOKA OKLA=

REPLY TO MY LETTER OF THE ELEVENTH AND TELEGRAM OF  
 SIXTEENTH RELATIVES HERE ANXIOUS TO BE ADVISED CONCERNING  
 PROCEDURE PARTICULARLY WHETHER NONRESIDENT MINOR  
 CHILDREN CAN NAME ADMINISTRATOR TO TAKE PRECEDENCE OVER  
 A RESIDENT LOWER IN LIST OF PRECEDENCE=

H J HULL.

THE QUICKEST, SUREST AND SAFEST WAY TO SEND MONEY IS BY TELEGRAPH OR CABLE

CLASS OF SERVICE DESIRED	
DOMESTIC	CABLE
TELEGRAM	FULL RATE
DAY LETTER	DEFERRED
NIGHT MESSAGE	CABLE LETTER
NIGHT LETTER	WEEK END LETTER

Patrons should check class of service desired; otherwise message will be transmitted as a full-rate communication.

# WESTERN UNION

NO.	CASH OR CHG.
CHECK	
TIME FILED	

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

Send the following message, subject to the terms on back hereof, which are hereby agreed to

January 25, 19 30

To H. J. Hull,

Street and No. Attorney at Law

Place Wallace, Idaho.

Appointment nonresident minor's nominee discretionary with court

Other things being equal court would appoint nominee

CUTLIP & HORSLEY,

Sender's address for reference

THE QUICKEST, SUREST AND SAFEST WAY TO SEND MONEY IS BY TELEGRAPH OR CABLE

Sender's telephone number

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Received at

1930 JAN 17 AM 8 12

KM3 24 NL=WALLACE IDA JAN 16

CUTLIP HORSLEY & LOTT=  
WEWOKA OKLA=

HOGUE CHILDREN AGED FIFTEEN SIXTEEN AND SEVENTEEN YEARS  
RESPECTIVELY STOP BEING NON RESIDENT MINORS CAN THEY  
NOMINATE AN ADMINSTRATOR IN PREFERENCE TO DECEASEDS  
SISTER=

H J HULL.

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J. C. WILLEVER, FIRST VICE-PRESIDENT

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— Wewoka, Okla Jan. 16th, 1930. 19 —

To H.J.Hall

Street and No. \_\_\_\_\_

Place Wallace, Idaho

~~No application filed here (stop) Children have next preference after wife (stop)~~

~~Children inherit equally with surviving wife (stop) If no wife children inherit~~

~~Will see your party at Seminole for information.~~

Send  
Collect

C. Guy Cutlip

SENDER'S ADDRESS  
FOR REFERENCE

SENDER'S TELEPHONE  
NUMBER

H. J. HULL  
LAWYER  
WALLACE, IDAHO

January 11th, 1930.

Messrs. Cutlip, Horsley & Lott,  
Attorneys at Law,  
Wewoka, Oklahoma.

Gentlemen:

I acknowledge receipt of your letter of January 4th, advising that the Oklahoma Compensation law expressly excepts death claims.

I represent the deceased's former wife, the mother of the three minor children mentioned in my former letter. She has re-married but the deceased contributed towards the support of the children until the time of his death. The mother has no funds with which to employ an attorney and will necessarily be obliged to have this handled on a contingent basis.

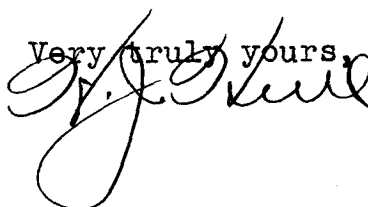
I am wondering if you will interest yourself to the extent of making a trip to Seminole to determine what possibilities, if any, the case has. I believe that you can obtain full information from Mr. Iss Nesselroad, who resides at No. 3 University Street, in Seminole, who is an old friend of the deceased and I believe was a fellow worker. Mrs. Mary Gastineau, who resides at Fairfax is a sister of deceased, and she has made some investigation of the facts, and you can probably obtain additional information from her.

If the facts justify suit, my client desires either Mr. Nesselroad or Mrs. Gastineau to be appointed Administrator or Administratrix.

The situation may be somewhat further complicated by the claims of a woman in Seminole who may contend that she is the common law wife of the deceased. I think Mr. Nesselroad can advise you with respect to this.

If you are willing to make this preliminary investigation, I think I can prevail upon my people to reimburse you for the actual expense you are out of pocket. If you find that the facts warrant further action, please advise the terms upon which you are willing to handle it. I presume your contract of employment will have to be made with the administrator, but the mother will recommend any reasonable contract.

Very truly yours,



HJH-c

H. J. HULL  
LAWYER  
WALLACE, IDAHO

December 31st, 1929.

Cutlip, Harsley & Lott,  
Attorneys at Law,  
Wewoka, Okla.,

Gentlemen:

I have taken your name from the American Bank Attorneys' List.

December 13th, 1929, one W.L. Hogue of Seminole, Oklahoma, was killed in the course of his employment and while employed by the Fox Rig Oil Co, of Seminole. My information is that one A.J. Hoover is manager of that Company.

The deceased left three children all under the age of eighteen years, residing at Coeur d'Alene, Idaho. One, a girl, is married.

I write to inquire, first, if you have a Workman's Compensation Law in your state, and if so, do the children mentioned come within the meaning of dependents under the law? The deceased has been contributing to their support, but they have not been entirely dependent upon him.

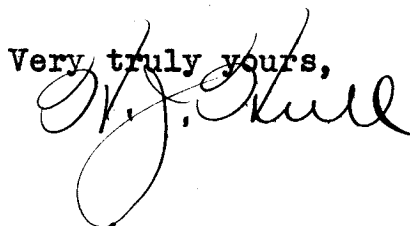
If these children are entitled to compensation, are you in a position to handle the matter? In the event you have no Compensation Law, are you in a position to assert their common law rights in the premises, assuming that the facts justify a common law action.

I take it that it will be necessary to appoint a guardian in your jurisdiction. The children have an Aunt residing at Fairfax that could act in that capacity.

If for any reason you are not in a position to handle the matter, will you kindly refer it to some reputable and responsible attorney, with the request that he report to me at the earliest convenient date.

Thanking you, and assuring you that your assistance will be appreciated, I am,

Very truly yours,



HJH-c

January 4th, 1930.

Mr. H.J.Hull  
Attorney at Law  
Wallace, Idaho

Dear Sir:-

Yours of the 31st of December to hand and noted. In reply have to advise that Oklahoma has a Workmen's Compensation Law, but by its own terms death cases are excepted. Your case would not come under the terms of that law.

Have to advise further that perhaps an administrator should be appointed in this county and the suit be brought by the administrator or Administratrix. This brings up another question that we may infer from your letter: that this man had separated from the mother of those children and married again? If that is true it might be necessary to get hold of the surviving widow down here and see what her attitude in the matter is.

Wish, if you have the full facts at hand, that you would communicate the same to us in full so that we may be in better position to advise. There is no reason why we cannot handle the matter and would be glad to do so, and in this connection it might be well to state in the letter to us what the agreement would likely be and with whom we could have it so as to be binding? Is there a legal guardian there? One with whom you could contract in the premises?

Let us hear from you and in the meantime we will look into the matter at this end of the line and be in better position to advise you, if we can get in touch with some of the parties or some of the fellow workmen.,

Respectfully.,

Cutlip & Horsley  
C. Guy Cutlip