JAMES M. COLE, Appellant, v. MARY E. BENSON, JAMES H. DEPUTIE, and L. J. NASSRE, Appellees.

REARGUMENT OF APPEAL FROM JUDGMENT ADMITTING LEASE TO PROBATE.

[Undated.]

Judgment without opinion.

Upon the application for reargument filed by counsel for appellees and its allowance by one of the concurring Justices, the case was reargued on the twenty-eighth and twenty-ninth days of February, 1944. After hearing arguments *pro et con*, it is hereby adjudged that our former judgment rendered on February 4, 1944 be vacated ; that the judgment of the court below be, and the same is, hereby affirmed; that the case be remanded with instructions to dismiss the objections for the informalities pointed out by the trial judge; that the lease agreement which was offered for probate be admitted to probate; and that the appellant be ruled to pay all costs. *Reversed.*