

north Range 13 east instead of the S.W.⁴ of the N.W.⁴ of the S.E.⁴, and that the plaintiff is entitled to have said mistake corrected and said deed reformed by striking out said erroneous description and inserting the correcting description of said real-estate so far as it relates to the said S.W.⁴ of the N.W.⁴ of the S.E.⁴ in said above section town and range

It is therefore considered and adjudged by the court that the deed from the defendant to plaintiff mentioned in the complaint be and the same is hereby corrected and reformed by striking therefrom said faults and erroneous description and inserting in lieu thereof the true and correct description as follows to wit: The N.² of the S.E.⁴ of the S.W.⁴ and the S.W.⁴ of the N.W.⁴ of the S.E.⁴, all in Section 35 - Township 21, north range 13 east and that the plaintiff recover of the defendant his costs and charges in this action laid out and expended

Luman F. Parker Jr.,
 United States of America Judge of the United
 Indian Territory } ss: State Court.
 Northern District } Chas. A. Davidson
 Clerk of the United States

Court for the northern District of the Indian Territory, do hereby certify the above and foregoing to be a true and correct copy of an order made by this Court on the 3rd day of October A. D., 1907, as the same appears from the records on file in my office at Wichita

Witness my hand and seal of said Court this the 16th day of October A. D., 1907.

United States
 Court Seal
 Northern Dist

Chas. A. Davidson

Clerk

By E. B. Davidson

Deputy

Filed Oct 18 '07 at 8 am,

Otis Lorton

Dep clk & Ex officio Rec.