

of the President of the United States, a part of the State of Oklahoma and the Court records and proceedings of said District Court for the Western District of the Indian Territory, sitting at Tulsa, were transferred to the District Court of Tulsa County in said State of Oklahoma, and said court was given complete jurisdiction in said cause; and,

Whereas, said District Court of Tulsa County did on the 8th day of April, 1908, appoint H. R. Ching, T. B. Lynch and J. E. Piersol, three disinterested householders of said Tulsa County, commissioners as provided by law to partition said land among said parties, to said suit, asteke only heirs of Louis Perryman, in the following proportion, to wit: Clarissa Bell one-sixth (1/6), Addie Davis one-sixth (1/6); Nathaniel Perryman one-sixth (1/6); Mary Perryman, one-sixth (1/6); Flossie Perryman one-sixth (1/6) and John W. Perryman, one-sixth (1/6), but in case said land could not be partitioned without manifest injury, then that said commissioners should appraise the same; and,

Whereas, said commissioners did make and file their oaths as such commissioners and did view the said land and did find and report that manifest injury would result from a partition of same and did appraise the said land at the total value of thirty five hundred and sixty four Dollars and twenty four (\$3564.25) cents, which said report and appraiserment was filed and approved by the Court on the 10th day of April, 1908, and,

Whereas, Clarissa Bell elected to take said land at the appraised value, there, and neither of the defendants in said suit made such an election, nor offered any objection; and,