

Whereas, the said District Court of Okla County,
 in the State of Oklahoma, did on the 11th day of April, 1908,
 enter an order in said cause directing that the party
 of the first part should make a deed for the hereinafter
 described land, as by statute provided, to the said
 Clarissa Bellington, the said Clarissa Bell Paying
 to the Clerk of said court five-sixth (\$ $\frac{5}{6}$) of the said
 appraised value, of said land, to be distributed to
 said defendant, Plaintiff to said order; and,

Whereas, the said Clarissa Bell has paid to
 W. W. Shuckey, Clerk of said Court, twenty-nine hundred
 and seventy dollars and twenty one cents (\$ 2970.21),
 being five-sixth (\$ $\frac{5}{6}$) of said appraised value;

Now, Therefore, by virtue of said order of said District
 Court of said Okla County, and in pursuance of the
 statute in such case made and provided, for and
 in consideration of said sum above mentioned, paid
 to W. W. Shuckey, Clerk of said District Court, the Sheriff
 of Okla County, appraiser, Party of the first part, hath
 granted, bargained, sold, conveyed and confirmed,
 and by these presents, doth grant, bargain, sell, con-
 vey and confirm unto the said Party of the second
 part, her heirs and assigns, all the estate, right,
 title and interest with which the said Louis Bergman,
 heir became sealed as such heir, by grant from
 the Creek Nation of, in and to the following described
 land situated in said County of Okla, in the
 State of Oklahoma, to wit:

The north half of the south half of the most
 west quarter and the south half of the north half
 of the south west quarters of section thirty two, Township
 nineteen north, range thirteen, east; and lots six and
 seven and the select fifteen acres of lot 3 of section twenty
 four, Township nineteen north, range thirteen east;