(as will more fully appear from the affidavit of L. E. Bain, the editor of said paper) said affidavit having been heretofore filed in this cause.

It further appearing to the Court that none of the defendants above nemed, to wit: the unknown heirs of Cheparn Holahta, deceased, and the unknown heirs of Martha Holahta, deceased, have answered in said action, nor have appeared and filed any pleadings of any nature in said action, but that said parties are now and have been since August 15, 1908 in default.

And it further appearing that a summons was duly issued in said action of the 17th, day of August, 1908, and personal service of said summons was made upon Lucy Holahta, one of the defendants herein on the 18th, day of August, 1908, and that Lucy Holahta has been in default since the 17th, day of September, 1908, and thereafter and has not filed an answer, or my other pleadings in this cause or appeared in any otherwise therein, and

It further appearing that the said action is brought for the purpose of quieting title in the plaintiff, Charles Page, in and to the following described real estate situated in the Cunty of Tulsa and State of Oklahoma, to wit:

West Half $(\frac{1}{2})$ of the Southeast Quarter $(\frac{1}{4})$ and Southeast Quarter $(\frac{1}{4})$ of the Southwest Quarter $(\frac{1}{4})$ of Section Thirty Four (34), Township Eighteen (18) North, Range Twelve (12) East.

It further appearing that said plaintiff is now, and has been since the 8th, day of August 1907 the owner of and in possession of the above described premises, and was such owner a nd in possession thereof at the time of the commencement of this action, and that the defendants, the unknown heirs of Martha Holahta, deceased, the unknown heirs of Cheparin Holahta, deceased, and the defendant Lucy Holahta have no right, title or interest in the above described premises and have hot had any right, title or interest in said premises since the filing of this action.

NOW THEREFORE, on motion of Martin, Rice & lyons, attorneys for the Plaintiff, it is ordered and decreed that the plaintiff was at the time of the commencement of the is action and now is, the owner in fee simple absolute of the premises herein above described, and his right and interest in said property as such owner against said defendants herein, to wit: The unknown heirs of Cheparin Molahta, Described, and the unknown heirs of Martha Holatha, and the defendant Lucy Holahta, is hereby declared and established, and

It is further adjudged and decreed that the defendants, the unknown heirs of Martha Holahta, deceased, the unknown heirs of Cheparin Holahta, deceased, and the defendant Lucy Holahta, and all persons claiming by, through and under them, or my ofthem, subsequent to the filing of this pattion, to wit: on the 18th, day of June, 1908, be and they are forever barred from any and all claims of right, title or interest in and to the said premises or lien thereon or any part thereof, and that the title of the said Charles Page in add to said premises, to wit

West $_{\text{H}}$ alf $(\frac{1}{2})$ of the Southeast Quarter $(\frac{1}{4})$ and Southeast Quarter $(\frac{1}{4})$ of the Southwest Quarter $(\frac{1}{4})$ of Section Thirty Four (34), Township Eighteen (18) North, Range Twelve (12) East. be and the same is hereby forever quieted against the claims of said defendants, their heirs, assigns, administrators and executors.

By the Court,

ATTEST.....Clerk.

L. M. Po e

Judge of the District FCourt in and for the County of Tulsa, State of Oklahoma

CERTIFICATE OF TRUE COPY.

STATE OF OKLAHOMA, TULSA COUNTY,) SS:

I, W. W. Stuckey, Clerk of the District Court in and for the Sounty and State aforesaid, do hereby certify that the instrument hereto attached is a full, true and correct copy of the Decree in the case No. 879, Charles Page vs. The unknownheirs of Martha Holahta and al.