and his said wife through said interpreter, and also the testimony of D.C.Rose of Tulsa Oklahoma, together with the testimony of C.W.Eaton, on the the petitioners herein all of the same being residents of Tulsa County, State of Oklahoma, as to the matters set forth in said petition, and as to the character and value of the lands sought to be conveyed, doth fid as follows.

That said Amy Grayson departed this life intestate and without issue on or about the 8th day of March 1905 at her home and residence three miles west of Wekiwa, Western District of the Indian Territory in what is now a part of Tulsa County, State of Oklaho; that said Amy Grayson was a member of the tribe of Indian known as Creeks, of the full-blood, Creek Roll No 8809 and an allotee of the Five Civilized Tribes; that there was selected for and allotted to the said Amy Grayson as and for her share of the lands of the Creek Nation, the following described tract of land, to-wit:

South one half of the south-west quarter of Section Three (3) North-west quarter of the North-west quarter of Section Ten (IO) and North-east quarter of the North-west quarter of Section Ten (IO) allin Township Nineteen (I9) North range ten (IO) East, containing I6O acres, more or less, and lying and being situated in Tulsa County, State of Oklahom, and of which the said above described premises said Amy Grayson died seized in fee and the owner of.

0

0

That said Amy Grayson at the time of her death left her surviving as her sole and only heir at law, Wiley Grayson, one of the above named petitioners, her brtoher . That the said Wile y Grayson is a duly enrolled citizen of the Creek Nation or tribe of Indians enrolled by the Commission to the Five Civilized Tribes as a full-blood, Roll No 8808, that said Wiley Grayson, sole and only heir at law of the said Amy Grayson, deceased, has sold all his interest in and to an undivided one-half of the tract of land allotted to said Amy Grayson as hereinbefor e described, to S.R.Lewis and C.W. Faton of Tulsa Oklahoma, for the price and sum of \$ I,000.00; that said Wiley Grayson, sole and only heir at law of said Amy Grayson deceased, has executed a conveyance thereof in the form of a General Warranty Deed bearing date of August Ist 1908, and duly acknowledged as provided by law, conveying to said S.R Lewis and C.W. Eaton the fee simple title to the sair undivided one-half in and to the aforesaid tract of land; and that said Wiley Grayson, sole and only heir at law of said Amy Grayson , deceased has sold all his interest in and to the other remaining undivided one-half of the track of land allotted to the said Amy Grayo sn as hereinbfore described, to Ethel Davis of Tulsa, Oklahoma, for price and sum of \$ I,000.00 l; that he has executed to said Ethel Davisa" conveyance thereof, in the form of a General Warranty Deed bearing date of August Ist 1908, and duly acknowledged as provided by law, conveying to said Ethel Davis the fee simple title in and to the other and remaining undivided one-half of the aforesaid tract of land .

The Court further finds that this Court has jurisdiction of the settlement of the estate of said Amy Grayson, deceased allottee aforesic; that said Amy Grayson, deceased this life intestate wit out issue on or about the 8th day of March 1905 wit in what is now a part of Tulsa County, State of Oklahoma; that no administration was ever had upon here said estate; that said deceased left no debts and that all the funeral expenses and expenses of the last sickness have long since been fully paid; that said deceased allotttee left no property other than