

COMPARED

-----ACKNOWLEDGEMENT OF LIEN :-----

United State of America

State of Oklahoma

SS.

County of Muskogee

Whereas, under and by virtue of the Act of Congress approved March 2 1907, (Public No 180) for the relief of certain white persons who intermarried with Cherokee citizens, and the "Rules and Regulations to Carry into effect the Provisions " of the same as approved by the secretary of the interior April 3 , 1907, said persons are authorized to sell their improvements on the public domain of the Cherokee Nation at the valuation fixed by the Official Designated by the Secretary of the Interior to the allottee thereof within sixty (60) days after notice of such selection or be deemed to have forever abandoned and relinquished their rights to dispose of the same; and

Whereas, Annie C Archer, an intermarried white person, had certain valuable improvements on the South east (SE 4) Quarter of South East (SE4) quarter of South East (SE 4) Quarter of Section Eighteen (18) Township Twenty (20) North, Range Fourteen (14) East in Cherokee Nation, Tulsa County, Oklahoma.

which were appraised under said Act at \$ 3143 40/100; and whereas , I , John Downing have selected said land in allotment for myself and by such action declared my intention of purchasing the improvements thereon at the aforesaid price, and acquiescence in the operation of said Act of March 2 1907.

I do hereby acknowledge that a lien is, by virtue of said act, visited on the rents and profits of said land, which lien shall be enforceable in any court of competent jurisdiction, out of the rents and profits issuing from said land, conditioned that ~~that~~ said sum of \$ 3143. 40/100 remain unpaid .

John Downing

Subscribed and sworn to before me this 7th day of April 1908.

Charles W Mandler
Notary Public

SEAL.

My term expires May 3-1909

Filed for record Jul 3 1908 at 4:55 P.M. H.C. Walkley Reg of Deeds . SEAL.