

allotment or part of the allotment of the said Moses Coney the following described lands, to-wit :-

Lots One (1) Two (2) and Three (3) in and of the Northwest quarter ( NW 1/4) of Section Thirteen ( 13) in Township Nineteen ( 19) North and Range twelve : (12) east, containing sixty five acres, more or less, according to the United States Government survey and now lying and situated in the County of Tulsa and State of Oklahoma .

That a certificate of allotment and a patent conveying all the right, title and interest of the Creek Nation to the heirs of the said Moses Coney was duly ~~filed~~ issued and approved by the Secretary of the Interior of the Government of the United States of America ;

That at the time of his death the said Moses Coney left surviving him a daughter, Jennie Hickory nee Jennie Coney and a son Thomas Coney, who are joint heirs to and ~~is~~ the entire estate of the said Moses Coney in and to the above described land;

That each of said heirs are duly enrolled as members of the said Muskogee (Creek ) Nation or Tribe of Indians as full bloods; That the said Jennie Hickory is an adult over the age of Twenty One Years and that Tom Hickory , petitioner<sup>is</sup> is her husband That said Tom Hickory has no interest in the land except as the husband of said Jennie Hickory ; that the said Jennie Hickory , heir at law of the said Moses Coney, deceased, <sup>at</sup> Tom Hickory, her husband, has sold and conveyed their undivided one half interest in and to the above described land to the said L.L.Lewis and has executed ther for their conveyance by deed of General Warranty under the date of the 26th day of September 1908 , which said deed is duly acknowledged, as required by law;

That said deed of conveyance vests in the said L.L.Lewis the fee simple ~~of the said Moses Coney~~ title in and to the undivided one half interest of said Jennie Hickory in and to the above described land ;

The Court further finds that this Court has exclusive jurisdiction of the settlement of the estate of the said Moses Coney, deceased ;

That said Moses Coney died intestate and that there are no debts outstanding and unpaid against the estate of the said Moses Coney, and that all the funeral expenses and expenses of the last sickness of the said Moses Coney have been fully paid and discharged

That the said Thomas Coney, son and heir of the said Moses Coney, deceased, was born prior to the fourth day of March 1906; That the said sum of \$ 1750.00 the consideration for the conveyance of the said undivided interest of Jennie Hickory in and to the above described land is a fair and reasonable value for said land and a good consideration for sale sale ;

That \$ 500.00 of said consideration and purchase money has been paid and the balance thereof has been secured by a mortgage on the above described interest of Jennie Hickory in and to the land sold and conveyed to L.L.Lewis duly executed and delivered.

It is therefore ordered, adjudged and decreed by this Court that the above described sale and conveyance and the deed of conveyance above described from the said Jennie Hickory and Tom Hickory, her husband to the said L.L.Lewis be and the same hereby is approved and confirmed and declared to be binding and effective as to each of the grantors therein named and vests the title to said undivided interest of the above named