

herein described; and the deed of Coley Wildcat made, executed, and delivered on the 10th day of June, 1916 to Vera Stickle covering the land herein described, be and the same are hereby approved, ratified, confirmed, and declared valid in accordance with the Act of Congress of May 27th, 1908. And the Court concurrently with the making of this order enters its approval on the original deeds. Done in open Court this 20th day of June, 1922.

Geo. L. Burks.

(Seal County Court) County Judge, Pro Tempore, Creek County, Oklahoma.
Filed in County Court, Sapulpa, Oklahoma June 19, 1922. Wm. M. Jenkins, Court Clerk.
Filed for record in Tulsa County, Tulsa, Oklahoma, Aug. 9, 1922 at 3:25 O'clock P. M.
Book 411 Page 323

By J. Delman, Deputy. (Seal) O. D. Lawson, County Clerk.

206185 206185 LB ORDER
CERTIFICATE

COMPARED

STATE OF OKLAHOMA, COUNTY OF CREEK--SS.

I, Wm. M. Jenkins, Court Clerk in and for Creek County, State of Oklahoma, hereby certify the within to be a true copy of the Order approving sale of lands of full blood Indiana heirs, in Case Number 192 full blood, In the matter of the Estate of Ka-la-wee, Deceased, in the County Court, as the same appears on file and record in my office. Dated this 8 day of August, 1922.

By C. C. Johnson. Deputy. WM. M. JENKINS. Court Clerk.

THE COUNTY COURT WITHIN AND FOR CREEK COUNTY, OKLAHOMA, SITTING AT SAPULPA.

IN THE MATTER OF THE ESTATE OF KA-LA-WEE, DECEASED. NO. 192 FULL BLOOD.

ORDER APPROVING SALE OF LANDS OF FULL BLOOD INDIAN HEIRS.

This matter coming on to be heard on this the 28th day of May, 1910, on the petition of Robert Fulsom, Willie Fulsom and Willie Fish, heirs at law to the estate of Ka-la-wee, deceased, and Robert Fulsom, Willie Fulsom, Willie Fish, and Babie Crow Barnett appearing in person and by their attorney, Frank L. Mars, and after hearing the testimony and argument of counsel, the Court being fully advised and informed in the premises finds: That Ka-la-wee, deceased, was a Full Blood Creek Indian and that as such was duly enrolled and there was allotted to her the following described real estate, to-wit:

The North Half ($N\frac{1}{2}$) of the North-west Quarter ($NW\frac{1}{4}$) of Sec. Eight (8), Township Nineteen (19) North, Range Nine (9) East, and the North-Half ($N\frac{1}{2}$) of the South-east Quarter ($SE\frac{1}{4}$) less 10.56 Acres occupied as right-of-way by the St. L. & S. F. RR CO., and the South Half ($S\frac{1}{2}$) of the South Half ($S\frac{1}{2}$) of the South west Quarter ($SW\frac{1}{4}$) of the North-east ($NE\frac{1}{4}$) of Section Thirty-two (32), Township Nineteen (19) North, Range 12 East, containing 159.44 acres, more or less according to the Government survey thereof.

The Court further finds that the said Ka-la-wee died intestate on the 1st day of July, 1901, in what now constitutes Creek County Oklahoma, and that the said Ka-La-wee deceased, left surviving her as her sole heirs at law the following persons, to-wit: U-la-ah-con-tay-na, husband of Kalawee, Capahney Snow, half brother of Ka-la-wee, and Paqua, half brother who left surviving him Coley, Josie and Maxie Wildcat. Coco, deceased half sister of Ka-la-wee deceased, who left surviving her as her sole