heirs at law, Willie Fish and Pompey Barnett; Chaild-hd-na, half sister of Ka-la-wee, deceased, who left surviving her as her sole heirs at law, Willie Fulsom and Robert Fulsom.

The Court further finds that U-la-ah-con-tay-na, husband of Ka-la-wee, deceased, inherited one-half (1/2) of seid estate. That Capahney Snow, half brother of Ka-la-wee, deceased, inherited one-eighth (1/8) of said estate. That the heirs of Paqua, in common as hereinbefore mentioned, inherited an undivided one-eighth (1/8) of said estate. That the heirs of Coco, deceased, inherited one-eighth of said estate in common. That the heirs of Cha-la-he-ne inherited one eighth of said estate in common.

The Court further finds that Robert Fulsom and Willie Fulsom are the sole surviving heirs of Cha-la-he-ma and each inherits an undivided one-sixteenth (1/16) interest in the estate of Ka-la-wee, deceased. The Court further finds that the heirs of Coco, Willie Fish and Pompey Barnett, inherits each an undivided one-sixteenth (1/16) interest in said estate, and that Pompey Barnett died on the 13th day of February, 1910 in Creek County, Oklahoma, and Teft surviving him as his sole heirs at law, his widow, Babie Crow Barnett, and three minor childred, and that the heirs of Pompey Barnett, deceased, Babie Crow Barnett, widow, inherits an undivided one-fo<u>urty</u>-eighth (1/48) interest, and each of said minor children of Pompey Barnett, deceased, inherits an undivided one-seventy-second (1/72) of said allotment of Ka-la-wee, deceased.

C

C

 \bigcirc

 \bigcirc

C

C BURE BUR

1.

d'

The Court further finds that one of the surviving children of Pompey Barnett, deceased has since died, and that said deceased minors interest, a seventy-second (1/72) is inherited by the mother, Babie Crow Barnett. That said m inor, Lucy Barnett, died on the 9th day of May, 1910 in what now constitutes Creek County, Oklahoma, and that said minor was 3 years of age.

The Court further finds that Robert Fulsom, Willie Fulsom and Willie Fish jointly executed a Quit-Claim Deed to Vera Bland and Era Bland for their respective interests, said int rests being an undivided one-sixteenth (1/16) interest each in the estate of Ka-la-wee, deceased, and that on the 25th day of May, 1910, they executed a deed for a consideration of Four Hundred Fifty (\$459.00) Dollars and that Babie Crow Barnett on the 27th day of May, 1910 executed a Quit Claim Deed to Vera Bland and Era Bland for her undivided one-third (1/3) interest and an undivided 1/16 interest of the allotment of Ka-la-wee, deceased, and an undivided 1/72 interest inherited from Lucy Barnett, who died on the 9th day of May, 1910, being the minor daughter of Pompey Barnett, deceased, and Babie Crow Barnett, for a consideration of Eighty-three and 33/100 (\$83.53) Dollars

The Court further finds that Robert Fulsom, Willie Fulsom and Willie Fish have each received the sum of Seventy-five (\$75.00) Dollars of their respective share of the purchase money from the allotment of Ka-la-wee, deceased, and there has been paid into this Court the sum of Two Hundred Eighty-three and 33/100 (\$283.33) Dollars to be turned over to said Robert Fulsom, Seventy-five (\$75.00) Dollars, and Willie Fulsom (\$75.00) Willie Fish \$75.00 and to Babie Crow Barnett \$83.33 and that the Quit-claim Deed executed by said Robert Fulsom, Willie Fulsom, and Willie Fish on May 25th, 1910 and the Quit Claim Deed executed by Babie Crow Barnett on May 27th 1910 has been duly delivered into this Court for approval.

IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED, AND DECREED, By the Court, that the Quit Claim deeds executed on the 25th and 27th day of May, 1910, by the said Robert Fulsom, Willie Fulsom and Willie Fish and Brbie Crow Barnett, presented to the Court, be and the same are hereby approved according to the Section 9 of the Act of Congress 325