That said Ka-la-wee died intestate on or about the 1st day of July, 1901; and that at the time of her death she was a citizen and resident of that portion of the Greek Nation now embraced within the boundaries of Creek County, State of Oklahoma.

That said Maxie Wildcat inherited an interest in the allotment of Ka-la-wee, and that on the 10th day of August, 1922, Maxie Wildcat, made, executed, and delivered to Vera Stickle, a warranty deed conveying to said Vera Stickle, all his right, title, and interes in and to said allotment as aforesaid, and has delivered said deed tothis Court to be by this Court delivered to said Vera Stickle when said deed shall have been be the Court approved. That the consideration of such sale was \$25.00; that all of said consideration has been paid to the said Maxie Wildcat.

That said deed was fairly made and legally executed and that Maxie Wildcat is satisfied with the consideration.

IT IS THEREFORE ORdered, adjudged, and decreed that the deed of Maxie Wildcat be and the is hereby approved, confirmed, and in all things declared valid in accordance with an Act of Congress of May 27th, 1908.

(Seal) H. S. Williams. County Judge, Creek County, Okla oma.

Filed for record in Tulsa County, Tulsa, Oklahoma, Sept. 6, 1922 at 1:30 O'clock P. M.

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By F. Delman, Deputy.

(Seal) O. D. Lawson, County Clerk.

FILED IN COUNTY COURT, SAPULPA, OKLAHOMA, AUG 15 1922 WM. M. JENKINS, COURT CLERK.

By C. C. Johnson, Leputy.

208058 LB COMPARED ORDER

IN THE COURTY COURT OF CREEK COUNTY, STATE OF OMIAHOMA.

In The Matter of the Estate of

No 2524, Probate,

Ka-la-wee, deceased, Creek, 8848.)

Mo. 192, Full Blood.

DECREE DETERMINING HEIRSHIP

This cause came on to be heard in its regular order, on the 5th day of October, 1920. in open Court, upon the retition filed herein, the Order setting same for hearing, the Notice of hearing and the proofs of publication and mailing notices to all known and unknown heir as provided by law in such cases; the petitioners appeared by their attorney, James J. Mars James S. Watson, Probate Attorney appeared in his official capacity and the testimony of witnesses produced and sworn and record evidence introduced was heard, and the further hearing of the matter was adjourned until October 12th, 1920, at which time the Court, afterfull and mature consideration of all evidence and the records, announced the following fin dings;

The Court being fully advised in the premises finds that it has under the Act of Congress and the laws of the State of Oklahoma, the right and authority to determine the matter of who are the legal heirs of Ka-la-wee the deceased allottee, and that she died intestate in that part of the Creek Nation, which is now within Creek County, Uklahoma, that she was enrolled opposite No. 8848 on the Creek Tribal Rolls compiled by the Lawes Commission, as a citizen of the Creek Nation; that she died on July 1st, 1901;

That she left her surviving no children or issue, nor their decendants, no father, mother or grand-father or grand-mother; That she had some brothers and sisters and half-brothers and half-sisters who died prior to her death and were never enrolled as Creek Citizens, but some of whom left children;

That she left surviving her as husband, U-la-ah-con-tay-na, Roll No. 8847; a brother

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