

laws of the State of Delaware, is an unexpired easement or right of way grant for pipeline and other equipment used in the operation and maintenance of such pipeline, upon and across the NE $\frac{1}{4}$ of NE $\frac{1}{4}$ and the E $\frac{1}{2}$ of SW $\frac{1}{4}$ of NE $\frac{1}{4}$ of section 24, township 22 north, range 12 east, which it acquired by transfer and conveyance from the Wagnet Mining Company, a corporation organized and existing and by virtue of the laws of the state of West Virginia and that fee title to the said land is subject to said easement or right of way grant.

That in order to determine in whom the title to the above described land passed upon the death of the aforesaid Charles Step, deceased, it is necessary that there be a determination of who were the sole heirs at law of the aforesaid Charles Step, deceased.

That Frank A. Baker and F. A. Baker is one and the same person.

It is, therefore, considered, ordered, adjudged and decreed by the court:

That Charles Step, full, blood Cherokee Indian duly enrolled upon the approved roll for the Five Civilized Tribes of Indians, opposite Cherokee Roll No. 29627, died intestate, in and to an actual resident of Adair County, Oklahoma, on or about the 4th day of April, 1919

That at the time of the death of the said Charles Step, he died seized and possessed of the following described lands situate in Tulsa County, Oklahoma, to-wit:

The NW $\frac{1}{4}$ of NE $\frac{1}{4}$ and E $\frac{1}{2}$ of SW $\frac{1}{4}$ of NE $\frac{1}{4}$ of Section 24, township 22 north, range 12 east, and SW $\frac{1}{4}$ of NW $\frac{1}{4}$ of section 15, twp. 21 north, range 13 east, containing 100 acres, more or less.

That at the time of the death of the said Charles Step, he, the said Charles Step, left surviving him no descendant or descendants of any deceased child or children, but did leave surviving him as his sole and only heirs at law his widow and three children, all Cherokee Indians, whose names, Cherokee Roll numbers, Degree of Indian Blood and interest in and to the estate of the said Charles Step are as follows:

Name	Roll No.	Blood	Interest
Polly Step	29628	Full	Undivided one-third
Lizzie Daugherty, nee Step	29629	Full	Undivided two-ninths
Chulio Step	29631	Full	Undivided two-ninths
Jennie Tehee, nee Step	29632	Full	Undivided two-ninths

That on the death of the said Charles Step, deceased, the aforesaid Polly Step, Lizzie Daugherty, nee Step, Chulio Step, Jennie Tehee, nee Step, the sole and only heirs at law of the said Charles Step, deceased, became the owners of the fee simple title in and to all of the above and aforesaid described real property.

That after the death of the said Charles Step, the aforesaid Polly Step, ~~Lizzie~~ Lizzie Daugherty, nee Step, Chulio Step and Jennie Tehee, nee Step, on the 25th day of November, 1921, conveyed, by warrant deed, the fee simple title in and to all of the above and heretofore described property to Geo. C. Anderson which conveyance was duly and regularly and as provided by law approved by the County Court of Adair County, Oklahoma, the Court having jurisdiction of the settlement of the estate of the aforesaid Charles Step, deceased

That the interest of the record claimants, Frank A. Baker, Ewing Halsell and the Empire Gas Company is as above found and set forth.

Dated this ^{the} day and date first above written.

(SEAL) W. H. Martin, County Judge.

CERTIFICATE OF TRUE COPY

State of Oklahoma)
)SS
 County of Adair)

I, A. V. Dawson, Court Clerk in and for the County of Adair, and state of Oklahoma, do hereby certify that the attached copy Decree of Heirship is a full true and correct copy of the original thereof on file and of record in the matter of the Estate of Charles Step, deceased, case no. 2114, in the office of the Court Clerk.