to seprove the deed for which approval is prayed in this proceeding.

The court further finds that on the 7th day of October, 1903, there was selected for allotment for and on behalf of said Lewis Bruner, decessed, as a portion of his distributible share of the lands of the Creek Nation, the following described real estate and premises, situate in the Creek Nation, in what is now Tulsa County, State of Oklahoma:

Lot One (1) (Northwest Cuarter NW¹ of the Northwest Cuarter NW¹) of Section Seven (7). Township Nineteen (19) North, Range Twelve (12) East of the Indian Base and Meridian, and that after said lands had been selected as aforesaid, an allotment deed to heirs of said Lewis Bruner, deceased, was duly executed on the 26th day of March, 1904.

The court further finds that said Lewis Bruner, deceased, was the child of William G. Bruner, a full-blood citizen of the Creek Nation, enrolled opposite Roll No. 5813, and Bettie Vore, a full-blood citizen of the Creek Nation, who died prior to April 1, 1899, and that at the time of the selection of said allotment of Lewis Bruner, and at the time of the issuance of the allotment deed, for the said real estate and premises hereinbefore dee scribed, that Chapter 49 of Mansfield Digest of the Laws of Arkansas was in force and effect, and that William G. Bruner inherited an undivided One-Half (1/2) interest in and to said real estate and premises, and that the other undivided One-Half(1/2) interest descended to or was inherited by the heirs of the said Bettie Vore.

The court further finds that at the time of death of Bettie Vore, she left surviving no brothers nor sisters or their descendants; that the father of said Bettie Vore was one, Singawassa, a citizen of the Creek Nation, who died prior to April 1, 1899, and that one Susanna was a citizen of the Creek Nation, who died prior to Arril 1,1699, and was a sister of said Singawassa; that one, Annie Souire, enrolled as Annie Buck, opposite Roll No.1915, on the final approved rolls of the Creek Nation, was a full-blood citizen of the Creek Nation, and the daughter of the said Susanna and one, James Larney, a citizen of the Creek Nation. That said Annie Squire, formerly Buck, Creek Roll No. 1915, died during the month of September, 1911, that said Annie Squire, Roll No. 1915, left surviving as her sole and only heir at law, your petitioner herein, Sarah Call, nee Squire. That at the time of the death of said Lewis Bruner, deceased, Creek Roll No. 5816, his said allotment, a portion of which is the real estate and premises herein described, passed to his heirs as follows: An undivided One-Half (1/2) interest to William G. Burner, the father of said Lewis Bruner, deceased, and an undivided One-Half (1/2) interest to the heirs of Bettie Vore, deceased, the mother of said wewis Bruner, deceased; that One-Fourth (1/4) of said estate descended to Annie Squire, or was inherited by the said Annie Squire, deceased, Roll No. 1915, the sole heir at law of Singawassa, the father of said Bettie Vore, deceased, and that/the death of Annie Squire, deceased, in September, 1911, the petitioner herein, Sarah Gall, nee Souire, inherited the interest of Annie Squire, deceased, an undivided One-Fourth (1/4) interest in and to the allotment of said Lewis Burner, deceased, and in and to that portion of said allotment described herein.

The court further finds that on the 21st day of February, 1923, the said Sarah Call, new Squire, Creek, Robl No. N.B.288, joined her husband, Charles Call, made, executed and delivered their Warranty Deed as grantors to Sand Springs Home, an Oklahoma Corporation, as grantee, conveying an undivided One-Fourth (1/4) interest, and all their right, title, interest and estate in and to said real estate and premises hereinabefore described, for the consideration of Twenty-five Hundred (\$2500.00) Dollars; that said consideration is fair and no disproportionate to the interest of said grantors, in and to said real estate and premises conveyed, and that the said Sarah Call, nee Souire, and her said husband, Charles Call, are each advised of the nature and effect of the transaction, and that each and both are satisfied therewith, and that said sum of money has been paid to the said

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