

That Cheparney Fisher and Callie Island (nee Fisher) are the son and daughter, respectively, of the said Aggie Fisher and Amos Fisher, deceased, both of whom are enrolled as full Blood Creek Indians.

That by reason of the death of the said Aggie Fisher, deceased, the said Amos Fisher, deceased, Cheparney Fisher and Callie Island (nee Fisher) each inherited an undivided one-third interest in and to the said lands above described.

That by reason of the death of the said Amos Fisher, deceased, the said Callie Island, (nee Fisher) inherited an undivided one-sixth interest in and to the land above described, and that the said Cheparney Fisher also inherited an undivided one-sixth interest in and to said land.

The Court further finds that there are no other heirs of either of said deceased Aggie Fisher or Amos Fisher.

The Court further finds that heretofore, to-wit on the 6th day of September 1923, the said Callie Island, (nee Fisher), made, executed and delivered her certain warranty deed to said T. J. Whitfield, wherein and whereby she, the said Callie Island, (nee Fisher) granted, bargained, sold, conveyed, deeded and delivered to the said T. J. Whitfield, all of her undivided one-half interest in and to the lands hereinabove described, for and in consideration of the sum of Twenty-two Hundred sixty Dollars (\$2260.00)

The Court finds that said consideration is approved by the United States Probate Attorney, the said Peter Deichman: that said sum is adequate and in keeping with the reasonable value of said lands; that the said grantee is paying the full consideration for the interest of the said Callie Island (nee Fisher), and the Court finds that said deed is in all respects fair, and that the consideration paid for said land covered by said deed is reasonable and adequate.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED That the said deed to the said T. J. Whitfield given by the said Callie Island (nee Fisher), for her undivided one-half interest in and to said lands, made and executed as aforesaid, be and the same is hereby in all things approved and confirmed. (Seal)

John P. Boyd, County Judge

I, Hal Turner, Court Clerk, for Tulsa County, Oklahoma, hereby certify that the foregoing is a true correct and full copy of the instrument herewith set out as appears of record in the County Court of Tulsa County, Oklahoma, this 15th day of March 1924.

by E. A. Watterfield, Deputy

(Seal)

Hal Turner, Court Clerk,

Filed for record in Tulsa, Tulsa County, Oklahoma on March 15, 1924 at 2.30 o'clock P. M. in Book 485 page 147

Brady Brown, Deputy

(Seal)

O. G. Weaver, County Clerk

253653 M H

RELEASE OF OIL & GAS LEASE

COMPARED

The Undersigned Blue Ridge Oil Company, Lessee in a certain oil and gas mining lease executed by Jack-Lewis, Lessor, in favor of the undersigned lessee Dated May 29, 1916, hereby releases, relinquishes, and surrenders all right, title, and interest in and to the foregoing lease on the following described land, to-wit:

an undivided 6/16th's interest in the SW4 of the SW4 of Section 25, Township 17 North, Range 14 East, Creek Nation, Oklahoma of Section 25, Twp 17, Range 14 of the Indian Meridian and containing 40 acres, more or less, said land being located in the State of Oklahoma.

Signed and Sealed this 11th day of March, 1924

Attest L. H. Severson

(Corp Seal)

BLUE RIDGE OIL COMPANY

Asst. Sec.

By: A. T. Alison

President