

Northwest Quarter of the Northeast Quarter; thence West on said South line 264 feet; Thence due North 1320 feet to the place of beginning, containing 8 acres, more or less.

It is further by the Court considered, ordered and adjudged that of the said land described in the plaintiff's petition herein there be and is hereby partitioned, awarded and set apart to the defendant, Ella Wilcox, an one tenth interest in said lands as her full, just, fair and equitable portion thereof, the following described lands, to-wit:

Beginning at a point on the North line of the Northwest Quarter of the Northeast Quarter of Section Fifteen (15) in Township Nineteen (19) North of range twelve (12) East of the Indian Meridian 729 feet east of the Northwest Corner thereof and running Thence East on said North line 528 feet to the East line of said Northwest Quarter of the Northeast Quarter; Thence South on said East line 1320 feet to the South line of said Northwest Quarter of the Northeast Quarter; Thence West on said South line 528 feet; Thence Due North 1320 feet to the place of beginning, containing 16 acres more or less.

It is further by the court considered, ordered and adjudged that of the said lands described in the plaintiff's petition herein there be and is hereby partitioned, awarded and set apart to the defendant, Vessie Burgess, an one fifth interest in said lands as her full, just, fair and equitable portion thereof, the following described lands, to-wit:

The East Twelve (12) acres of Lot Five (5) and the South Twenty (20) acres of Lot Six (6) of Section Nine (9) in Township Nineteen (19) North of Range Twelve (12) East of the Indian Meridian, containing 32 acres more or less.

It is further by the Court considered, ordered and adjudged that of the said lands described in the plaintiff's petition herein there be and is hereby partitioned, awarded and set apart to the defendants, the heirs of Mahggie Fox deceased, to wit: Luke Fox, Henry Fox, Ada Fox, And Kattie Fox, jointly, an one twentieth interest in said land as their full, just, fair and reasonable portion thereof, the following described lands to wit :

All of Lot Four (4) and the West Five and five Hundredths (5.05) acres of Lot Five (5) of Section Nine (9), in Township Nineteen (19) North of Range Twelve (12) East of the Indian Base and Meridian, containing 9.05 acres more or less.

It is further considered, ordered and adjudged by the Court that from and after the rendition of this decree the plaintiff herein, Grant R. McCullough, and the defendants, Larry Brown, Nancy Bigpond, Polly Skeeter, Luke Fox, Mary Fox, Henry Fox, Katie Fox, Ada Fox, Alice Jack, Vessie Burgess and Ella Wilcox each have and hold ^{and} ~~as~~ own in fee and in their own and separate right in severalty the lands awarded and set apart to them in this decree, and that the plaintiff Grant R. McCullough and the defendants Larry Brown, Nancy Bigpond, Polly Skeeter, Luke Fox, Mary Fox, Henry Fox, Ada Fox, Alice Jack, Vessie Burgess and Ella Wilcox, and each of them forever barred from hereafter setting up, asserting or claiming any right, title, estate in or to the lands, or any interest therein partitioned, awarded and set apart to the others respectively by this decree, and that the title to the several tracts of land awarded and set apart to the plaintiff and defendants herein in severalty be quieted in said several parties, plaintiff and defendants herein, as against any and all claims of any or either of the parties, plaintiff or defendants, in this suit thereafter made as heirs at law of Nathaniel Brown, deceased, and that said partition shall remain firm and effectual forever.

It is further considered, ordered and adjudged by the Court that P. L. Thurman, as attorney for the plaintiff herein, be and is hereby allowed a fee in this suit of \$250.00 and that C. W. Gormley, the Guardian ad litem for the minors named herein, shall have a fee of \$25.00 and the two said fees of \$275.00 shall be taxed and charged against