

sixty four and five tenths (764.5) feet through an angle of six degrees and twenty two minutes; thence still deflecting left on a curve with a radius of three hundred eighty three and one tenth (383.1) feet through an angle of eighty one degrees and forty minutes; thence still deflecting left on a curve with a radius of Seven hundred Sixty four and five tenths (764.5) feet through an angle of four degrees and thirty minutes to station 7 Plus 93.6 feet of the center line just described, thence south-westwardly tangent to last above described curve five hundred (500) feet:

Also all the land in said section thirty (30) and thirty one (31) lying southeasterly of a line fifty (50) feet radically distant from, northwesterly of, and parallel to the hereinafter described compound line, and northerly of the northerly line of the parcel of land last above described, said compound line being described as follows, to-wit: Beginning at station 7, plus 93.6 feet in description next above; thence northeastwardly, deflecting left from tangent on a curve with a radius of seven hundred sixty four and five tenths (764.5) feet through an angle of four degrees and thirty minutes; thence still deflecting left on a curve with a radius of four hundred and six tenths (404.6) feet, the easterly boundary of the last two above described parcels of land being a line parallel to and one hundred fifty (150) feet radically distant from and westerly of said located center line of The Kansas, Oklahoma Central and Southwestern Railway, the westerly boundary being a line at right angles to the extreme westerly end of five hundred (500) feet tangent as heretofore described. The last above described parcels of land containing two and seven tenths (2.7) acres. respectfully report that before entering upon the duties of our appointment we each took and subscribed before a notary public in and for the Indian Territory, Northern Judicial District, an oath that we would faithfully and impartially discharge the duties of our appointment, which oaths duly certified are returned herewith. That before proceeding to the assessment of compensation and damages to the above described lands, we caused ten days' notice to be served on the said the Cherokee Nation by delivering said notice to W.C. Rogers, the principal chief of the said Cherokee Nation, that on the 22 day of June 1904, at 10 o'clock A.M. we would meet on the above described land and proceed to the assessment of compensation and damages for the appropriation and condemnation of the above described lands proof of service of which notice is returned herewith.

We further report that on the 22 day of June 1904, at 10 o'clock A.M. we met on the above described land and together carefully inspected said land and proceeded to assess the compensation and damages to be paid to the above named defendant.

We find that the damages sustained by the above named defendant by reason of the appropriation and condemnation of the above described land, is as follows.

Value of land actually taken, consisting of 16.27 acres, -----162.70 Dollars. Damages to remainder of defendant's land None, Dollars

Total one hundred sixty two & 70./100 dollars.

We further find that the above described land is owned by the said defendant, the Cherokee Nation, and that no other person or persons has any interest therein, and the said Nation is entitled to the full amount of the award herein.

We further find that the costs and expenses of the condemnation and appraisal of said land are as follows:

Frank Bucher	Referee, 1 days, 4.00 Dollars
J.M. Overkes	Referee, 1 days, 4.00 Dollars.
A.C. Ward,	Referee, 1 days, 4.00 dollars.

Respectfully submitted.