520 provements to be removed immediately byme, except the corn crib now standing on said right of way, which said corn crime agree to remove from said right of way within fifteen (15) days from this date. his Elisha x Stamper, mark Witnesses to mark _essee. J.B. Furry M.N. Wilson Approved as to form, Henry E. Asp, Solicitor for Alahoma. Deed file No. 15365 Return to Secretary, The A.T. & S.F. Ry Co., Topeka. Cherokee Nation 1 2 1905 Consideration \$50.00 No.----Ser----The within deed has been examined and approved by me and notes taken for my office. May 25th A.D. 1905 W.B. Storey, Jr. Chief Engineer. This instrument was filed in my office for record on the 9 day of τ anuary A.D. 1905 and duly recorded in book -- at page ---E. Wilder, Treasurer of the -----Railroad Company 914 RE 05 259 RE05 Topeka, Notes taken for my office E.T. Cartledge, Tax commissioner Filed for record at Tulsa, Okla pec 21, 1910 at 8 A.M. H.C. Walkley, Register of peeds (seal) COMPANIO Deed file No. 15922 Return to Secretary A.T. & S.F. Ry Co., Topska. IN THE UNITED STATES COURT FOR THE INDIAN TERRITORY NORTHERN DISTRICT AT CLAREMORE The Atchison, Topeka and Santa Ze Railway Company; Plaintiff, Vs Teecy Chambers, Joseph W. Chambers, Looney D. Price, Mary Turley, Melville B. Baird and The Cherokee Nation or Tribe of Indians, defendants. AWARD OF REFEREES TO THE CLERK OF THE UNITED STATES COURT FOR THE INDIAN TERKITORY NORTHERN DISTRICT.

> We, the undersigned, heretofore appointed by Honorable Joseph A. Gill, Judge of the United States court for the Indian Territory worthern District, to appraise the compensation and damages to be paid to the above named defendants and to all persons interested by reason of the appropriation and condemnation of lands sought to be appropriated in the above entitled proceeding by The Atchison, Topeka and Santa Fe Railway Company as successor in interest by judicial sale of the Kansas, Oklahoma Central and Southwestern Railway company for right of way, station grounds, buildings, side tracks, turn outs, yards, and other railroad purposes, on the line of its amended definite location, between Owasso in the Cherokee Nation and Tulss in the Creek Nation in said Territory, respectfully report that before entereing upon the duties of our appointment we each took and subscribed before a competent authority 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 appra isment of compensation and damages to be paid by reason of the appropriation of the lands hereinafter described, we caused ten days personal notice to be served on each of the individuals above named, and on the Cherokee Nation or Tribe of Indians and on W.E. Chambers as guardian ad litem for Teecy Chambers, a minor, and twenty days notice to all of said defendants and to all other persons having or claiming to have an interest in the land hereinafter described by publication in a newspacer of general circulation in said district nearest to the said land, that we would meet on the 21st day of November, A.D. 1905, at 12 o'clock M at the depot of The

 $\left(\right)$