in said land, by publication in a newspaper of general circulation in said District nearest to the said land that we would meet on the 20th day of February A.D. 1906 at 9 o'clock A.M. at the depot of The Atchison, Topeka and Santa we Ra ilway company in the Town of Owasso, Indian Territory, and proceed from thence to inspect said real property and assess the compensation and damages to be paid by reason of the appropriation and condemnation of the above described property for right of way and other railroad purposes.

We further report that on the 20th day of February A.D. 1905, at 9 o'clock A.M. the undersigned Referees met at the time and place appointed in said notices and that the Atchison Topeka and Santa Fe Railway Comany appeared by J. B. Furry its attorney and that the said defendants, Jesse D. Sunday and Leroy Sunday appeared by William Sunday, their Guardian Ad Litem duly appointed by the Judge of the above entitled court and pursuant to adjournment we again met on Feb. 27 at 10 A.M. at same

We further report that after hearing all the testimony offered by theparties interested we together carefully inspected said land and proceeded to assess the compensation and damages to be paid to the above named defendants and to all persons interested therein and we find that the land above described is necessary to be appropriated by said Railway company for right of way and other railroad purposes and that the damage sustained by reason of the appropriation and condemanation of the shove described land for the uses and purposes as above set forth is as follows:

Total compensation and damages for said land

We further find that the land above described in the northeast quarter of the southeast quarter and in the south half (1/2) of the northwest quartr (1/4) of the south east quarter (1/4) of said section twelve (12) has been allotted to the above named defendant, Jesse D. Sunday, as a citizen of the Cherokee Nation or Tribe of Indians and that the said Jesse D. Sunday is entitled to the full amount of the award hereby made for said land, to-wit;

\$68.30

One hundred twenty six and 40/100 dollars, and that no other person or persons have any interest in or to the said land or in or to the award hereby made. We further find that the land above described in the south half of the southeast quarter of said section twelve consisting of three and 33/100 (3.33) acres. has been allotted to the above named defendants, Leroy Sunday, as a citizen of the Cherokee Nation or Tribe of Indians, and that said Leroy Sunday is entitled to the full amount of the award hereby made for said land, to-wit: Sixty eight and 30/100 dollars, and that no other person or persons have any interest in or to the award

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

hereby made.