the same now appears of record in this office.

Witness my hand and the seal of said court at Muss, Oklahome, this 21st day of February, 1911.

W W. Stuckey, clerk of the district (seal) court By J. A. Laswell, Lepy.

JUDGIELS.

Filed for record at Fulsa, Obla., Feb 21, 1911, at 1:45 . E.

H. C. Wallley, register of deeds. (seal)

735

Dawe ARED 

State of Chlahoma, hulsa county, as. In the district court in and for said county and stute. John H. Townley and Thomas L. Townley, plaintiffs

George E. Clote. defendant.

. vs.

Journal Entry of Default Judgment.

Now on this 20th day of February, 1911, being one of the regular judicial days of the special February, term of said court, this cause comes on to be heard in its regular order; and the plaintiffs appeared by their attorney, John R. Woodard, and the defendant, Goorge E. Clote, having been three times called in open court to appear, except, demur, enswer, or clead to the petition of the Inintiffs herein, care not, but makes default,

And the court having ordered that said defendant is in default and that the allegations contained in the plaintifis' petition be token as confessed; and it appearing to the court that said defendent has been duly and logally surround more than twenty days prior to this date and notified of the pendency of whip action as required by Low; and the court being fully edvised as to the facts in this cause, and in consideration thereof, finds that all the avorants of the plaintiffs' petition are true as therein set forth, towit: That the glaintifss are the legal owners in possession of the precises described in the petition, which premises are described as follows:

Beginning at a point 484 feet south of the north quarter section corner between ac sections eleven and twelve, township nineteen orth, range twelve east, I. M. running thence sough along section line between sections pleven and twelve of the above said township and range, one foot; thence west 722 feat to the Arkanses riv r; thence morth along the left bank of said river one foot; thonce east 722 feet to the beginning, lying in Tulca county; Ohlahoma.

and that their title thereto is valid and perfect and superior to any right or interest claimed by the dipendent, and that defendent has no right, title , or interest in or to said premises.

It is therefore ordered, adjudged and decreed by the court t at the title and possession of said plaintiffs in the said premises be, and the same is hareby forever settled and quited in the plaintiffs as against all claims or demands by the said defendent, and those claiming, or to claim under his; that the deed, executed February, 21, 1907, by Momes Wiswell and wife to said defendant and recorded in the records of the United States Lepaty clerk at hulse, Indian Perritory in so far as it affects the title to the above described parcel of Land, be and the same is hereby cancelled, and removed as a cloud on the title of the soid plaintiffs, John 3. Townley and Toomas L. lownley, in and to said described premises.

And it is further ordered, decreed and adjudged, that said defendant, George Ef