

IN THE DISTRICT COURT FOR THE TWENTYFIRST
JUDICIAL DISTRICT OF OKLAHOMA,
AT TULSA.

Wydie Bucktrot, et al
Plaintiffs,

Vs

Nannie Littlehead,
Defendant

No. 1127 Civil.

COMPARE

FINAL DECREE AUTHORIZING AND DIRECTING COMMISSIONERS TO
MAKE DEED AND DIRECTING DISTRIBUTION
OF FUNDS

Now, on this 6th day of June 1910, the same being one of the regular judicial Days of the June term, 1910, of the district Court, within and for the Twenty-First Judicial District of Oklahoma, sitting at Tulsa, this cause came on to be heard upon the application of the plaintiffs, by their attorney, James J. Mars for a final decree and order of distribution; and also asking for order authorizing and directing the commissioners to make a deed,

And it appearing to the court that heretofore, on the 24th day of March, 1910, a final decree determining the heirship and appointing commissioners to make partition in this case, was filed in this court and entered of record regularly, and it appearing from said decree that J.O. Weirick, Ed. Baker and D.D. Wamsley were regularly appointed by the court, as appraisers and commissioners, as required by the laws of Arkansas in force at the time of the institution of this action, praying for partition of the sale of the the lands involved herein;

And it further appearing from said decree that the plaintiffs, herein to wit: Wydie Bucktrot, as widow, and the heirs of Bucktrot, deceased, as follows: Sam *Brew* Bucktrot, Wysena Bucktrot, Conzie Bucktrot, Agnes Bucktrot, Angee Bucktrot, and Siggie Bucktrot, Minors of whom J. A. Fulp, is the regular and legally appointed and acting guardian, in whose name this suit has been revived, also Nannie Littlehead, and Lucy Bucktrot, being children and who are the heirs of Bucktrot, deceased, are entitled to an one half interest in the lands of John Soffie,, deceased, which is involved in this action, as set forth in said decree;

And it appearing further to the court that Andrew Johnson one of the plaintiffs, was entitled to the other one half interest in and to said estate of John Soffie, he, being the sole and surviving heir at law of Halbutter Micco, who was the brother of John Soffie, deceased;

And it appearing further to the court that said commissioners, according to their report, which was filed in this case on April 20, 1910, appraised said lands of John Soffie,, deceased, after being duly sworn according to law, at the sum of fifteen dollars (\$15.00) per acre for a total of twenty four hundred dollars (\$2400.00);

And it further appearing to the court from said report, which is now on file that said commissioners, reported that said lands according to their best judgment could not be equally or equitably partitioned among the parties in interest therein, and they therefore, recommended that said lands, instead of being partitioned, be