

IN THE COUNTY COURT OF CREEK COUNTY STATE OF OKLAHOMA
IN THE MATTER OF THE ESTATE OF WILLIE CAMPBELL, DECEASED.

COMPARISON

ORDER.

And now on this 6th day of July, 1910, came on to be heard the petition of Ekalarney Cahwee, and Millie Bighead, two of the three- - - - - sole and only heirs at law of said Willie Campbell, deceased, deceased.

Said petitioners appearing by their attorneys W. H. Odell and Lucien B. Wright and after hearing the testimony and the argument of counsel; and the court being fully advised in the premises, doth find:

That Willie Campbell was a full blood Creek Indian, and duly enrolled as such that by reason thereof he had allotted to him the following described real estate, to wit: the north half of the north east quarter of Section fifteen (15) Township Eighteen (18) N. Range Twelve (12) E in Tulsa county, and the south east quarter of the South east quarter of the South west quarter of the South east quarter of Section Ten (10), Township Seventeen (17) N. Range Eleven (11) E in Creek county, containing in all eighty two and fifty-hundredths (82.50) acres by government survey

The court further finds that the said Willie Campbell died intestate on the 17th day of December, 1908, leaving as his sole and only heirs at law Millie Bighead, a sister; Ekalarney Cahwee and Peter Cahwee, brothers, all of whom are of full and legal age.

The court further finds that the said Willie Campbell had no issue born to him since the fourth day of March nineteen hundred and six; and surviving at his death.

The court further finds that the said Millie Bighead and Ekalarney Cahwee as two of the three sole and only heirs at law of the said, Willie Campbell, deceased, on the 29th day of June, 1910, ---1908 made and executed to Preston B. Cathers their quit claim deed conveying to said Preston B. Cathers all of their right, title and interest the same being an undivided two-thirds $\frac{2}{3}$, in and to the above described land; which said deed was delivered to this court pending the approval thereof.

The court further finds that the consideration of \$883.33 Dollars, for the above described land aforesaid, is adequate, and that \$883.33 Dollars has been paid by said Preston B. Cathers into this court for the said legal representative of the said Willie Campbell, deceased, allottee, and that the balance of \$50.00 has been duly paid to grantor.

IT IS THEREFORE, here, now, by the court considered, ordered, adjudged and decreed that the deed as presented herewith be and the same is hereby approved according to Section 9, of an Act of Congress approved May 27th, 1908, entitled an act for the removal of Restrictions from Part of the Lands of the Allottees of the Five Civilized Tribes; and for other purposes (Public No. 140)

(seal)

Josiah G. Davis, County judge.

CERTIFICATE OF TRUE COPY

STATE OF OKLAHOMA, CREEK COUNTY SS.

I, L. H. Childress Clerk of the County Court, in and for the county and state aforesaid, do hereby certify that the instrument hereto attached is a full, true and correct copy of order approving sale of land of Willie Campbell, deceased as the same now appears of record, in this office.

Witness my hand and the seal of said court at Sapulpa, Oklahoma, on this 6th day of July 1910.

(Court Seal)

L.H. Childress, Clerk of the County Court.
Filed for Record at Tulsa, Okla. Jul. 6, 1910 at 4:50 O'clock P.M.

H.C. Walkley, Register of deeds (seal)