

State of Oklahoma,)
 Choctaw County.) In the County Court of Choctaw County, Okla.
 Before Hon. W. T. Glenn, County Judge.

Now on this 22nd day of August, 1908, there coming on to be heard the petition of Vicy Wilson, Loui LeFlore, and wife Harriet LeFlore and Sarena Frazier for the approval of the conveyance of their interest as full blood heirs in the estate of Sam LeFlore, dec'd. and the Court having heard the testimony and being fully advised of the transaction finds: That Vicy Wilson, Loui LeFlore and wife Harriet LeFlore, and Sarena Frazier are full blood Choctaws duly enrolled on the Approved Tribal Roll as adults, and the sole heirs at law of Sam LeFlore, deceased; that the said Sam LeFlore having died intestate and leaving the petitioners as his sole heirs at law. The Court further finds that the said Sam LeFlore at the time of his death was the owner in fee of the following described lands to-wit:

SW/4 of SE/4 of NW/4 of Sec. 34, Twp. 10 North and Range 6 W. and SW/4 of NE/4 of NW/4 of Sec. 7, Twp. one North and Range 5 West, and SW/4 of 8.91 acres of Lot. no. One, and West 17.822 acres of Lot No. two, and North 18.92 acres of Lot No. three, and NW/4 of NE/4 of SW/4 of Section 19, and East Half of NW/4 of SE/4 of Sec. 33, Twp. 10 North, and Range 6 West and NE/4 of NW/4 of NW/4 of Sec. 14, Twp. 5 South and Range One East, the above being the surplus allotment of Sam LeFlore, deceased, a member of the Choctaw Tribe of Indians, Also Lot No. 1 and East 20 acres of Lot No. 2 and North 20.07 acres of Lot No. 3 Sec. 7, Twp. 1 North, and Range 5, West and North Half of NE/4 of SE/4 of Sec. 12, Twp. 1, North and Range 6 West, the homestead allotment of the said LeFlore, deceased, in all 205.86 acres more or less.

And the Court further finds that the said petitioners Vicy Wilson, Loui LeFlore and wife Harriet LeFlore and Sarena Frazier, have executed a deed to C. R. Smith for the purpose of conveying the said lands to him and being full blood Indians it is necessary to have the approval of this Court in order to vest the title to the said lands in the said purchaser. The Court further finds that the said deed was made for an adequate consideration, free from fraud, duress or undue influence and that it is the desire of the petitioners that the same be approved in order to vest the title in said purchaser.

It is therefore, ordered, considered and adjudged by the said County Judge that the said deed be and the same is hereby approved.

(Seal)

W. T. Glenn, County Judge.