IN THE COUNTY COURT OF CHOCTAW COUNTY OKLAHOMA.

BEFORE HON. W. T. GLENN, COUNTY JUDGE.

Now on this 2nd day of September, 1908, there coming on to be heard the petition of Robinson Belvin for the approval of conveyance of his interest as a full-blood heir in the estate of Lorena B. Belvin nee McClure, deceased, and the Court having heard the testimony and being fully advised of the transaction finds; that Robinson Belvin is a full-blood Choctaw Indian, duly enrolled on the Approved Tribal Roll as an adult; that he is the husband of the said Lorena B. Belvin nee McClure, who was a full-blood Choctaw Indian duly enrolled on the Approved Tribal Roll; that the said Lorena B. Belvin died on the 29th day of August, 1908, leaving as her only heirs at law, two children, Betsy James and George E. McClure, and her husband, the said Robinson Belvin, The Court further finds that the said Lorena B. Belvin at the time of her death, was the owner in fee of the following described lands located in Choctaw county, Oklahoma, to-wit:

The W/2 of the NW/4 of Section 20, Twp. 5 South, Range 14, East, and the following described lands located in Atoka county, Oklahoma, to-wit: [6] Sec. 25, Twp./South, Range 11 East, and the SU/4 of the SE/4 of the SE/4 of the SW/4 and lot 4 of Section 30 Twp 1 South, Range 12 East.

The Court further finds that the petitioner, Robinson Belvin, inherits and is the owner in fee simple of an undivided one-third interest to the above described lands; the Court further finds that the said petitioner, Robinson Belvin, has executed a deed to T. H. Duncan for the purpose of conveying his undivided interest in said described lands to the said T. H. Duncan, and being a full-blood Indian it is necessary to have the approval of this Court in order to vest the title in the said purchaser; the Court further finds that the said deed was made for an adequate consideration, free from fraud, duress and undu influence, and that it is the desire of the petitioner 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.