TdHC

STATE OF OKLAHOMA) COUNTY OF CHOCTAW)

IN THE COUNTY COURT.

Before Hon. W. T. Glenn, County Judge.

Now on this 31st day of August, 1908, there coming on to be heard the petition of Selin Taylor for the approval of the conveyance of his interest as a full blood heir in the estate of Sophia Taylor, nee Schoate, deceased, and the Court having heard the testimony and being fully advised of the transaction finds: That Selin Taylor is a full blood Choctaw duly enrolled on the Approved Tribal Roll as an adult, and was the lawful husband of the said Sophia Schoate, deceased, and an each is antitled to a super-

That Selin Taylor is a full blood Choctaw duly enrolled on the Approved Tribal Roll as an adult, and was the lawful husband of the said Sophia Schoate, deceased, and as such is entitled to a courtesy interest in the estate of the said Sophia Schoate; that the said Sophia Schoate died intestate on or about the 23d day of January, 19.3, and left surviving her as her sole heirs at law, Selin Taylor, her husband and Bynie Taylor, their child.

her husband and Bynie Taylor, their child. The Court further finds that the said Sophia Schoate at the time of her death was the owner in fee of the following described lands together with other lands, to-wit:

lands together with other lands, to-wit: The NW/4 of the NE/4 and E/2 of NW/4 of Sec. 16, Twp. 5 South, Range 3 West. The W/2 of the W/2 of the SW/4 of Sec. 16, and the E/2 of the NE/4 of SE/4 and the SW/4 of NE/4 of SE/4 and the N/2 oftheSE/4 of the SE/4 Section 17, Twp. 5 South, Range 3 West . And the following in Pontotoc County; the SE/4 of the SE/4 of the NW/4 Sec. 3, Twp. 1, North; Range 4 East.

The Court further finds that the said petitioner, Selin Taylor has executed a deed to H. S. Bettes and Joseph M. Bettes for the purpose of conveying his interest in the said lands to them, and being a full blood Indian it is necessary to have the approval of this Court in order to vest the title in said purchaser. The Court further finds that the said deed was made for an

The Court further finds that the said deed was made for an adequate consideration, free from fraud or undue influence, and that it is the desire of this petitioner that the same be approved in order that the interest of this heir may be vested in purchasers aforesaid.

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

(Seal)

W. T. Glenn, County Judge.