State of Oklahoma, I ss.
Choctaw County. In the County Court of said County.

In the Matter of the Estate of Salina Aaron, deceased.

Now, on this the 29" day of September, 1908, comes Illie Thompson and Denison Aaron and files and presents to the Court their petition in writing and under cath praying for an order of the court approving and confirming certain deeds of conveyance executed by them to Homer E. Jones on the 29" day of September, 1908, to the following described real estate, to-wit:

The NE/4 of the NE/4 and the NW/4 of the SE/4 of the NE/4 of Sec. 32; and the SW/4 of the NW/4 of the NW/4 and the E/2 of the NW/4 of the NW/4 of the NW/4 of Sec. 33, all in Twp. 7 South, of range 8 East.

And the court, upon consideration of said petition being fully advised in the premises, finds that one Salina Aaron, a full blood Choctaw Indian, a resident of that portion of the Central District of the Indian Territory, now comprising Choctaw County, State of Oklahoma, in the month of October, 1904, died intestate, siezed and possessed of the lands above described, which said lands were allotted to her by the Choctaw and Chickasaw Nations, and conveyed to her under proper patents from the United States, and that the said Saline Aaron was at the time of her death the owner in fee simple of the above described land.

And the Court further finds that the said petitioners and the other parties named in said petition are the only surviving heirs at law of the said Salina Maron, deceased, and that the said Illie Thompson is the owner by inheritance from said Salina Aaron of an undivided one-fifteenth interest in and to said land.

And the court further finds that on the 29" day of September, 1908, the said petitioners, Illie Thompson and Denison Aaron executed to Homer E. Jones, for and in consideration to said Illie Thompson of \$180.00 and to said Denison Aaron of \$36.00, cash to them in hand paid, their warranty deed for their respective interests in said lands; and the court further finds that said deeds were duly signed and acknowledged by said petitioner and that the considerations for said deeds were fully paid and that the same is reasonable, adequate, and wholly satisfactory to said petitioners; and the court finds that the said conveyances to the said Homer E. Jones of said real estate should in all things be approved and confirmed.

It is therefore considered, ordered, adjudged and decreed by the Court that the said conveyances of the said lands above described to said Homer E. Jones by said petitioners be, and the same are hereby in all things approved and confirmed, and declared legal and valid.

Dated this 30th day of September, 1908.

(Seal) W. T. Glenn,

Judge of the County Court, Choctaw County.