In the County Court of Choctaw County, Oklahoma.

In the estate of Sophia Loring, deceased.

TdHC

ORDER CONFIRMING SALE.

Now on the 3d day of October, 1908, there coming on to be heard the petition of Solomon Loring, Eliza Loring and Susan Oshter, in which it is set forth and alleged that Sophia Loring was a member of the Choctaw Tribe of Indians, and enrolled as such on the approval Tribal Roll of said Tribe; that there was allotted to the said Sophia Loring, deceased the following described land, situate in McCurtain County, Oklahoma:

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The SE/4 of the NE/4 of Sec. 36, and the NW/4 of the SE/4 of Sec. 12, Twp. 5 South, range 23 East, and theW/2 of the NE/4 of Sec. 23, and the NW/4 of SE/4 ofsec. 36 and the SW/4 of SW/4 of Sec. 1, and the SE/4 of the SW/4 of Sec. 10, and the SE/4 of the NE/4 of Sec. 18 Twp. 5, South, range 24 East, and the NW/4 of the NW/4 of Sec. 27, and the SE/4 of the NW/4 of Sec. 34, and Lot 2, and the SW/4 of the NW/4 and theNE/4 of the SW/4 and the NW/4 of the SE/4 of Sec. 1, and the SW/4 of the NE/4 and the SE/4 of the SE/4 of Sec. 1, and the SW/4 of the NE/4 and the SE/4 of theNW/4 of Sec. 2, and the SE/4 of the NW/4 of Section 4, and Lot 5, and the SE/4 of THE SE/4 of Sec. 6, and the NE/4 of the NE/4 of Sec. 7, and the SW/4 of the SE/4 of Sec. 8, and the SW/4 of the NW/4 of Sec. 16, and the SE/4 of the SW/4 of Sec. 17, and the SW/4 of the NW/4 of Sec. 20, and the SE/4 of the SW/4 of Sec. 30, and the NE/4 of the NW/4 of Sec. 31, Twp. 5, South, Range 26 East,

That the said Sophia Loring died intestate on the day of March, 1906, in that part of the Indian Territory, whichnow composes Choctaw County, Oklahoma, aged about one year; that the said Sophia Loring, deceased was the only child of the said Solomon Loring and Eliza Loring; that petitioner Susan Oshter was the grandmother of the said Sophia Loring, deceased; that petitioners are all of lawful age; that said petitioners have executed a Warranty Deed to above described land, whereby they convey all their right, title and interest in said land unto S. H. Downing and V. Bronaugh, for the consideration of \$600.00 and ask that the same be approved.

Wherefore, the Court having heard the testimony and being fully advised of the transaction finds that the said deed, which was exhibited to the Court, is a general Warranty Deed, made and executed under the law of the State of Okk homa, for such conveyances made and provided. The Court further finds that said allotment of land hereindescribed included 995 thousand feet of pine timber, U. S. Government estimate, valued at \$497.50, according to the Allotment Certificates filed with the Court, and which are made part of the papers in this case; that said pine timber was sold by petitioners herein sometime prior to the execution of said Warranty Deed, and that the value of said pine timber constitutes no part of the consideration named in said deed. The Court further finds that the consideration named in said deed is a fairrand adequate one for the land described herein; that said deed was obtained without fraud, duress or undue influence, and that it is the desire of the said petitioners that the same be approved in order tovest the title in said purchasers.

in said purchasers. It is therefore ordered, considered and adjudged by the Court that the said deed be and the same is hereby approved, and that a certified copy of this order be made to be recorded in the County where said lands are located.

(Seal)

W. T. Glenn.