In the County Court of Choctaw County, Oklahoma.

In the matter of the estate of Adam Christie, dec'd.

ORDER CONFIRMING SALE.

Now on this 7" day of october, 1908, came on to be heard the petition of Amanda Bully, Anderson Bully and Louvina Battiest in which it is set forth that Adam Christie was amember by blood of the Choctaw Tribe of Indians, and duly enrolled on the Approved Tribal Roll as of number 11,299, and that as such member of the said Choctaw Tribe of Indians, there was allotted to him, his homestead, the following described land situate in Atoka County, Oklahoma, to-wit:

The SW/4 of Sec. 34, Twp. 4, south, Range 13 East.

That the said Adam Christie died intestate on the July, 1904, in that part of the Indian Territory, which is now embraced in the boundaries of Choctaw County, Oklahoma; that at the time of the death of the said Adam Christie, heleft as his sole and lawful heirs his widow, Amanda Christie, and one daughter, Louivina Christie; that the said Amanda Christie has since married and is now the wife of Nicholas Battiest that the said Louivina Battiest formerly Christie was the only child ever born of the marriage of the said Adam Christie and Amanda Christie; that the said petitioners, Amanda Bully, nee Christie, sand Louivina Battlest, nee Christie, are the sole and lawful heirs of the said Adam Christie, deceased, and as such are the lawful owners of the above described land. It is further alleged in said petition that on the 5" day of October, 1908, said petitioners executed a Warranty Deed, whereby they convey all their right, title and interest in and to the above described land unto V. Bronaugh, for the consideration of \$525.00, which they state they have received in full.

Wherefore, the Court having heard the testimony and being fully advised of the transaction finds:

That 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 same be approved to west the title to said land in said purchaser. That petitioners are all full blood Indians and of lawful age.

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