

DECREE FOR APPROVAL OF DEED.

Now on this the 21st day of November, 1908, this cause coming on to be heard, and all the parties interested being in Court; the Court after hearing the petition read and taking the testimony of the witnesses, finds from the petition herein filed and the evidence heard; that Robert Cass is a Full-blood Choctaw Indian, more than twenty-one (21) years of age and a citizen of Haskell County, Oklahoma; *died on or about April, 1906, intestate and* that Anderson Jackson, deceased, was at the time of his death a citizen of what is now Choctaw County, Oklahoma, a full-blood Choctaw Indian, and seized in fee of the lands described in the said petition; and that the said Anderson Jackson died wholly intestate, and had no issue of his body surviving him.

The Court further finds from the petition herein filed and the testimony taken; that the said Anderson Jackson, deceased, had no brothers or sisters, uncles or aunts or their descendants, or father or mother surviving him; and that <sup>other</sup> than petitioner, Robert Cass is the only uncle and heir at law of the said Anderson Jackson, deceased.

The Court further finds that the said Robert Cass, joined by Silas Jackson, made and executed a deed conveying all his interest in said estate of inheritance to W. N. Greene & W. E. B. Leonard, in consideration of the sum of Five Hundred ten and no/100 Dollars, (\$510.00); and that said sum is an adequate consideration for said premises and in every particular satisfactory to parties thereto.

It is therefore ordered, adjudged and decreed that said deed of conveyance be and the same is hereby approved.

(SEAL)

W. T. Glenn.

*It is therefore ordered, adjudged and decreed that said deed of conveyance be and the same is hereby approved.*

(SEAL)