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STATE OF OKLAHOMA, COUNTY OF CHOCTAW.

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IN COUNTY COURT.

ORDER APPROVING DEED.

IN COURTY COUNT.

Now on the 23d day of November, 1908, there coming on for nearing, the petition of Shook Himonuppe, Davis Himonuppe, and Mary Hochemah for the approval of a certain deed of conveyance executed by them to T. W. Tyler and W. P. Hillnouse on the Elst day of Nov., 1908, and the court having examined said petition, and being well and sufficiently advised in

the premises finds:

That Shook Himonuppe was the farther of Bopple and Laben Himonuppe; that Davis Himonubbe was the uncle of said Bobbie and Laben Himonubbe; that Mary Hochemah was an aunt of the said Bobbie and Laben Himonubbe; that Bobbie Himonubbe and Laben Himonubbe, both deceased, were members by blood of the Mississippi Choctaw Tribe of Indians and were enrolled by the Commissioner to the Five Civilized Tribes and approved by the Secty. of the Interior opposite numbers 816 and 817 respectively as member of said tribe of the full bloods; that the said Bobbie Himonubbe departed this life on or about the 6rh day of Nov., 1905, at the age of 22 years, in what is now Choctaw County, Oklahoma; that prior to his death there was allotted to him the following described land, situate in Choctaw County, Omlahoma, to-wit: The NW/4, and the NE/4 of Sec. 25, Twp. 7 S. R. 18 east, containing 320 acres as evidenced by allotment certificate NO. 510;

The Court further rinds that there was allotted to Laben Himonupbe prior to his death, land situate in Choctaw County, Oglahoma, described

as Tollows to-wit:

SE/4 or Sec. 25, and the NE/4 of Sec. 36, all in Twp. 7, sout, \$.18 containing 320 acres as evidenced by allotment certificate No. 511.

East, containing 320 acres as evidenced by allotment certificate No. bil.
The Court further finds that upon the death of said Bobble and Laben
Himonuppe, petitioner, Shock Himonuppe, became possessed of a life estate
in the said lands of his two children, the deceased, and that the petitioner is in lawful possession of said above described lands; also that petitioners Davis Himonuppe and mary Hocheman are the sole heirs at-law of said Bobbie and Laben Himonupbe and own the fee in said lands subject to the life estate of Shook Himonupbe; also that petitioners are desirous or selling said lands and have made, executed and delivered to T. W. Tyler and W. P. Hillnouse of Hugo, Okla., a general warranty deed conveying to the said T. W. Tyler and W. P. Hillhouse all of their right title and interest in and to said lands for and in consideration of the sum of \$2080.00

cash in hand ppid.
The Court further finds that said sum is a fair and adequate consideration and not disproportionate to the value of said land and that peti-

tichers are fully satisfied therewith.

Wherefore, premises considered, it is ordered, adjudged and decreed by the court that said sale and deeds be and in all things are hereby approved and confirmed. mel'or and in commideration of

The court runtump finds that said sum is a fair and adequate consid-

vancouries premises considered, it is hereby ordered, adjudged and

eration and not disproperticients to have value of said lands at hash rott-

decreed by the court, that the said deed, and the same in hereby in oil

(Seal)

W. T. Glenn, County Judge.

things approved and continued.

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W. Y. waenn, county dudge.

(LESS)

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