State of Oklahoma. County of Choctaw.

In the County Court for Choctaw County, Oklahoma,

to and to sterli

medalat to orota

. 22

In the matter of the estate of Annie Battiest, Dec'd.

ORDER.

nis potition, duty vertified by

in the County court.

Now on this the 21st day of Nov. 1908 comes, Osborne Battiest, Solomon Battiest, Hannah Austin Battiest, and Luisa Fulton, and files and presents to the Court their petition praying for an order of the Court approving and confirming a certain deed of conveyance executed by them to W. P. Records, on the ____day of ____1908, to the following described real estate to-wit:

The E/2 of the SE/4 and the E/2 of NW/4 of SE/4 of Sec. 31, T. 4, S. R. 6 W., and the W/2 of SE/4 and SE/4 of SW/4 and E/2 of NE/4 of SW/4 and SW/4 of NE/4 of SW/4 of Sec. 5, T. 4 S. R. 5 W., and NW/4 of NE/4 of SW/4 of Sec. 30, T. 4 S. R. 6 W.

And the Court, upon consideration of the said petition, being fully advised in the premises, finds that one Annie Battiest, affilblood Choc taw Indian a resident at the date of her death, of that portion of the State of Malahoma, then Central District, I. T., now comprising Choctaw County, on the 1st day of May, 1905, died, seized of the Ands abeve described, which said lands were allotted to her by the Choctaw and Chickasaw Nations and conveyed to her under Surpulus and Homestead patents and that the said Annie Battiest was at the time of her death, the owner in

that the said Annie Battiest was at the time of her death, the owner in fee simple of the above described dands. The Court further finds that the said petitioners Osborne Battiest, Soloman Battiest, Hannah Austin Battiest and Luisa Fulton have each an estate or interest in and to said lands by reason of heirship to the said Annie Battiest,

And the Court further finds that on the _____ day of Nov., 1908, the said petitioners above named executed and delivered to W. P. Records for and in consideration of the sum of twenty five dollars each, to Solomon Battiest, Hannah Nowabbi and Luisa Fulton, and \$1040 to Osborne Battiest, cash in their hands paid a warranty deed for all interest, right, or title which each or either of them might have in and to said real estate, the court finds that said deed was duly signed and acknowledged by the the court finds that said deed was duly signed and acknowledged by the said petitioners and that the consideration for said deed had been fully paid, and that the same is reasonable adequate and wholly satisfactory to the said petitioners and the Court finds that the said conveyance of

the said real estate to the said W. P. Records, should be in all things approved and conf irmed.

IT IS THEREFORE; by the Court, considered, ordered and adjudged and decreed that the said conveyance of the said above described lands, by deed d atdd day of Nov., 1908 from the said Osborne Battiest, Solomon Battiest Hannah Battiest Nowabbi and Louisa Fulton to the said W. P. Records be, and the same is hereby approved and confir med.

diet sont its and the same hereby is approved and in all things with

". ". "Lord, Charty Judge.

W. T. GLENN, County Judge.

Clause. This Chik day of Tov., 1200.