A paro in Lio to work

County of Chocten.

State of Oklahoma, ss. In the County Court. Choctaw County.

BRRRR. Williamson Phillips, Jinnie Phillips, Mack Phillips, Tom Phillips Sina Phillips and Jenkins Proter having presented to the Court their petition in writing, duly verified by oath, praying for the approval of a deed of conveyance made and executed by the said petitioners to Mary Stuart Smith conveying the lands hereinafter described. And it having been made to appear to the satisfaction of the Court that the said lands were allotted to one Leona Porter, nee Leona Phillips, a full blood Choctaw Indian; that the sid Leona Porter died intestate in what is now Choctaw County, Okla. on the 30th day of June, 1908, seized and possessed of said lands. That the said Jenkins Porter was the husband of the said Leona Phillips, but there were no children born during said marriage; that the said Williamson Phillips and J innie Phillips are the father and mother respectively of the said Leona Phillips, and are entitled to a life estate in said lands; that the said Mack Phillips, Tom Phillips and Sina Phillips are the brothers and sister of the said Leona Phillips and are each entitled to a one-fifth individed interest in said lands, the other two-fifths interest being owned by minor heirs. And it further appearing that the said parties above named have executed a deed to Mary Stuart Smith conveying said real estate, described as follows: - W/2 of NE/4 and NE/4 of SE/4 of NW/4 and W/2 of NW/4 and NE/4 of NW/4 and NW/4 of SE/4 of SW/4 of Sec. 22, Twp. 7 South, Range 13 East, Choctaw County, Okla., at and for the price of Six Hundred and Thirty (\$630) Dollars, and that said consideration has been paid in full is fair and reasonable and satisfactory to the grantors.

It is therefore ordered, adjudged and decreed that said conveyance be and the same hereby is approved and in all things confirmed.

It is therefore, ordered, adjudged, and decreed by the fourt, that, the ent of an inverse of seld about described real estate, by "arranty Beed, dated on the 18th day of Oct., 1808, from the said Hency Billy, and her husband John.

Pility, to the seld H.S. Bettes, Joseph M. Bettes, and M.W. Palmer, should and the sene is hereby in all tidage approved and confirmed, and de-

T. T. Glenn, Judge of the Count Court of Chocken Court of Chocken Court of Chocken Court of Chicken Chicken Court of Chicken Chicken

W. T. Glenn, County Judge. mose to Sully paid, and that the wage in reason

"aced this 7th day of Pec., A. R. 1808.

ban end

(isse)

.blisv bas legel bereig

ele, adequate, and satisfactory to the end Petitioners (Seal).

The Court further limit that, the end Reed of convergence, of the end estate to the end R.S. Rettes, Joseph W. Rettes, and R.S. Palmer, should in all things be approved and confirmed.

Judge of the County

"evitionary herein, and that his consider-