

STATE OF OKLAHOMA, (SS.
COUNTY OF MAYES. (

Before me, a Notary Public, in and for said County and State, on this the 26 day of October, 1908, personally appeared Spencer Landrup, guardian of Della Lane, a minor, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.

Witness my hand and seal as such Notary Public on this 26 day of October, 1908.

Jessie Starnes

Notary Public.

(SEAL) My commission expires on the 16 day of Mar., 1912.

(SEAL) Filed for record in my office on Oct. 28, 1908 at 8 o'clock a m., H. C. Walkley
Register of deeds.

COMPARED

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In the County Court of Tulsa County State of
Oklahoma.

In the matter of the alienation of the allotment of Moleyor Harjo, deceased, by
Nocus Harjo and Salina Harjo, nee Fife, as heirs at law.

OR DER APPROVING DEED.

Now on this the 27th day of October, 1908, this matter came on to be heard, upon the petition of Nocus Harjo and Salina Harjo, nee fife, asking for an order of this Court approving a certain deed by them executed, conveying their respective interests in and to the land below described.

The petitioners appearing in person and by their attorneys Abbott and Brown, and the Court after hearing the testimony of petitioners and witnesses and having heard the argument of Counsel, finds:

That the said petitioner Nocus Harjo and Salina Harjo, nee Fife, are full blood Indians of the Creek Nation; that the said Nocus Harjo is the husband of said Moleyor Harjo, deceased and the said petitioner Salina Harjo, nee Fife is the daughter and heir at law of the said Moleyor Harjo and that both of said petitioners of full and legal age.

That the said Moleyor Harjo, dCo, was a full blood Creek Indian; that she died on or about the 2^d day of March 1907 in what is now Tulsa County, state of Oklahoma and at the time of her death was a resident of said County; that she died intestate and died seized of the following described land, situate in what is Tulsa County, Oklahoma, to wit:

The North half of the Northeast quarter of section 14, and the West half of the Northwest quarter of Section 12, all in township 19, North, range 11 East, which said land was her allotment; and that there have been no children born to her since the 4th day of March 1906.

The Court further finds that on the 27th day of October, 1908 each of said petitioners made, executed and delivered to Charles Page, their deed of conveyance embracing the lands above described, thereby conveying their respective interests in said lands, in consideration of the sum of \$2400, which said consideration is adequate.

The Court further finds that all the allegations in said petition contained are true.

WHEREFORE, it is by the Court, considered, ordered and adjudged that the said deed