

in Tulsa County, Oklahoma, and other lands; that the selection of allotment of said lands was made and certificate of selection, ~~of allotment of said lands was made and certificate of selection~~, issued after the month of August, 1902 and prior to the admission of Oklahoma into the Federal Union, but while the Arkansas law of descent and distribution was in force and effect; that the title to said lands descended to and vested in the said parents of the allottee, each of them taking an undivided one-half interest therein; that the said Evaline Martin and the said Eli E. Hardridge were the sole heirs of the said Millie Hardridge; that the petitioner has acquired title to a part of the interest in said lands inherited by the said Evaline Martin; that petitioner owns in fee an undivided three-fourths interest in and to the said 79.62 acres described in said petition. ✓

The Court further finds that the petitioner Eli E. Hardridge, has sold to the said J. J. Deaner an undivided three-eighths interest in and to all oil and gas and coal and other minerals and oil and gas and coal and other mineral rights in, to and concerning said lands and in and to the oil and gas and mineral royalty estate and interest there in and in and to the oil and gas royalties and payments under any existing oil and gas leases or coal leases and any such leases that might hereafter be made to said lands, and the perpetual and irrevocable right, privilege and easement of entering upon said lands and prospecting for, producing, extracting and taking away any or all of the oil, gas, coal and other minerals in or under said lands, all as set forth in said deed of June 23, 1922 to the said J. J. Deaner, Made, executed and acknowledged by the said Eli E. Hardridge, which deed evidences said sale and conveyance; that the agreed consideration of \$2500.00 named in said deed has actually been paid in cash to the petitioner and is not disproportionate to the value of said three-eighths interest conveyed; that said deed is in proper form and expresses and carries out the wishes and intentions of the petitioner; that the said United States Probate Attorney has made no objections to said sale, conveyance and deed and it appears that the approval thereof would be for the best interests of the petitioner.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the said sale and conveyance of said undivided three-eighths interest in and to the oil, gas, coal and minerals and the oil, gas, coal and mineral rights and royalties in and to said lands and other rights, as set forth in said warranty deed of June 23, 1922 made by the petitioner, Eli E. Hardridge to the said J. J. Deaner are approved and said deed is approved and the Court endorses notation of approval on said deed, all on this 24th day of June, 1922.

Hugh Murphy

Judge of the County Court of
Okmulgee County, Oklahoma.

(Seal Seal)

STATE OF OKLAHOMA)
OKMULGEE COUNTY) SS

I, Wm Campbell, Court Clerk, in and for the County and State aforesaid do hereby certify that the instrument hereunto attached is a full, true and correct copy of Order approving Conveyance as the same now appears of record & file in this office.

Witness my hand and official seal at Okmulgee, Oklahoma, on the 30 day of June, 1922.

By Sue Bradley, Deputy

(SEAL) Wm Campbell, Court Clerk

Filed for record in Tulsa County, Tulsa Oklahoma, July 21, 1922 at 3:55 o'clock P. M.
in Book 412, page 143

By F. Delman, Deputy

(SEAL) O. D. Lawson, County Clerk