

(NW $\frac{1}{4}$ ) of Section Twenty-one (21), Township Nineteen (19) North, Range Ten (10) East,

and said petitioner being present in court in person and asking for the approval of said deed, and said purchasers, B. F. Whitehill and John F. Hayden, being present by their attorneys, Conner and Hagan, and the Court having examined said petitioner and having heard the testimony of witnesses as to the value of said property, and having been fully advised in the premises, finds:

FIRST.

That all the rules of this court relative to the approval of deeds of full-blood Indians have been complied with.

SECOND.

That the proper probate attorney has been duly and regularly notified of the petition of said Polly Grayson for the approval of said deed.

THIRD.

That the consideration contracted to be paid by said B. F. Whitehill and said John F. Hayden for the purchase of the interests of said Polly Grayson, nee Beaver, nee Stidham, in said premises is fair, adequate and just.

FOURTH.

That said petitioner herein is an adult full-blood Creek citizen, enrolled under the name of Polly Stidham opposite roll number 7354 of the Creek roll; that prior to becoming the wife of Davis Grayson, said petitioner was the wife of George Beaver, enrolled on the Creek roll opposite roll number 9585; that said George Beaver departed this life, intestate, in March, 1915; that he left surviving him as his sole heirs said petitioner and a son, John Beaver, and a daughter, Katie Beaver; that Katie Beaver, before obtaining her majority, departed this life, intestate, unmarried and without issue, in 1915; that the said George Beaver was the son of Cho-eka or Deerhead, and the brother of Jennie Deerhead, enrolled as a Creek citizen opposite number 9989; that said Jennie Deerhead departed this life, intestate, unmarried and without issue, shortly after April 1st, 1899; that at the time of her death, said Jennie Deerhead was a resident of what is now Hughes County, Oklahoma; that prior to the death of said Jennie Deerhead, her father, Cho-eka or Deerhead, and her mother, Tilda, had departed this life; that said Jennie Deerhead was survived by no brother or sister except George Deerhead, enrolled as George Beaver; that said George Beaver was the sole and only heir of Jennie Deerhead; that said Jennie Deerhead had allotted to her as part of her distributive share in the lands in the Creek Nation, the following premises, situate in Tulsa County, State of Oklahoma, to-wit:

The Northwest quarter (NW $\frac{1}{4}$ ) of the Northeast quarter (NE $\frac{1}{4}$ ) and the North One-half (N $\frac{1}{2}$ ) of the northwest quarter (NW $\frac{1}{4}$ ) of Section Twenty-one (21) Township Nineteen (19) North, Range Ten (10), East;

That the allotment of said premises was made to said Jennie Deerhead on August 26th, 1908, and that the descent of her estate was therefore cast according to the Oklahoma law of descent and distribution; that according to said Oklahoma law of descent and distribution, said allotment, upon the death of Jennie Deerhead, become solely and entirely vested in said George Deerhead, enrolled as George Beaver, the brother of said Jennie Deerhead; that upon the death of said George Deerhead, intestate, said allotment descended under the Oklahoma law of descent and distribution equally to said petitioner and the above named two children of said George Beaver and said petitioner; that said Katie Beaver, the daughter of said George Beaver, departed this life while still a minor and unmarried, and her share in said allotment inherited from her father passed, under division 7, section 8413, Revised Laws of 1910, to the brother of said Katie Beaver, to-wit; John Beaver; that if, however, said