

ORDER APPROVING FULL-BLOOD DEED.

Now on this the 5th day of February, 1925, the same being the day set apart by this court for the hearing of petitions for the approval of full-blood deeds, the above entitled matter coming on regularly to be heard, the petitioners appearing in person and by attorney, and the court, after hearing the evidence and being fully advised in the premises, finds:

1. That each of said petitioners are full-blood Cherokee Indians and as such are duly enrolled upon the approval rolls of the Five Civilized Tribes opposite Cherokee Roll numbers as follows, to-wit:

Eli Eli, Cherokee Roll Number 20481,
Ibby Seabolt, nee Eli, Cherokee Roll Number 20482,
George Eli, Cherokee Roll Number 20483,
Jennie Shell, nee Eli, Cherokee Roll Number 20484, and
Sallie Eli, Cherokee Roll Number 20484.

2. That Lydia Eli was also a full-blood Cherokee Indian and as such duly enrolled upon the approved rolls of the Five Civilized tribes opposite Cherokee Roll Number 20480.

3. That the said Lydia Eli died intestate in and an actual resident of Adair County, Oklahoma, on or about the 20th day of October, 1924, and more than thirty days prior to the filing of the petition herein.

4. The Court further finds that Lydia Eli was the wife of Tom Eli, and that her husband Tom Eli, died about twelve years prior to her death.

5. That the said Lydia Eli at the time of her death left the following named children to-wit: Eli Eli, son, Ibby Seabolt, nee Eli, George Eli, son, Jennie Shell, nee Eli, daughter, and Sallie Eli, daughter, and that she left no other children nor the issue of any deceased children, and that by virtue of the laws of descent and distribution in force and effect at the time of the death of the said Lydia Eli, the above named are the only heirs to her said estate and that each is entitled to an undivided one-fifth interest in and to said estate.

6. The court further finds that there was allotted to the said Lydia Eli during her life time as a part of her share of the lands of the Cherokee Nation, the following described lands, to-wit:

The South Half of the Southwest Quarter of Section 12, Township 21 North,
Range 13 East, the same being 80 acres more or less.

7. The court further finds that the above named heirs have sole their entire interest in same to F. A. Blanck for the sum of One Thousand Dollars and have this day executed a deed to him conveying their interest in said lands.

8. The Court further finds that neither of said heirs have resided on said land and that the same does not constitute the homestead of either of said heirs under the laws of the State of Oklahoma.

9. The court further finds from the testimony that the sum of One Thousand Dollars offered by the said F. A. Blanck for said lands has been paid to said heirs.

It is therefore considered ordered and adjudged that the deed to said lands executed by said heirs to F. A. Blanck for the consideration of One Thousand Dollars bearing even date herewith, be and the same is hereby approved and confirmed.

W. A. Scoffield, County Judge.

CERTIFICATE OF TRUE COPY.

STATE OF OKLAHOMA,)
COUNTY OF ADAIR.) ss.

I, J. H. Sixkiller Court Clerk in and for the County of Adair, and State of Oklahoma, do hereby certify that the attached copy of Order Approving Full-blood Deed is a full, true and correct copy of the original instrument on file and of record in the matter of the Estate of Lydia Eli, Deceased, Case No. 2363 in the office of the Court Clerk.