IN THE COUNTY COURT OF TULSA COUNTY, OKLAHOMA.

IN THE MATTER OF THE ALIENATION OF THE ALLOTMENT OF WILLIAM GOODEN, DECEASED, AND MARY GRAYSON, DECEASED, BY LIZZIE ENRIQUES, NEE GOODEN, JESUS ENRIQUES, HER HUSBAND, DANIEL GOODEN, ANNIE BALDEPE, NEE GOODEN AND SORDIE GOODEN, THE HEIRS.) PROBATE NO. 597.

ORDER.

Now, on this 9th, day of June 1909, this matter came on the behard upon the joint petition of Lizzie Enriques, nee Gooden, Dahiel Gooden, Annie Baldere, nee Gooden and Sordie Gooden, as the sole heirs at law of William Gooden, deceased, and Mary Grayson, deceased, praying for an order of this Court approving a certain deed of conveyance by them executed (in which the husband of Lizzie Enriques, Jesus Enriques, joined) conveying all their right, title and interest in and to the allotment of William Gooden, deceased, and Mary Grayson, deceased, to one J. M. Hall.

The said petitioners appearing in person and by their attorneys Abbott and Brown, and after hearing the testimony of the petitioners and of the disinterested witnesses, as to the value of the lands described is said petition, and after hearing the argument of counsel and the court being fully advised in the premises, finds:

That the allegations of the petition hereinbefore filed, are true; that the said petitioners, Lizzie Enriques nee Gooden and Sordie Gooden, are full blood creek Inddians, and that each of them is duly enrolled as such; that the said William Gooden, deceased, was a full blood Creek Indian, duly enrolled as such, and that there was allotted to him, as his distributive share of the lands of the Creek Nation, the following described lands, situated in what is now Tulsa County, Oklahoma, to-wit:

Lots 1 and 2 in the South Half of the Northeast Quarter of Section 1, Township
19 North, Range 10 East, also the South Half of the Northeast Quarter of the Southeast
Quarter of the Southeast Quarter and the South Half of the Southeast Quarter of the
Southeast Quarter, and the Northwest Quarter of the Southeast Quarter of the Southeast
Quarter of Section 2, Township 19 North, Range 10 East, containing in all 163 acres,
more or less.

That the said Mary Grayson, deceased, was a full blood Creek Indian, duly enrolled as such, and that there was allotted to her, as her distributive share of the lands of the Creek Nation, the following described land, situate in what is now Tulsa County, Oklahoma, to-wit:

The Southwest Quarter of the Northwest Quarter and the Southeast Quarter of the North West Quarter and Lots 3 and 4, in Section 1, Township 19, also the East Half of the Southeast Quarter of the Northeast Quarter, and the East Half of the West Half of the Southeast Quarter of the Northeast Quarter, and the East Half of the West Half of the Southeast Quarter of the Northeast Quarter of Section Two, Township 19 North, Eange 10 East, containing in all 161.4 acres, more or less.

The Court further finds that the said William Gooden, deceased, died on or about the 18th, day of August 1903, in and while a resident of Tuksa County, Oklahoma; that the said Mary Grayson, deceased, died on or about the ____day of April 1899, in and while resident of Tuksa County, Oklahoma, that the said William Gooden Deceased, died leaving surviving him, as his only heirs at law, his wife, Sordie Gooden, and his childred, Lizzie Enriques, nee Gooden, Daniel Gooden and Annie Baldere, nee Gooden, your petitioners herein; that the said Mary Grayson, deceased, died leaving surviving her as her only heirs at law, a son, William Gooden, now deceased, and the heirs of whom are, Lizzie Enriques, nee Gooden, Daniel Gooden and Annie Baldere, nee Gooden, the grand childred