

## IN THE COUNTY COURT OF TULSA COUNTY, OKLAHOMA.

IN THE MATTER OF THE ESTATE OF WILLIAM CHILDERS, DECEASED

## O R D E R.

Now, on this 18th, day of August 1909, this matter came on to be heard upon the petition of R. A. Josey, asking for an order of Court approving certain deeds of conveyance, herein below full described, executed by Emma Bough, nee Childers, Lydia Jones, nee Childers, Mary Tiger, nee Childers, Sukey Haynes, nee Childers, and Chisso Childers conveying all their interest to the said petitioner in and to the lands below described

And the said petitioner appearing by his attorneys, Abbott and Brown, and the said grantors, and each of them, personally appearing, and the Court having fully examined said grantors, and having heard the testimony of two disinterested witnesses, as to the value of the land described below, and being fully advised in the premises finds:

That the said William Childers 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, situate in what is now Tulsa County, Oklahoma, to-wit:

The East Half of the North East Quarter of Section 12 and the South Half of the North West Quarter of the North East Quarter, and Lots five and six of Section Eleven, all in Township 19 North, Range 12 East.

The Court further finds that the said William Childers, deceased, died while a resident of and while in what is now Tulsa County, Oklahoma, intestate, and seized of the lands above described, leaving him surviving, among others, the following named relatives, to-wit: Sukey Haynes, nee Childers, a half sister, Lydia Jones, nee Childers, a half sister, Emma Bough, nee Childers, a Niece, Mary Tiger, nee Childers, a niece and Chisso Childers, a full brother.

The Court further finds that on the 4th day of August 1909, the said Emma Bough, nee Childers, made, executed and delivered unto the said R. A. Josey, a deed of conveyance of that date, whereby she conveyed to the said petitioner, all her right, title and interest in and to said lands:

That on the 6th, day of August 1909 the said Sukey Haynes, nee Childers, and the said Mary Tiger, nee Childers, made, executed and delivered to the said petitioner their joint deed of conveyance, thereby conveying to him all their right, title and interest in and to said lands:

That on the 6th, day of August 1909, the said Lydia Jones, nee Childers, made, executed and delivered to this petitioner her deed of conveyance, thereby conveying to said petitioner all her right, title and interest in and to said land.

That on the 13th, day of August 1909, the said Chisso Childers made, executed and delivered to this petitioner his deed of conveyance, thereby conveying to said petitioner all his right, title and interest in and to said lands:

The court further finds that the consideration for the deeds, above mentioned, is the sum of Twenty Five Thousand Dollars, to be paid to the heirs at law of the said William Childers, as their respective interests may hereinafter be determined by the Court and payable when the title to the said lands is by the Court determined to be in the said R. A. Josey.

The Court further finds that it is not within the province of this Court to pass upon or to determine the title of the said grantors in or to the land, and while the evidence in the case does not appear to justify a positive conclusion that said grantors have