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on the third day of March, 1910, to all of his interest in and to a part of the allotment of Annie Brown, formerly Annie Rolland, deceased, and the allotment of John Stewart, deceased, said Annie Brown, formerly Annie Rolland having been the wife of the said Thomas Brown, and the said Annie Brown, formerly Annie Rolland, deceased, being at the time of her death owner of the following described lands, situated in Tulsa County, State of Oklahoma, formerly a part of Wagoner County, State of Oklahoma, and in the greek Nation, Indian Territory, described as follows, towit: South half of Southeast quarter of Northeast quarter and South half of North half of Southeast quarter of Northeast quarter, and South thirty acres of lot one, and north half of southeast of Northeast quarter of Section five, Township sixteen North, Range thirteen East, of the Indian Base and Meridian, being a portion of her own allotment, and the South half of Northwest quarter and South 11.36 acres of Tot three and South thirty acres of lot four and worth 40 acres of lot three, all in Section four, Township Sixteen North Range Thirteen East, of the Indian Base and Meridian, being the allotment of her deceased son, John Stewart, and inherited by her at his death -- said deed being herewith presented and brought into court for its inspection.

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And it appearing to the court that the said conveyance, after a full and complete hearing before the Honorable N. J. Gubser, County Judge of the County of Tulsa, State of Oklahoma, has been duly approved by said Court, and it further appearing that the said Thomas Brown is an heir at law to an undivided interest in the allotment of the said John Stewart, deceased, and that part of the allotment of the said Annie Brown, formerly Annie Rolland, deceased, owned by her at the time of her death; and that the said Annie Brown, formerly Annie Rolland, was a fullblood Creek Indian duly enrolled as such upon the Tribal Rolls opposite Roll No. 1898, that the said Annie Brown, formerly Annie Rolland, resided during her whole life in that patof Tulsa County, Oklahoma, which was formerly a part of Wagoner County, Oklahoma, and died therein December 11, 1907, and that said deceased left surviving her as her sole and only heirs at law a daughter, Susie Rolland, a daughter, Mamie Harrison, a son, Henry Brown, and your petitioner, and that the deceased left no issue surviving her born since the 4th day of March, 1906; that the land hereinbefore described is a part of the allotment of the said John Stewart, deceased, of the lands of the Creek Nation; that the said Thomas Brown is the owner in fee simle of an undivided interest in the lands hereinbefore described; and the consideration of \$450.00 paid by the grantee H. H Bell is an adequate consideration for said land, and that the sale and conveyance of said land has been fairly conducted; that all parties hereto have acted in good faith and that said sale is benefical to the said Thomas Brown, and that the deed therefor is in proper form and has been duly approved by the County Court of the County of Tulsa, State of Oklahoma, after a full and complete hearing thereon, and the examination of witnesses familiar with the location and value of said land; and that this court, being well and sufficiently advised in the premises, it is by the court considered, ordered and adjudged that the evidence taken before the County Court of Tulsa County, State of Oklahoma, be and the same is hereby substituted and examined by this court, and that the prayer of the said petitioner be and the same as hereby granted, and that the warranty deed from the said Thomas Brown to all of his interest in and to the lands hereinheford mentioned and described, presented in open court, be and the same is hereby in all things ratified, approved and confirmed, and it is ordered that a certified copy of this order he recorded in the office of the Register of Deeds of the County & Tulsa, State of Oklahoma.

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