

This day Yamakotube
appeared before our circuit
court and upon oath and the
following evidence to wit:

A woman by the name of Palam
mote mah dicee, and we chose
the Green, and I did not know
that ~~Kam~~ there was any thing
belongs to Palamote mah dicee
she did not have any thing but
cow & calf and they both died,
and she had mare colt and the
both died. ~~Mirgojok~~ Taklambe
bought a horse from Mirgojok
on credit, and he breeder the
horse off for another, and when
I saw the horse I ask who that
horse was belongs to, and Taklambe
said that belongs to him
and Taklambe went and
brought the horse, Taklambe
mother sent for Taklambe to
go and get the that which is
now in Mintechube, per session
and the Gray horse that is in
Mintechube's per session that
is belongs to Taklambe's I am
certain, and the other horse
is belongs to Taklambe's wife
that this Gray horse that
Taklambe's wife had soap for
which is now in the per session
of Mintechube.

he closes his evidence
Yamakute his
mark

S sworn to and subscribed before me
on the 26th day July A.D. 1864
James Thompson
C. J. 1st Judicial Dist
Ct.

This day Pahamih appeared
before our circuit court and upon
oath and the following evidence
to wit. Tak Lam he told me that
he brought a bay horse.

Palamouma was riding black
horse when we was going to the
payment and she said her father
got a horse for her but he was so
small that she had to ride
her fathers horse,

then when we come back from
the payment that I honestly
thought was my brother Tak Lam's
horse all the time and he was
trying to get that horse off.

every since that my brother him
all the time until his sister went
and took the horse away and
and never brought the horse back
and then my brother sent for the
horse and they went and brought
the horse back,

and when he received the horse
I thought that was done wrong.

with a will. I heard that
his wife has put him up to it
and then he brought this property
in dispute. She closes her evidence
of a *hannah* *her*
mate.

I am to be subscribed before
me this the 24th day of June 1878
James Thompson
C. J. 1st Judicial
district Cr

This day Mingo Jack appeared
before our Circuit Court and
upon oath and the following
evidence to wit,

I sold a horse to Jack Lamb on
Credit, and he promise to pay
me at the time of payment and
I did not go myself at the time
of payment but I sent my son in law
to go and collect it and he did not
do as I told him to do, and after Mr
Lambe got back home I went and
ask per pay myself, and he said
that he did not want the horse himself
but he said that the children wanted
horse and he also said that they
want to pay the money and take the
horse but when they come to find out
that they had spent more then they
expected and he also told me
that the children was very sorry
that they did not have money
enough to buy the horse,
and Oak Lamb said that I have
to pay this and the children did not
have money enough to pay for the
and he also said that I will
pay the Balance and the account
is now void, and then Oak Lamb
said that I have paid some
on the horse but he said that
Mintichube's wife wanted the horse
and he said that horse was belong

to the said Minle Chuh, wife
that was what Toklumbe,
he closes his evidence.

Mingy Jack. his y
Mark.

I sworn to and subscribed before me
this the 26th day June 1886

James Thompson
C J, at J. d. dit

This day Minle honoh comes
on the Defendant side and upon
oath and the following evidence
to wit: on the first commencement
Toklumbe bought the horse for his
daughter, and this horse was
traded for another horse and again
this horse was traded for a mair.
and then sold the mair to pahomik
that was what I understood.

She closes her evidence
Minle honoh her

The two children drew
the in interest on the principal
which was two hundred dollars
and the two children use to draw
five dollars each for gear and then
there was four hundred dollars
which the children was entitled
to the same. She closes her
evidence Minle honoh her

I sworn to and subscribed this 26th Mark
June 1886 James Thompson C J, at J. d. dit

This day Pisttube appeared before our court and upon oath and the following evidence to wit: and says he has not any thing to say because he does not know any about the case.

but still I know that Saklam had a wife back in the old Nation and had three children.

but he did not have ^{no} lawful wife at that time and also one of his wife was here at this country when I come to this country I saw her here but I have never saw her any more.

he closes his testimony
Pisttube his
witness.

I sworn to and subscribed before me this the 26th day Jan 1862

James Thompson

C. J. Redmond

This day Eya hube appears before our court and upon oath and the following evidence to wit: when I left the old Nation

she was very small and when I saw her she was not much higher after she come and she was a child of Saklam he. I was a boy at the time of the treaty and I do not know any thing that, when I saw

Tak Lambie I was young man
and they was together when
I saw them, he closes his evidence
Eyahumbo his
marks

Sworn to and subscribed before
me this the 26th day June 1886
James Thompson
CJ 1st Judicial Dist
CN

Jas Lamb of In Circuit Court Chancery
vs
Mintchobe } side June Term 1860
} Trial of the rights of property

And at this Term of the Court this cause coming on for a final hearing upon plea and answer filed. It is considered by the Court after due investigation that the plea of the plaintiff is amply sufficient in law and equity to warrant the Court in sustaining him the plaintiff. 1st his plea sets up the facts that he is the father of Folsomona and as such ^{not} in law compelled to divide his property with her during his natural life. 2d That no property of Mintchobe was proven to have been in the hands of Jas Lamb at any time since it is in competent for the Court to cause him to pay to the defendant in this Court that which he has failed to prove title to. That there is no record of the Court below brought up to show that Mintchobe as on him at law and as his family is full and ample in the probate Court.

This Court does not take it up on itself to settle matters of Probate. 4th The plea of the Plaintiff was in a material point sustained the evidence introduced by him. The legality of the marriage being denied in this plea was proven duly to be legal under the proviso to the act of 1835 defining whole constitutions matrimony. 5th The parties defending failed to prove, ^{in the Court} that any legal effort had been made in the Court below to obtain his rights and that is a Constitutional Court and his remainder are free.

Hence this Court cannot sustain him
untill he comes into it according to law
wth action of Halt Lamb is a matter of
damages and not ^{a matter} of Probate and property
in court and the Court in view of
^{the} law and facts produced in the trial of
the cause, is bound to sustain Halt Lamb
and hence orders that the property taken
from him by Mintchobe be given back
up to him and that he further recover his
cost in his behalf as expressed, Given under
my hand this 27th day Jan 1865
Superior County
Cherokee Nation

Respect

James Thompson
Circuit Judge of
the 1st Judicial
District of

Jack Lamb
vs
Mentachubbe } In Circuit Court May
 } term AD 1860
 } Trial of rights of the property

1st And this day comes the plaintiff
by his attorneys and pleads the Statute
of descent &c. in his behalf the reason that
by the law of descent the husband of the deceased
widow is by law heir and entitled to possession
of her separate property during his natural life

2nd That this plaintiff is according to the law of
the date of their marriage legally held to be
husband and wife.

3rd That the husband of the deceased daughter
is not of record the administrator of the
separate property of the deceased, hence no
right of action accrues to him

4th That the right of possession may vest in his
sons at law after his death to his effects &c

Leiflore J Tolson
for Plaintiff

1 Pony in hands of deaft worth \$	30.00
1 Gray Horse	40.00
1 Saddle Horse	60.00
	<hr/>
	130.00

The Court Caruba Existed the
Leiflore and had them with him at
the time of their marriage.

The testimony of Mingo Jack is an original it is only testimony from the lumber & him

A Hammock says that Fido Montana did not live with Mij tobacco but lived with his father's further state lumber was treated with law if he did not let him have the horses

df - Luster Ah take lumber says the horse belongs to daughter as she is not able to pay for it I will pay you my self. The debt is now paid

Plaintiff

Mulliken says that lumber took horse from Mingo Jack and then Ah take lumber traded of that horse & for another & traded a second time for a mare & colt & I heard that Naklambi sold that Mare & colt that is all I know more worth about \$400 because Las did not know how much money she had & owed \$500 in own right paid out all her money for debt after his death. Tak lumber took all the money about \$400.00 & \$200.00

I only heard that she was the head right, I do not know I did not see

Jok Lam ba vs
Minta Chuti

In Circuit Court
May Term 1860
Trial of right of property.

And now this day come the defendant by his Attornies & for his plea relies on the Statute of descent & denies that Jok Lam ba was ^{with} the lawful husband of Jala, now Tina's mother and denies that he has or ever had the right of title or possession as heir to her property.

1 Defendant denies according to law that the date of his pretended marriage was ~~un~~lawful that there is no record of said pretended marriage and now prays that said Sh. Jok Lam ba may be compelled to produce the record of said marriage -

3 That by a decree of the Hon Probate Court of & near So of Court, Oct. 1858 this defendant obtained a judgment or decree against the said Jok Lam ba & he thereupon of his own free will, did then & thus agree to said Verdict or decree and in good faith paid a portion of the same - then & there agreeing with this defendant that said judgment was right & just. That Jok Lam ba did not object to the proceeding in the Hon Probate Court

4. ~~was~~
possession as heir at law being the lawful
husband of Fa la montina deca

5. Defendant denies that said property
was ever purchased by Toklanba
at various times with his own money,
belonging to the said Fa la montina deca
but that said Defendant's wife purchased
& held property up to the date of her death
and the said Defendant thereby became
entitled to the same at her death.

6. Defendant charges that the said
Toklanba soon after the death
of his said wife came to his premises
without authority of law and there
& there take in possession the said
defendant's property then owned by
himself & wife to the great injury
and damage one thousand dollars

Nail & Riley
Morrison

The defendant has no rights in a Court of
Equity from the fact that he is not of
record the representative and there is no
record of his legal intermarriage with the
deceased Fa la montina &c

Leglone & et al

Menta chubca

503

Soklam ba -

I Encow all men by these presents
that We Minto Chubbe principal and A. G. Morris
as Securita do bind our selfs our heirs
and administrators In the penal sum
of one hundred and fifteen dollars and
seventy cents \$1, 15, 70 Good and lawfull
Money of the United States of America
Well and truly to be paid Signed and
Sealds with our seals This the twenty
thine day of September A D one thousand
Eight hundred and sixty

The Condition of the above obligation
is such ^{that} where as on the 26 day of June
A D. 1860 At pleasant hill In sugar-loaf County
Chaetaw Nation a Decree of the Circuit Court
was Rendered against the above Board
Minto Chubbe and since then the Hon the
Circuit Judge of the first Judicial District
has granted Minto Chubbe an appeal to the
supream Court of the Chaetaw Nation Now
where of if the above borne Minto Chubbe
doe pay all cost of Judgment of the supream
Court base against him then this
obligation to be void if not to be
In full force and verture signed and
seald This 23rd of June A D 1860

Minto Chubbe
A. G. Morris

This day Yamaketube appeared before our circuit court and upon oath and the following evidence to wit:

A woman by the name of falammote mah died and we dug the Grave. and I did not know that there was anything belongs to falamote ma deceast. She did not have anything but cow and calf and they both died. and she had a Mare colt and the both died. Taklambe bought A horse from Miss Su Jackon. credit, and he treadit the horse off for another, and when I saw the horse I ask who that horse was belongs to, and Takalambe said that belongs to him and tuklambe went and Brought the horse, Taklambe mother sent for taklambe to go and get the that which is now in Mintechube, persesion and the Gray horse that is in Mintechubes persesion that is belongs to Taklambes I am certain, and the other horse is belongs to Taklambes wife that this Iron Gray horse that Taklambes wife had soak for which is now in the persesion of Mintechabe. He closes his evidences.

his
Yamaketube X
mark

Sworn to and subscribed before me this the 26th day July AD. 1860

James Thompson

C.I 1st Indian dist. C.N.

This day fahamih appeared before our circuit court and upon oath and the following evidence to wit Taklambe told me that he bought A bay horse. Falamoub ma was Riding black horse when we was going to the payment and she said her father got A horse for her but he was so small that she had to Ride her fathers horse. then when we come back from the payment that I honest by thought was My Brother Taklambes horse all the time and he was trying soap that horse off. every sence that My brother him all the time untill pissuttebe went and took the horse away and never brought the horse back and

then My brother sint for the horse and they went and brought the horse back.
 and when he Receive the horse I thought that was done away, with untill I
 heard that his wife has put him up to it and then he brought this property in
 dispute. She closes her evidence. her
Fahumih X
mark

Sworn to and subscribed before me this the 26th day of June A.D. 1860

James Thompson

C I 1st Ind. Judicial Dist. C.N.

This day Mingo Jack appeared before our circuit court and upon oath and
 the following evidence to wit,

I sold A horse to Taklambe on cradiet, and he
 promise to pay me at the time of payment and I did not go My self at the time
 of payment but I sent My Soninlaw to go and collect it and he did not do as
 I told him to do. and after taklambe got back home I went and ask for pay
 My self. and he said that he did not want the horse himself but he said that
 the children wanted horse and he allso said that the want to pay the money and
 take the horse butwhen they come to find out that they had spent more then they
 expected and he allso told me that the children was very sorry that they did not
 have money enough to buy the horse. and Taklambe said that I have to pay this
 and the children did not have money enough to pay for the and he allso said
 that I will pay the Balence and the account is now void, and then Taklambe said
 that I have paid some on the horse but he said that Mintichubes wife wanted the
 horse and he said that horse was belong to the said Mintechubes wife that was
 what Taklumbe. He closes his evidence. his
Mingo Jack X
mark

Sworn to and subscribed before me this the 26th day June A.D. 1860

James Thompson

C I 1st Ind. Dist.

This day Gyahonube appear before our court and upon oath and the following evidence to wit. when I left the old Nation she was very small and when I saw her she was not much higher after she come and she was A child of Taklambe. I was A boy at the time of the treaty and I do not know. anything that, when I knew Taklambe I was young men and they was together when I saw them. he closes his evidence

His
Gyahonube X
mark

Sworn to and subscribed before me this the 26th day June A.D. 1860

James Thompson

C I 1st Judicial Dist. C.N.

TACKLAMBE)
VS)
MINTACHUBBE)

In Circuit Court May term AD 1860
Trial of wright of property

1st And this day comes the plaintiff by his attornies and pleads the statues of decent _____ in his behalf the reason that by the law of decent the husband of the deceased widow is by law heir and entitled to possession of her seperate property during his natural life.

2nd. That this plaintiff is according to the law of the date of their marriage legally held to be husband and wife.

3rd. That the husband of the deceased daughters is not of record the administrator of the seperate property of the deceased hence no right of action accrues to him.

4th. That the right of possession may rest in his sons at law after his death to his effects &

Leflore _ Folsom
for Plaintiff

1 Poney in hands of _____	worth	\$30.00
1 Gray Horse	"	40.00
1 Large Horse	"	60.00
		<u>130.00</u>

He Tacklamba _____ the Girls and had them with him at the time of their marriage.

The tistemony of Mingo Jack is not orignal it is onely testimony from Tak-
lambe to him.

A Hammah said that Falamontimah did not live with Mintechobe But lived with
her father. further Taklambe was threaten with law if he did not let him
have the Horses.

Dft Questin Ah tak lambe sais the Horse belongs to daughter as she is not able
to pay for it I will pay you myself. The dept is now paide.

Plaintif

Millihonah sais Taklambe _____ horse from Mingo Jack and
then Ah taklambe traided of that horse & another & traided a second time for
a mare & colt & I herd that Taklambe sold that Mare & colt That is all I
know Mare worth about \$40.00 _____ did now how much
money she had drawed \$5.00 in own right paid out all her money for debt
after her death. Taklambe took all the Money about \$400.00 \$200.00 I only
heard that she was the head right. I do not know I did not see.

TAKLAMBE)
VS)
MINTECHUBEE)

In circuit Court _____
side June Term A.D. 1860

Trial of the rights of property and at this Term of

Court this ca _____ coming on for a final hearing upon a plea and answer filed.

It is considered by the court after due investigation that the plea of the plaintiff is amply sufficient in law and equity to warrant the court in sustaining him the plaintiff. 1st his plea sets up the facts that he is the father of Fala mon toma and as such is not by law compelled to divide his property with her during his natural life. 2nd That no property of Mintichobe was proven to have been in the hands of Taklambe at any time hence it is in compliance for the Court to cause him to pay to the defendant in this court that which he has failed to prove title to--That there is no record of the Court below brought up to show that Mintichobe assan heir at law and as his remedy is full and ample in the probate court This court does not take it upon itself to settle matters of Probate--4th The plea of the Plaintiff was in a maternal point sustained the evidence introduced by him The legality of the Marriage being denied in their plea was proven clearly to be legal under the proviso to the act of 1835 defining what constitutes matrimony 5th The parties defending failed to prove in the court that any legal effort had been made in the court below to attain his rights and that is a constitutional court and his _____ are full Hence this court cannot sustain him until he comes into it according to law the action of Taklambe is a matter of damages and not a matter of Probate and properly in court and the court in view of the law and facts produced in the trial of the cause is bound to sustain

Taklambe and hence decrees that the property taken from him by Mintichobe be given up to him and that he further recover his cost this behalf as expressed.

Your under my hand this 27th day June AD 1860

Sugar Loaf County

Choctaw Nation

Signed

James Thompson

Circuit Judge of the

1st Judicial District C.N.

TAKLAMBE)
)
VS)
)
MINTACHUBE)

In Circuit Court May Term 1860
Trial of wright of property

And now this day come the defendant by his attornies for his plea relies on the statute of decent and denies that Taklamba was not the lawful husband of Fala mon tina's mother and denies that he has or ever had the right of title or possession as heir to her property.

2. Defendant denies according to law that the date of his pretended marriage was lawful that there is no record of said pretended marriage and none _____ that Said Ah tak lambee may be compelled to produce the record of said marriage.

3. That by a decree of the Hon Probate Court of Sugar Loaf County C. Nation this defendant obtained a judgment or decree against the said Taklamba & he there upon of his own free will did then & there agree to said verdict or decree and in good faith paid a portion of the same then & there agreeing with this defendant and that said judgment was right & just. That Taklamba did not object to the proceeding in the Hon Probate Court.

4. The defendant claim the right of possession as heir at law being the lawful husband of Fala montina decd.

5. Defendant denies that said property was ever purchased by Taklamba at various times with his own money belonging to the said Fala montina decd but that said Defendants wife purchased & held property up to the date of her death and the said Defendant thereby became entitled to the same at her death.

6. Defendant charges that the said Ah toklamba soon after the death of his said wife came to his premises without authority of law and then and there take in possession the said defendants property then owned by herself and wife to the great injury and damage one thousand dollars.

Nail & Riley

Morris

The defendant has no rights in a court of Equity from the fact that he is not of record the representative and there is no record of his legal inter-marriage with the deceased Fa la montina &c

Leflore & et al

Know all men by these presents that We Mintechubbee principal and A.G. Morris as _____ do bind our selfs our heirs and Administerators unto the Supream Court of the Choctaw Nation In the penal sum of one hundred and fifteen dollars and seventy cents \$1,15,70 good and lawful money of the United States of American Well and truly to be paid Signed and Seald with our Seals this the twenty third day of September AD one thousand Eight hundred and Sixty.

The Condision of ~~the~~ above obligation is such that where as on the 26 day of June A.D. 1860 At plesant hill in sugar loaf County Choctaw Nation a Decree of the Circuit Court was Rendered aganst the above Bound Mintechubbee and sence then the Hon the Circuit Judge of the first Judicial District has granted Mintechubbee an peal to the Supream Court of the Choctaw Nation Now where of if the above name Mintechubbee dos pay all Cost if Judgment of the supream Court gose aganst him then this obligation to be paid of not to be In full force and _____ Signed and Seald this 23rd of June A.D. 1860

Mutochabbi

Adam Gellornis

This day Yamaketube appeared before our circuit court and upon oath and the following evidence to wit:

A woman by the name of falammote mah died and we dug the Grave. and I did not know that there was anything belongs to falamote ma deceast. She did not have anything but cow and calf and they both died. and she had a Mare colt and the both died. Taklambe bought A horse from Miss Su Jackon. credit, and he treadit the horse off for another, and when I saw the horse I ask who that horse was belongs to, and Takalambe said that belongs to him and tuklambe went and Brought the horse, Taklambe mother sent for taklambe to go and get the that which is now in Mintechube, persesion and the Gray horse that is in Mintechubes persesion that is belongs to Taklambes I am certain, and the other horse is belongs to Taklambes wife that this Iron Gray horse that Taklambes wife had soak for which is now in the persesion of Mintechabe. He closes his evidences.

his
Yamaketube X
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Sworn to and subscribed before me this the 26th day July AD. 1860

James Thompson

C.I 1st Indian dist. C.N.

This day fahamih appeared before our circuit court and upon oath and the following evidence to wit Taklambe told me that he bought A bay horse. Falamoub ma was Riding black horse when we was going to the payment and she said her father got A hose for her but he was so small that she had to Ride her fathers horse. then when we come back from the payment that I honest by thought was My Brother Taklambes horse all the time and he was trying soap that horse off. every sence that My brother him all the time untill pissuttube went and took the horse away and never brought the horse back and

then My brother sint for the horse and they went and brought the horse bak.
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 dispute. She closes her evidence. ^{her} Fahumih X
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James Thompson

C I 1st Ind. Judicial Dist. C.N.

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 he promise to pay me at the time of payment and I did not go My self at the time
 of payment but I sent My soninlaw to go and collect it and he did not do as
 I told him to do. and after taklambe got back home I went and ask for pay
 My self. and he said that he did not want the horse himself but he said that
 the children wanted horse and he allso said that the want to pay the money and
 take the horse but when they come to find out that they had spent more then they
 expected and he allso told me that the children was very sorry that they did not
 have money enough to buy the horse. and Taklambe said that I have to pay this
 and the children did not have money Enough to pay for the and he allso said
 that I will pay the Balence and the account is now void, and then Taklambe said
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 horse and he said that horse was belong to the said Mintechubes wife that was
 what Taklumbe. He closes his evidence. ^{his} Mingo Jack. X
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Sworn to and subscribed before me this the 26th day June A.D. 1860

James Thompson

C I 1st Ind. Dist.

This day Minlehonah comes on the Defantend side and upon oath and the following evidence to wit. on the first commencement Taklumbe bought the horse for his daughter, and this horse was treaded for Another horse and Again this horse was treaded for it mair. and then sold the mair to fahemih that was what I understood.

The two children drew the interest on the principal which was two hundred dollars and the two children use ta draw five dollars each. for year and then there was four hundred dollars which the children was entitled to the same. She closes her evidence

her
Minlehona X
mark

Sworn to and subscribed this 26 June A.D. James Thompson C I 1st Ind Dist.

This day Pisttube appeared before our court and upon oath and the following evidence to wit. and said he has not any thing to say because he do not know any About the case. but still I know that Taklambe had a wife back in the old Nation and had three children. but he did not have no Lawful wife at that time and allso one of his wife was here at this country when I come to this country I saw her here but I have never saw her any more he closes his testimony

his
Pisttube X
mark

Sworn to and subscribed before me this the 26th day June AD 1860

James Thompson

C I 1st Judicial Dist C.N.

This day Gyahonube appear before our court and upon oath and the following evidence to wit. when I left the old Nation she was very small and when I saw her she was not much higher after she come and she was A child of Taklambe. I was A boy at the time of the treaty and I do not know. anything that, when I knew Taklambe I was young men and they was together when I saw them. he closes his evidence.

his
Eyahonube X
mark

Sworn to and subscribed before me this the 26th day June A.D. 1860

James Thompson

C I 1st Judicial Dist. C.N.

Tacklambe)
)
VS)
)
Mintachubbee)

In Circuit Court May term AD 1860

Trial of wright of property

1st And this day comes the plaintiff by his attornies and pleads the statues of decent _____ in his behalf the reason that by the law of decent the husband of the deceased widow is by law heir and entitled to possession of her seperate property during his natural life.

2nd. That this plaintiff is according to the law of the date of their marriage legally held to be husband and wife.

3rd. That the husband of the deceased daughters is not of record the administrator of the seperate property of the deceased hence no right of action accrues to him.

4th. That the right of possession may rest in his sons at law after his death to his effects &

Leflore ___ Folsom
for Plaintiff

1 Poney in hands of _____	worth	\$30.00
1 Gray Horse	"	40.00
1 Large Horse	"	60.00
		<u>130.00</u>

He Tacklamba _____ the Girls and had them with him at the time of their marriage.

The tistemony of Mingo Jack is not original it is onely testimony from Taklambe to him.

A Hammah said that Falamontimah did not live with Mintechobe But lived with her father. further Taklambe was threaten with law if he did not let him have the Horses.

^{dft}
~~ast~~ Qustin Ah tak lambe sais the Horse belongs to daughter as she is not able to pay for it I will pay you myself. The dept is now paide.

Plaintif

Millihonah sais Taklambe _____ horse from Mingo Jack and then Ah taklambe traided of that horse & another & traided a second time for a mare & colt & I herd that Taklambe sold that Mare & colt That is all I know Mare worth about \$40.00 _____ did now how much money she had she had drawed \$5.00 in own right paid out all her money for debt after her death. Taklambe took all the Money about \$400.00 \$200.00 I only heard that she was the head right. I do not know I did not see.

TAKLAMBE)
VS)
MINTECHUBEE)

In circuit Court _____
side June Term A.D. 1860

Trial of the rights of property and at this Term of Court this ca coming on for a final hearing upon a plea and answer filed. It is considered by the court after due investigation that the plea of the plaintiff is amply sufficient in law and equity to warrant the court in sustaining him the plaintiff. 1st his plea sets up the facts that he is the father of Fala mon toma and as such is not by law compelled to divide his property with her during his natural life. 2nd That no property of Mintichobe was proven to have been in the hands of Taklambe at any time hence it is in compliance for the Court to cause him to pay to the defendant in this court that which he has failed to prove title to--That there is no record of the Court below brought up to show that Mintichobe as an heir at law and as his remedy is full and ample in the probate court This court does not take it upon itself to settle matters of Probate--4th The plea of the Plaintiff was in a maternal point sustained the evidence introduced by him The legality of the Marriage being denied in their plea was proven clearly to be legal under the proviso to the act of 1835 defining what constitutes matrimony 5th The parties defending failed to prove in the court that any legal effort had been made in the court below to attain his rights and that is a constitutional court and his _____ are full Hence this court cannot sustain him until he comes into it according to law _____ the action of Taklambe is a matter of damages and not a matter of Probate and properly in court and the court in view of the law and facts produced in the trial of the cause is bound to sustain

Taklambe and hence decrees that the property taken from him by Mintichobe be given up to him and that he further recover his cost this behalf as expressed.

Your under my hand this 27th day June AD 1860

Sugar Loaf County

Choctaw Nation

Signed

James Thompson

Circuit Judge of the

1st Judicial District CN.

6. Defendant charges that the said Ah toklamba soon after the death of his said wife came to his premises without authority of law and then & there take in possession the said defendants property then owned by herself & wife to the great injury and damage one thousand dollars.

Nail & Riley

Morris

The defendant has no rights in a court of Equity from the fact that he is not of record the representative and there is no record of his legal inter-marriage with the deceased Fa la montina &

Leflore & et al

Know all men by these presents that We Mintechubbee principel and A.G. No
Morris as _____ do bind our selfs our heirs and Administerators
unto the Supream Court of the Choctaw Nation In the penal şum of one
hundred and fifteen dollars and seventy cents \$1,15,70 good and lawful money
of the United States of American Well and truly to be paid Signed and Seald
with our Seals this the twenty third day of September AD one thousand Eight
hundred and Sixty.

The Condision of the above obligation is such that where as
on the 26 day of June A.D. 1860 At plesant hill in sugar loaf County
Choctaw Nation a Decree of the Circuit Court was Rendered aganst the above
Bound MinteChubbee and sence then the Hon the Circuit Judge of the first
Judicial District has granted Mintechubbee an peal to the Supream Court of
the Choctaw Nation Now where of if the above name Mintechubbee dos pay all
Cost if Judgment of the supream Court gose aganst him then this obligation
to be paid if not to be In full force and _____ Signed and Seald
this 23rd of June A.D. 1860

Mutochabbi

Mutochabbi

Adan Gellornis