ORDER OF COURT.

STATE OF OKLAHOMA, COUNTY OF CRAIG.) SS. IN THE COUNTY COURT. PROBATE NO. 1345. IN THE MATTER OF THE APPLICATION OF CHARLES TIBLOW FOR APPROVAL OF DEED OF FULL-BLOOD INDIAN HEIR TO INHERITED LANDS.

AND A MARKED AND A STATE OF A STAT

ORDER.

. A har in the table is a second with the construction of the second second second second second second second se

BE IT REMEMBERED, that heretofore, to wit: On the 22, day of October, 1908, Charles Tiblow exibited in this court a certified copy of an order made and signed by N. J. Gubser, C⁰unty Judge of Tulsa County, Oklahoma, approving and confirming a certain deed executed by said Charles Tiblow to on e L. E. Evans, being the following described lands situated in Tulsa County, Oklahoma, to wit:

East/2 of Southwest/4 of Section 18, Township 22 North, Range 13 East, containing Bighty acres, and wherein also said court found;

1st. That said court had jurisdiction to hear and determine said petition;

Second, That Obldan Tiblow, to whom said lands were allotted, was a citizen of the Cherokee Nation;

Third, That said Gbidiah Tiblow died in 1904, in possession of and the legal owner of said lands;

Fourth, That he left as his only heir at law Charles Tiblow, who is a natural son of said Ob**S**diah Tiblow.

Fifth, That said Charles Tiblow is enrolled as a full-blood Cherokee Indian;

Sixth, That said Charles Tiblow did on the 15 day of October , 1906, execute to L. E. Evans a Warranty Deed covering said lands at and for the consideration of \$960.00; that said sum has been paid in full to said Charles Tiblow, and that the same is a fair and reasonable price for said land, and that said Charles Tiblow is a person fully competent to transact his own business.

 \bigcirc

()

And it further appearing the t the said N. J. Gubser as said COUNTY JUDGE did on said date hereinbefore named affixed his signature and certificate of approval to the deed hereinbefore mentioned.

And it further appearing from the records of this Court that Obediah Tiblow didd intest tate owning certain lands in what was formerly the Northern Judicial District of the Indian Territory, and that on the 8 day of May, 1906, letters of administration were issued out of the United States District Court for the Northern District of the Indian Territory, the predecessor of this Court, to one Charles Tiblow, the party hereinbefore referred to, which said administration is still pending in this court.

And it further appearing that these things being true som contention is made that this Court should approve and confirm the deed hereinbefore referred to in order to validate the same, and the Court after being fully advised touching its jurisdiction and duty in that behalf, finds that it is a proper matter for this Court to pass upon, and,

IT IS THEREFORE ORDERED AND ADJUDGED that the deed executed by Charles Tiblow to L. E. Evans and which said deed is dated October 15, 1908, should be approved, ratified and confirmed, and the same is herebyapproved, ratified and confirmed in all things.

> Theo . D. B. Frear County Judge.

STATE OF OKLAHOMA, COUNLY OF CRAIG, SS. I, F. J. Barrett, Clerk of the County Court, do hereby certify the foregoing to be a true, full and correct copy of Order filed in Probate case No. 1345 filed on the 22nd, day of October, 1908. Witness my hand and the seal of this Court, this 22nd, day of October, 1908. (COULT SEAL) Filed fo r record Dec. 14, 1908, at 2.30 P. M. H. C. Walkley, Register of Deeds (SEAL)