The said first party agrees to give immediate possession of said land to said second party and declare that there are no other leases against the same.

. WITNESS our hand and seals, the da y and year frst above written.

Witnesses:

Celia ()rBread (SEAL)

ELZ. Harland, William England.

STATE OF OKALHOMA, COUNTY OF MUSKOGEE. ) SS.

Before me, a Notary Public, in and for the County and State above named, on this 14th, day of December, 1908, personally appeared Celka Bread to me known to be the i dentical person who executed the within and fore going instrument and acknowledged to me that she executed the same as her free and voluntary act and deed, for the use uses and purposes therein set forth.

L. B. Beard, Notary Public.

(SEAL) My connission expires Apr il 3, 1912.

Filed for record Dec. 15, 1908 at 4.50 P. M.

H. C. Walkley , Register of Deeds (SEAL)

ORDER OF COURT. ON PARTY AF

IN THE COUNTY COURT OF TULSA COUNTY, STATE OF OKLAHOMA. IN THE MATTER OF THE ESTATE OF Wm. LITTLE
HEAD, DECEASED) ORDER.

And now on this 9th, day of December, 1908, came on to be heard the petition of Whiteman Littlehead and Jennie Davis, heirs at law of Wm. Littlehead, deceased:

Said petitioners appearing by their attorney Wm. L. Cheatham and after hearing the testimony of Witnessesand the argument of counsel; and the Court being fully advised in the premises, doth find:

That Wm . Littlehead was a full-blood Creek Indian, and duly enrolled as such; that by reason thereof he had allotted to him the following described real estate, to wit:

S 2 of SE4 Sec. 2, and W 2 of SW4 of Section 12, all in Township 16 N. Range 12 E. Tulsa, Co. Okla..

The court further finds that the said Wm. Littlehead, died intestate on the lstdsy of December, 1904, leaving as his heirs at law Whiteman Littlehead and Jennie Davis, all of whom are of full and legal age:

. The Court further finds that the said Wm. Littlehead, had no issue born to him since the fourth day of March nineteen hundred and six:

The Court further finds that the said Whiteman Nittlehead and Jennie Davis, are as heir sentitled each to a one third interest in above lands and as the heirs at law of the said Wm. Littlehead, deceased, on the 5th, day of December, 1908, made and executed to A. H. Purdy their certain warranty deed, conveying to said A. H. Purdy all of their right, title and interest in and to the above described lands; which said deed was delivered to this court pending the approval thereof.

The Court further finds that the consideration of Eight hundred Dollars, for the above described land aforesaid, is adequate consideration for said land?.

IT IS THEREFORE, here now, by the Court considered, ordered, adjudged and decreed that the deed as presented herewith be and the same is hereby approved according to Section 9, of an Act of Congress approved May 27th, 1908, entitled and Act for the Removal of Restrictions