The C⁰urt further finds that the said petitioners Moses Jefferson and Nancy Jefferson, as the father and mother and as heirs of the said McDora Jefferson, deceased, did on the lst day of October, 1908, make, execute and deliver to Charles Page and R. A. Josey a quit claim deed thereby relinquishing and converying to the said Pageand Josey, the interest of these petitioners in the said h nd above described, in consideration of the sum of one dollars and other considerat tions, which considerations are adequate and which deed has been presented to the court for appro val. WHEREFORE; it is by the Court considered, ordered and adjudged that the said deed above described be and the same is hereby approved according to the provisions of Section 9, of an Act of Congress approved May 27th, 1908, entitled " an Act for the remoavl of Restrictions from part of the lands of the Allottes of the Five Civilized Tribes; andfor other purposes".

N. J. Gubser, C^ounty Judge.

CERTIFICAT FO F TRUE COPY.

STATE OF OKLAHOMA, TULSA COUNTY, SS. I, G. W. Davis, Clerk of the County Court in and for said County and State aforesaid, do hereby certify that the instrument hereto attached is a full, true and correct copy of Order Confirming Sale of Inherited Lands, as the same now appears of record in this office.

WITNESS my hand and seal of saidCourt at Tulsa, Oklahoma/ this lst, day of October, 1908 G. W. Davis, Clerk of the County Court.

(COURT SEAL)

٢

٢

Filed for record Dec. 16, 1908, at 2. 25 P. N.

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

Julia 18-57

513

CON R. HE. ORDER OF COURT.

IN THE COUNTY COURT OF TULSA COUNTY, S T A T E O F O K L A H O M A. IN THE MATTER OF THE ALIENATION OF T HE ALLOTMENT OF INDIAZ BURGESS, BY TYLER BURGESSAND NORA ST.BKURGESS, HEIRS.

ORDER.

This matter came on to be heard onthis the 26th, day of September, 1908, upon the petition of said Tyler Burgess and Nora S. Burgessk as heirs at law of one one, Indian Burgess, deceased, asking this court to approve a quit claim deed, this day executed by them, conveying their inter est in the allotment of said Indian Burgess to Charles Page and R. A. Josey

The petitioneras appearing in persons and by their attorneys Abbot & Brown, and the Court after hearing the testimony of the petitioners and the argument of counsel, and being fully advised in the premises, finds:

That the allegations in said petition contained are true; that the said Undia Burgess, deceased, was a full-blood Creek Indian and duly enrolled as such; that by reason whereof said deceased was allotted as her distributive share of the lands of the Creek Nation, the following described lands, situated in what isnow Tulsa County, State of Oklahoma, to wit:

The South Half of the Northwest Quarter and the North Half of the Southwest Quarter of Section Twenty Four, Township Nineteen, North, Range 11 East and the said India Burgess died possedsed of said-h nds.

The Court further finds that the said India Burgess, deceased, died intestate, on or about theday of1906, and at the time ofher death was a resident of what is now Tulda County, State of Oklahoma; that there have been no children born to her, the said India Burgess, since the 4th, day of March, 1906, that said India left surviving her, the said Norm