ORDER OF COURT.

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IN THE COUNTY COURT OF TULSA COUNTY, STATE OF OKLAHOMA..

IN THE MATTER OF THE ALIENATION OF THE ALLOTTMENTS OF HARJO AND SALMER BY JIMMIE BUTTON, AN HEIR AT IAW.)

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ORDER.

This matter came on to be heard on this the 26 any of September, 1908, upon the petition of Jimmie Button, enrolled as "Jimmie" and one of the heirs of Salmer, deceased, and Harjo, deceased, praying for an order of this court approving a certain deed by him executed, conveying the allotmentof the said deceased to one Charles Page.

Said petitioner appearing in person and by his attorneys Abbott & Brown, and after hearing the testimony of the petitioner and disinterested witnesses, and the argument of counsel and the Court being fully advised in the premises, doth find:

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That the allegations ofte petition hereinbefore filed, are true; that the said Salmer was a full blood Creek Indian and was duly enrolled as such; that the said Harjo was a full blood Creek Indian and was duly enrolled as such; that by reason the re- of the said Salmer had allot ted to him the following described land, situated in Tulsa County, State of Oklahoma, to wit:

The South Half of th Northwest Quarter and the North Half of the Southwest Quarter of Section 11/ Township 19 North, Range 11 East, and died seized of the same e; that the said Harjon had allotted to him the following described lands, sutuate in Tulsa County, State of Oklahoma, to to wit:

The Northeast Quarter of Section 10, Township 19 North, Range 11 East. and died seized oft Solver for therein decourd the same and the sandHarjo, died intestate.

The Court/ further finds that the said Salmer died on or about the 19 day of June 1900 and the said Harjo died on or about the 24 day of May, 1900, leaving as an heir at law the petitioner, Jimmie Button; that the said Jimmie Button is a full blood Creek Indian and is of full and legal are and that the said Salmer, deceased, and the said Harjo, deceased, died while they were residents in what is now Tulsa County, State of Oklahoma, and that there has been no issue born to the said Salmer and to the said Harjo since the 4th, flay of March, 1906.

The Court further finds that on the 24th, day of September, 1908, the said Jimmie Button, the petitioner herein, made, executed and delivered to one Charles Page, a warranty deed, conveying to the said Charles Page the k nd above described, in consideration of the sum of \$666.66, which said consideration the Court finds, is adequate, and which deed has beeen presented to the court for approval.

IT IS THEREFORE, by the Court considered, ordered, adjudged and decreed that the said deed above described, 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 from part of the lands of the allottees of the Five Civilized Tribes; and for other purposes'. N. J. Gubser, County Judge.

CERTIFICATE OF TRUE COPY.

STATE OF OKLAHOMA, TULSA COUNTY.) SS.

I, N. J. Gubser, Judge of the County Court in and for the County and State aforesaid, do hereby certify that the instrument hereto attached is a full, true and correct copy of An Order as the same now appears of record in the Soffice. witness MY HAND AND THE SEAL OF SAID COURTat Tulsa, Oklahoma, this 26 day of Sep. 1908. Filed for record Dec. 16, 1908, at 2. 25 P. M.

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

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