And it appearing to the Court that the saidSa-ke-na Fox, in her lifetime was a duly enrolled full blood Endian citizen of the Creek Nation; and that as such citizen of the Creek Nation had allotted to her the above described lands; and it further appearing to the court that the said Sa-ke-na Fox departed this life on the 15th, day of January, 1902 within that portion of te the Creek Nation now within the limits of Okmulgee County, Oklahoma; that the said Sa-ke-na Fox left surviving her as her sole and only heirs at law, Fulsom Yellowhead and Charlie Fox; that the said Charlie Fox was the hasband of the said Sa-ke-na Fox, deceased; that said Fulsom Yellowhead was the son of De-con-6-wee, who was a brother of Day-cha, deceased; and it further appearing that the said Sa-ke-na Fox had no children, other than one child, who died in infancy and was never enrolled as a citizen of the Creek Nation; that the father of the said Sa-ke na Fox was Day-cha, who died about eighteen years ago; that the said Day-cha had no brothers or Bisters, either of the half or the lawhole blood other than the aforementioned De-con-o-wee, who died mapy years previous to the allotment of the lands of the Creek Nation; and it further appearing that the mother of the said Sa-ke-na Fox was one Ya-co-pah-nay;; that the said Yaco-pah-nah

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had no brothers or sisters, either of the half or the hold blood, and it further apprearing that the said Fulsom Yellowhead and the said Charlie Fox are both full blood Indian citizens of the Creek Nation, and are of full age; and the Court being fully advised in the premises finds:

That it has full and complete jurisdiction of the parties hereto and the subject matter the thereof; that the said Fulsom Yellowhead and the said Charlie Fox are the sole and only heirs of the said Sa-ke-na Fox, deceased; that the consideration paid for the said deed is adequate and that the said Fulsom Yellowhead and the said Charles Fox, had good right to sell and convey said had at the time of the execution of the deed.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED? THAT UNDER AND BY FIRTUE OF THE POWER VESTED IN THIS COURT: BY THE PROVISIONS OF SECTION 9 OF THE ACT OF CONGRESS APPROVED May 27th, 1908, the said deed so executed as aforesaid, which is here now presented to the Court and is attached hereto, is in all things fully confirmed and approved

Done in open Court this 21 day of December, 1908.

(COURT SEAL)

M. M. Alexander,

Judge of the County Court, Okhulgee,
County.

CERTIFICATE OF TRUE COPY.

STATE OF OKLAHOMA, OKMULGEE COUNTY, SS.

I, M. M. Alexander, Clerk 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 order approving deed as the same now appears of record in this office.

WITNESS my hand and the seal of said Court, at Okmulgee, Oklahoma, on this 21, day of Dec. 1908.

Court Seal)

M. M. Alexander, Clerk of the County Court.

Filed for record Dec. 21, 1908, at 4 P. M.
H. C. Walkley, Register of Deeds (SEAL)

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