IN TESTIMONY WHEREOF, I have hereunto set my hand and seal as such Notary Public, on the 1st, day of October, 1908.

L. B. Beard, Notary Public in and for Muskogee

(SEAL) My commission expires the 3rd, day County, Oklahoma. of Apr . 1912.

Filed for record at Tulsa Oct. 3, 1908, at 5 P. M.

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

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COMPARED

ORDER.

IN THE COUNTY COURT OF TULSA COUNTY: OKLAHOMA.

IN THE MATTER OF THE ESTATE OF GEORGE B. PERRYMAN, Deceased::::

Now on this 15th, day of October, 1908, this matter coming on for hearing woon the petition of Rachel Perryman for an order confirming a warranty deed by her as grantee, to Carl C' Magee, said warranty deed having been signed and acknowledged on this the 15th, day of October, 1908, and in consideration of Fifteen Thousand (\$15,000.00) Dollars, conveying property inherited by the said Rachel Perryman from the said George B. Perryman, deceased, said property inherited in Tulsa County in the State of Oklahoma and described as follows, to wit: The Southeast Quarter (‡) of the Southwest quarter (‡) of the Northwest quarter (‡) of Section Twelve (12), Township Nineteen (19), Range Twelve (12) East of the Indian Base and Meridian.

It appearing to the Court that the said Rachel Perryman is a Creek Citizen of full blood and that the said George B. Perryman was a Creek Citizen of Full Blood and that the land conveyed by said deed is land which was selected by the said George B. Perryman, deceased, and was inherited by the said Rachel Perryman, and awarded on the 30th, day of March, 1905, to the Said Rachel Perryman by the United States District Court for the Western District of the India Territory, sitting at Sapulpa in a suit for partition in said Court in which Emma Drew, the daughter of the said Rachel Perryman and the said George B. Perryman, deceased, the said Rachel Perryman and others were plaintiffs and Legus C. Perryman as guardian of George B. Perryman, LJz and other minor heirs of George B. Perryman, deceased, was defendants.

And it appearing that the restrictions upon the alienantion of inherited lands of allottees of the Five Civilized Tribes, including the land above described were removed by act of Congress approved May 27, 1908, and in force July 27, 1908 said act among other things provided that no conveyance of any interest of any full blood heir in such land shall be valid unless approved by the Court having jurisdiction of the settlement of the setate of the deceased allottee.

And it further appearing to the court upon the examination of Rachel Perryman and other witnesses in open court that the said Fifteen Thousand (\$15,000.00) Dollars, which is the consideration cited in said warranty deed, is to be paid by the said Carl C. Mages in certain household furniture and in the following described improved real estate, situated in Tulsa County and in the State of Oklahoma, to wit:

Lots one, two, three, four, five and six (1,2,3,4,5 and 6) In Block Two(2) and Lots Six, Seven, Eight, nine, ten, Eleven and Twelve (6, 7, 8, 9, 10, 11, and 12) in Block Three (3) in the Forest Park Addition To the City of Tulsa, according to the recorded plat thereof.

Also, the land embraced within the following boundaries to wit: Beginning at a point Five Hundred Seventy Four (574) feet West and Three Hundr ed Sixty (360) feet South of the

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