said corporation. EXCHANGE TRUST COMPANY, for the uses and purposes therein set forth.

and the first of the control of the

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Notarial seal of fice in said County and State the day and year last above written.

My commission expires Feb. 6th 1926 (SEAL) Joe W. McKee, Notary Public Filed for record in Tulsa County, Tulsa Oklahoma, Sept 23, 1922 at 11:55 o'clock A. M.

in Book 417, page 339 By F. Delman, Deputy

(SEAL) O. D. Lawson, County Clerk

209439 C. J.

COMPARED

IN THE COUNTY COURT OF TULSA COUNTY

STATE OF OKLAHOMA

In the Matter of the Estate of)

Deceased

Sakena Fox

No. 4265 Probate.

OBDER

And now on this 23rd day of September, A. D. 1922, came on to be heard; the petition of Tahcowee Yellowhead, Lucinda Jones, nee Yellowhead, and Kelly Yellowhead the sole and only heirs at law of Sakena Fox, deceased:

Said petitioners appearing by their attorney John J. Davis and after hearing the testimony and the argument of counsel; and the Court being fully advised in the premises, doth find;

That Sakena Fox was a full blood Creek Indian, and duly enrolled as such; that by reason thereof she had allotted to her the following described real estate, to-wit:

The northwest quarter (NW 1/4) Sec. Thirteen (13), Township Sixteen (16), R ange Thirteen (13) in Thisa County, Oklahoma

The Court further finds that the said Sakena Fox died intestate on the 15th day of January, 1902, leaving as her sole and only heirs at law Tahcowee Yellowhead, Lucinda Jones, nee Yellowhead, and Kelly Yellowhead all of whom are of full and legal age

Thet Court further finds that the said Sakena Fox had no issue born to her since the fourth day of March, nineteen hundred and six:

The Court further finds that the said Tahcowee Yellowhead, Lucinda Jones, nee Yellowhead, and Kelly Yellowhead as the sole and only heirs at law of the said Sakena Fox deceased on the 29th day of August, 1922 made and executed to T. E. Mann their certain warranty deed, conveying to said T. E. Mann all of their right, title and interest, in and to the above described land; which said deed was delivered to this Court pending the approval thereof.

The Court further finds that the consideration of sixteen Hundred (\$1600)

Dollars, for the above described land aforesaid, adequate, and that Sixteen Hundred (\$1600.00)

Dollars has been paid by said T. E. Mann into this Court for the said legal representative of the said Sakena Fox, deceased, allotte, deceased,

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 an Act for the Removal of Restrictions from Part of the Lands of the Allottess of the Five Civilized Tribes; and for other purposes (Public No. 140)

(Scroll Seal) Z. I. J. Holt

County judge.
I, Frances Harvey, Court Clerk, for "Tulsa County, Oklahoma, hereby certify that the foregoing is a true, correct andfull copy of the instrument herewith set out as appeared of record in the County Court of Tulsa County, Oklahoma, this 23rd day of Sept. 1922.