Dated this 7th day of Merch, 1924.

Disabilitation of the said of the said on the said of the American States of the

Moude C. Elliott, Court Clerk,

By R. N. Whittlesey, Deputy,



IN THE COUNTY COURT OF CREET COUNTY

O'TLAHOMA.

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In the matter of the estate of DicksonnWiley, deceased) Probate No. 203, F.B.

ORDER APROVING DEED FO INHERITED

Now on this 1st day of April, 1915, came on for hearing the application of Samuel W .Brown, for the approval by this court of one certain deed described as follows, to-wit:

Warranty deed dated January, 20, 1908, executed by Louis Long to James J. Mars and Samuel W. Brown, conveying the following described land situate in Tuba Courty, Oklahoma, to-wit:

The southhelf of the northeast quarter (St of NE1) of section fifteen (15) township eighteen (18) north, range twelve (12) east, same being duly record ed in the office of the Register of Deeds in and for Tulsa County, Oklahoma, indook 35 at page 125 thereof,

The petitioner appearing in person and by his attorney, P. L. Thrman, whereupon evidence is offered in support of said petition, and the Court having heard the testimony of witnesses adduced in proof of the facts of hirship as alleged in the petition and being dully advised in the premises doth find: Thatone Dickson Wiley, deceased, was duly enrolled full blood citizen of the Creek Nation enrolled opposite Roll No. 3894 and hat he died in the month of April, 1903, about six miles south of the townof Bixby, Oklahoma, at what was thenknown asithe Joh nBuck Settlement.

That the said Dickson Wiley died intestate seized of the following described land situate in Tulsa County, Oklahoma, towit:

The southhalf of the northeast quarter (S_2^1 of NE_2^4) of section fifteen (15) and the southwest quarter of the southwest quarter (SW_2^1 of SE_2^1) of sectionfourteen (14) and the northeast quarter of the northeast quarter (NE_2^4) of NE_2^4) of section twenty Six(26) all in township eighteen (18) north, range twelve (12) east.

same being the land, a part of which is described in the deed above mentioned approval of which is prayed for in the petition, and which said land was his distributive share of the lands of the Creek Nation and was duly allotted and apatented to him by the Creek Nation.

The Court futher finds that said Dickson Wiley was never married and that he left him surviving no father or mother, or wife, or issae, or brothers or sisters, but did leave surviving two first cousins, to-wit: Wanney Barnett ,whose name sometimes appears as Waynie Barnett, a first cousin a duly enrolled full blood citizen of the Creek Nation, and Ben Haigie, a first cousin, a duly enrolled full blood citizen of the Creek Nation, and one Louis Long, a Uncle, who was duly enrolled citizen of the Creek Nation of the full blood.

The Court further finds that said albtment was selected by said Dickson Wiley during his lifetime under date of February 12, 1901, and that the same upon his death became an estate of inheritance and descended under the law of descent and distribution then in force to the Indian Territory to the said heits above named.

The Court further finds that under date of Janary 20, 1908, said Louis Log, who

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