###Order approving deads to inherited lands, Recorded Trobate Minutes Fullblood Book 12, Pare41 Received and filed in County Court, Crax County Apr. 1, 1915, W.R. Casteel. Court Clert, by Ray McEthaney, Deputy.

The street of th

was an uncle of the decessed allottee. made, executed and delivered to the said Samuel W. Brown and James J. Mars, the waranty deed above described in consideration of the sum of five hundred dollars (\$500.00) which said consideration was paid said Louis Long and his heirs.

That under date of March 22, 1910, said Wanney Barnett and Ben Hairie made, executed, and delivered to the patitioner, Samuel W. Brown, and said James J. Mars the quit claim deed above described and received therefor a consideration of sixteen hundred dollars (1600.00) which was the fair and reasonable value of their interest in the said land/at the the said conveyance was executed, that the deed aforesaid was duly approved by the Chunty Court of Creek County under date of September 22, 1910.

The Court further finds that the father of said Dickson Wiley was one Ah-go-ghenney- deceased, and his mother was one Pothla, deceased, the mother being comestimes called
Pokokoweeney, and Poconey; that the father of the said Waynie, or Wanney Barbett and
Ben Haigie was one Cococoney who was a full brother of the father of the said Dickson
Wiley; that the mother of said Douis Long was one Lucy, deceased, and that Louis Long
was a brother of the said Pothla or Pokoweeney who was the mather of the said Dickson
Wiley, deceased.

The Court further finds that an administration was had upon the estate ofsaid Dickson Wiley, inthat was then the United States Court for the Eastern District of Indian Territory, at Supulpe, wherein the said Louis Long was duly appointed administrator of the estate of said Dickson Wiley and that the County Court of Creek County as successor of the said United States Court for the Mastern Distrit of Indian Territory has functionally the Court of Court of Creek County as successor of the said United States Court for the Mastern Distrit of Indian Territory has functionally the Court of Court o

Wherefore, it is bytthe Court considered, ordered, adjudged and decred that the conveyance from Equis Long herein described be and it is hereby approved, ratified and confirmed in accordance with the provisions of the Act of Congress approved May 27,-190% postitled""An Act for the removal of restrictions from part of the lands of the allottees of the Five Civilized Tribes and for other purposes."

(SEAL) Vick B. Decker, Judge.

Endorsed: F.B. No. 203, In the matter of the estate of Wiley Dickson, deceased.

####
Filed for record in Tulsa County, Oxla. on March 8, 1924, at 11:30 A.M. recorded in book
448, page 232, Brady Brown, Deputy,

(SEAL) O.G. Wesver, County Clerk.

253016 - BH

a # ...

SAMULTAND.

REAL ESTATE MORTGAGE.

Know all men by those presents: That David W. Ross and Sarah M. Ross, his wife, of This County, Oklahoma, parties of the first part, have mortgaged and hereby mortgage to Southwestern Mortgage Company, Roff, Okla., party of the second part, the following described real estate and premises situated in Tulsa County, State of Oklahoma, to-wit:

Lot four (4) Block 1 Ferrell Addition to the City of

Tulso.

with all improvements thereon and appurtenances thereto belonging, and warrant the title to the same.

This mortrage is given to secure the principal sum of nine hundred dolbrs, with interest thereon at the rate of ten per cent per annum payable sem-annually from date,

1