ORDER OF COURT.

Grahabé s'8

STATE OF OKLAHOMA, COUNTY OF TULSA.

IN THE COUNTY COURT.

IN RE GUARDIANSHIP OF EARL C. RUSSELL, A MINOR.) J. W. RUSSELL, GUARDIAN.))

ORDER OF CONFIRMATION.

Now, on this 25th, day of January, 1909, the petition of J. W. Russell, as guardian of Earl C. Russell, a minor, coming on to be heard, and it appearing to the court that the said guardian did, on the 25th, day of January, 1909, lease for oil and gas mining purposes the following described land belonging to his said minor ward, to Levi Smith, of Tulsa, Oklahoma/ said lease to run for five years from the date hereof and so long thereafter as oil and gas is produced in paying quantities, said lease covering the following described lands, to wit)

N.E. \$\frac{1}{4}\$ OF N.E. \$\frac{1}{4}\$ Section 27, Township 19 North, Range 11 East, containing 40 acres more or less; and it further appearing to the court that the bonus for said lease, to-wit: \$5 per acre cash, is not disproportionate to the value of the same in addition to the 1/8 royalty of all the oil produced and saved from the premises and \$150 for each and every gas well where the gas is used off the premises:

And it further appearing to the Court that the leasing was for the best interest of said ward aforesaid, and a greater sum, by ten per cent, exclusiver of the costs of a new sale, as bonus cannot be obtained.

And it further appearing that J. W. Russell as farther, and Mary A. Russell as the mother of said minor aforesaid, have filed a waiver in this court, waiving notice as to time, place add hearing of this petition and also as to notice of sale:

And it further appearing that said guardian has caused to be filed an appraisement of the value of the lease by three disinterested householders of this county and the appraisement as fixed by them is less than the amount of the bonus herein obtained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, by the Court that the said lease as made by the guardian to Levi Smith a s aforesaid, be and the same is hereby ratified, approved and declared valid and that the acts of the Guardian in the premises are ratified, confirmed and declared valid.

N. J. Gubser, Judge of the County Court.

County Court , Tulsa Co. Okla., FILED Jan. 25, 1909, N. J. Gubser, Judge.

Filed for record at Tulsa, Okla. Feb. 1, 1909, at 2.05 P. M.

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

ORDER OF COURT.

STATE OF OKLAHOMA, COUNTYCOFFTULSA.) IN THE COUNTY COURT.

IN RE GUARDIANSHIP OF LEVA RUSSELL, A MINOF, J. W. RUSSELL, GUARDIAN)ORDER OF CONFIRMATION.

Now, on this 25th, day of January, 1909, the petition of J. W. Russell, as guardian of Leva Russell, a minor, coming on to be heard and it appearing to the Court that the said guardian did, on the 25th, fay of January, 1909, lease for oil and gas mining purposes the following described land belonging to his said minor ward, to Levi Smith, of Tulsa Oklahoma, said lease to run for five years from the date Thereof and so long thereafter as oil and gas is produced in paying quantities, said lease covering the following described lands, to wit:

SW# pf SE# Section 22, Township 19 North, Range 11 East, containing 40 acres more or less.

And it further appearing to the court that the bonus for said lease, to wit: \$5 per acre
cash, is not disproportionat to the value of the same in addition to the 1/8 royalty of all the
oil produced and saved from the premises and \$150 for each gnd every gas well where the gas is
used off the premises: And it further appearing to the court that the leasing was for the
best interest of said ward aforesaid and a greater sum by 10%, exclusive of the cost of a new

79