and being fully advised in the premises, it is ordered that Thomas Grayson be and is hereby a appointed Guardian of the person and estate of the above named Jesse Adams, and that letters of Guardiaship issue to Thomas Grayson, upon his taking and subscribing the oath required by law, and executing a bond to said Jesse Adams in the penal sum of One Thousand Dollars, with sureties approved by the Judge of the said Court.

M. M. Alexander , County Judge.

LETTERS OF GUARDIANSHIP.

STATE OF OKLAHOMA, OKMULGEE COUNTY. ) IN COUNTY COURT.

IN THE MATTER OF THE GUARDIANSHIP OFJESSEI ADAMS, A MINOR.

Thomas Grayson is hereby appointed Guardian of the paerson and estate of Jesse Adams
Witness the Hon. M. M. Alexander, Judge of the County Court of Okmulgee County, State of Okla
homa, with the seal thereof affixed, this 28th, day of December, A. D. 1908.

(SEAL) M. M. Alexander, County Judge.

STATE OF OKLAHOMA, OKMULGEE COUNTY) SS.

I, Thomas Grayson, do solemnly swear that I will discharge all and singular the duties of Guardian of the person and estate of Jesse Adams according to law, and to the best of my ability. So help me God.

Thomas Grayson.

Subscribed and sworn to before me, this 28th, day of December, A. D. 1908.

C. W. Holbrook, Notary Public.

(Notary Seal) My Com. Expires Dec. 28, 1911.

IN THE COUNTY COURT OF OKMULGEE COUNTY,

STATE OF OKLAHOMA.

IN THE MATTER OF THE GUARDIANSHIP OF JESE ADAMS, A MINOR? THOMAS GRAYSON? GUARDIAN.

ORDER CONFIRMING LEASE.

Now, on this 31st, day pf December, 1908, this cause coming on further to be heard upon the report of the guardian, filed herein showing that in pursuance of an order heretofore made and enetered inthis cause directing him, as such guardian, to execute and oil and gas mining lease on the premises of his ward, to-wit:

The Northwest Quarter of Section Seventeen, Township Sixteen, Range Twelve East, Okmul-

And said report showing that the orders of this court have been complied with, the court upon due investigation finds:

First: That the premises above described a re in the oil and gas belt of the State of Oklahoma, and should be developed for oil and gas .

Second: That neither the guardian nor his ward have means sufficient to develop said premises for oil and gas.

Third That the estate would suffer waste and loss if said premises are not developed for oil and gas,

Fourth: That the bonus paid by G. T. Braden is a reasonable bonus.

Fifth: That the royalty agreed to be paid by the said lessee is the royalty usually paid by responsible oil and gas mining companies in that territory.

Sixth: That it is to the best interest of the said minor that said lease be approved and confirmed by this court.

The Court further finds: That G?. T. Braden, lessee, is sepponsible and financially able to develop said premises for oil and gas, and is able to properly protect the interest of said minor in said premises.

IT IS THEREFORE, by the Court, considered, ordered and adjudged, that the lease this day