IN THE COUNTY COURT OF TULSA COUNTY, OFLAHOMA. IN THE MATTER OF THE ALIENATION OF A PORTION OF THE ALLOTMENT OF NATHANIEL BROWN, DECEASED, BY NANCY LONG, FORMERLY NANCY BIGPOND, AN HEIR AT LAW.

ORDER.

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Now on this 12" day of April, 1909, this matter came on for hearing upon the petition of Nancy Long, formerly Nancy Bigpond, "praying for an order of the court approving a certain deed of conveyance by her and her husband executed, thereby conveying unto Grant R. Mc Cullough the lands described below. The petitioner appe aring in person, and by her attorneys Abbott and Brown, and the Court after hearing the evidence of the petitioner, and other testimony and being fully advised in the premises, finds;

That the allegations in the petition contained are true; that the said petitioner Nancy Long, formerly Nancy Bigpond, is a Full-Blood Creek Indian and duly enrolled as such; that the said Nathaniel Brown, deceased, was a 1/8 blood Creek Indian, duly enrolled as such, and that there was allotted to him, as a portion of his distributive share of the lands of the Creek Nation, the following described land, situate in what is now Tulsa County, Oklahoma, to-wit:

Beginning at a point on the North line of the Northwest Quarter of the Northeast Quarter of Section Fifteen (15), in Township Nineteen (19) North, of pange Twelve (12) East of the Indian Meridian, 264 feet East of the Northwest morner thereof, and running thence East on skid North Line. 264 feet; Thence due South 1320 feet to the South line of said Northwest Quarter of the Northeast Quarter; Thence West on said South Line 264 feet; Thence due North 1320 feet to the place of beginning, containing 8 acres, more or less.

The court further finds that the said Nathaniel Brown, deceased, died on or about the --day of January, 1900, seized of the lands above described and intestate, and that there have been no children born to him since the 4th, day of March, 1906; that the petitioner is an heir at law of the said Nathaniel Brown, deceased, and is the owner in fee simple of the lands above described, same having been by decree rendered in the District Court of Tulsa County, on the 6" day of April 1909, in case No. 863, wherein Grant F. McCullough is plaintiff and Larry Brown et al are defendants, partitioned and set off to the same petitioner.

The court further finds that on the 12 day of April, 1909, the petitioner together with her hushand, Aenry Long, made, executed and delivered unto one Grant R. McCullough, & deed of conveyance, thereby conveying unto the said Grant R. McCullough the lands above described in consideration of the sum of 250.00, which consideration the Court finds is adequate, and which deed has been presented by the Court for approval and has been by the Court examined.

WHEREPORE, it is condidered, ordered and adjudged that the said deed, above described be and the same is hereby approved according to Section 9 of an Act of Congress, approved May 27, 1909, entitled an Act for the removal of restrictions from a part of the lands of the Five Civilized Tribes, and for other purposes".

(Certified Copy) Probate No. 563.

1909.

(COURT SEAL)

SYCB

N. J. Gubser, County Judge.

STATE OF OFLAHOMA, TULSA COUNTY. SS.

I/ G. W. Davis, Clerk of the County Court in and for the County and State aforesaid, do hereby certify that the instrument hereto attached is a full, true and correct copy of Order of Court, as the same now appears of record in this office.

CERTIFICATE OF TRUE COPY.

WITNESS my hand and the seal of said Court at Tulsa, Oklahoma, on this 12 day of April

G. W. Davis, Clerk of the County Court.

Filed for record at Tulsa, Okla., Apr. 13, 1909. at 1.55 ovclock P. H.

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

339