CERTIFICATE OF TRUE COPY.

CTATE OF OKLAHOMA, 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.

WITNESS my hand and the seal of said Court at Tulsa, Oklahoma, on this 8 day of May 1909 (SOURT SEAL) G. W. Davis, Clerk of the Count Court.

Filed for record at Tulsa, Okla., May 8 1009, at 10.30 o'clock A. M. H. C. Walkley, Register of Deeds (SEAL)

IN THE COUNTY COURT OF TULSA COUNTY, OKLAHOMA/ IN THE MATTER OF THE ESTATE OF WILLIAM FOX, JR., DECEASED. ORDER APPROVING CONVEYANCE OF REAL ESTATE.

On this 7th, day of May 1909, this matter coming on to be heard, on the petition of william Fox, Luke Fox and Tahsalay Corthlony, for the approval of a warranty deed, made by said petitioness to Joseph F. Pautler, on the 7th, day of May 1909 for the NW.4 of Sec. 14, Township 16 N. R. 13 E. in Tulsa, Cpunty, Oklahoma. The said petitioners being p resent in person and by their attorneys Biddison & Campbell, and the court having heard the testimony offered, and being fully advised in the premises, finds:

That William Fox , Jr., was a citizen of te Creek Nation of Indians, enrolled as a full blood Indian on the rolls of said Creek Nation opposite No. 1889, and as such Citizen of Creek Nation there was allotted to him, as his share of thelands of the Creek Nation, the land above named and described. That the said William Fox, Jr., died intestate, on the 25th day of February 1903 in that portion of the Creek Nation, Indian Territory, now embraced in Tulsa County, Oklahoma. The said William Fox, Jr., being then and there a resident of that portion of the Creek Nation Indian territory, now embraced in Tulsa County, Oklahoma, when about eleven years of age, and that he left no decendants, brothers or sisters or decendants of brothers or sisters, and no mother or wife; that he did leave at his death, his father William Fox, his grandomther on his father's side Tahsalay Corthlony, and uncle Luke Fox, brother of William Fox; an uncle William Fish, and two aunts, Millie Fulsom and Aggae Hays, brother and sister of the deceased mother, of said William Fox, Jr.,

That no letters of administration have ever been granted on the estate of said William Fox, Jr., deceased.

That the said land is reasonably worth the sum of Two Thousand Dollars (\$2000) Dollars, and that at the death of said allottee, the petitioner William Fox inherited a life estate in said land.

And the said Tahsalay Corthlony, Luke Fox, William Fish, Millie Fulsom and Aggie Hays, or some one of them inherited the remainder in fee, subject to the life estate of said William Fox.

That said Willdam Fox i§ Now 40 years of age, and has an expectancy of 27 years longer, and that the relative value of the life estate in remainder is as about 4 to 1.

The Court further finds that all the above named persons are full blood indians and enrolled as such on the rolls of the Creek Nation, and have 160 acres of land each of their own, and that they have no means of improving said land, except by the sale of the land (inherited from William