IN THE COUNTY COURT WITHIN AND FOR THE ADAIR COUNTY, STATE OF OKLAHOMA. SITTING IN PROBATE AT WESTVILLE.

IN RE ESTATE OF JENNIE CORNSILK, JR., DECEASED,) ; PROBATED NO. 392. FULL-BLOOD ALLOTTEE OF THE CHEROKEE NATION.)

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ORDER OF COURT APPROVING CONVEYAMCE OF FULL-BLOOD HELR. On this 22md, day of March, 1909, comes on for hearing the petition of William Cornsilk and Sarah Fourkiller, nee Cornsilk, for approval of deed executed by them and bearing date of the March 1909, to one Henry C. Walkley for the interest of said William Cornsilk and Sarah Fourkiller, nee Cornsilk in the allotment of one Jennie Cornsilk, Jr., deceased.

And the Courth having seen said petition and heard the testimony of the petitioners, and also of George W. Redberd, witness in open court in relation thereto, doth find as follows:

That said Jennie Cornsilk, Jr., departed this life intestate without issue, aged fourteen years, on the 23rd, day of September, 1904, about three miles from the town of Stilwell in what is now a part of Adair County, State of Oklahoma; that said Jennie. Cornsilk, Jr., was a citizen by blood of the Cherokee Nation or tribe of Indians and was duly allotted by the Commission to the Five Civilized Tribes as a full-blood Indian; that her name appears upon the approved Roll of Crerokee Indians opposite No. 19282.

That there was selected for and allotted to the said Jennie Cornsilk, Jr., as and for her share of the lands of the Cherokee Nation, the following described land to wit:

NW.1 of SE.1 less 6 16/100 acres, St. L & S. F. R. R. right-of-way and W.1 of NE.1 of SE.1 less].05/100 acres ST. L. & S. F. R. R. right-ofway- and N.1 of SE.1 of SW.1 and SW.1 of SE.1 of SW.1 of Section Twenty Six (26), Township Twenty (20) North, Range Thirteen (13) East, situt ated in Tulsa County, State of Oklahoma, and containing in all 80 76/100 acres.

That the said Jennie Cornsilk, Jr., at the date of her death left her surviving as her sole and only heirs at law the following named persons, to-wit: Jennie Cornsilk her mother; and William Cornsilk, Jack Cornsilk, and Sarah Cornsilk and Johnson Cornsilk, her brothers and sisters, and none others; that since the death of said jennie Cornsilk, Jr., her mother Jennie Cornsilk departed this life, intestate, and leaving the said Jennie Cornsilk, Jr., surviving: no husband and William Cornsilk, jack Cornsilk and Johnson Cornsilk, her brothers and sisters that since the death of said Jennie Cornsilk, Jr., and her mother Jennie Cornsilk, her.said brother Jack Cornsilk departed this life intestate, unmarried and without issue, whereby the said William Cornsilk, Sarah Cornsilk and Johnson Cornsilk became seized in fee as tennants in common of the entire premises above described and whereby each became seized in fee of an undivided one-third interest in the above described premises.

That the restrictions upon the alienation of inherited lands of allottees of the Cherokee $\mathcal{Q}_{\mathcal{A}}$ Nation were removed by Congress approved May 27, 1908, but that said Act provided among other things that no conveyance of any interest of any full-blood heir in such land shall be called unless approved by the court having jurisdiction of the settlement of the estate of the deceased allottee.

That the County Court of Adair County, State of Oklahoma, is the Court having jurisdiction of the estate of Jennie Cornsilk Jr., that at the date of the death of of the said deceased, she was a resident of that part of the Indian Territory now within the limits of said Adair County and then in the Northern District of the Indian Territory; that no administration was had upon her estate; that said deceased left no property other than her said allotment hereinbefore described.

That under and by virtue of this Court three disinterested commissioners or appraisers were appointed, that is to say R. E. Lynch, T. J. Damson and George Tucker, the same being free holders and residents of and within the County of Tulsa, State of Oklahoma, wherein is