STATE OF OKTAHOMA) (S.S. COUNTY OF MUSKOREE)

Before me E. B. Harris, a Notary In and for said County and State on this 18th day of Nov. 1909 rersonally appeared J. H. Pense and Malissa the within the before identical persons who executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

(SELL)

E. B. Harris, Notary Public.

My commission expires May 15th, 1911.

Filed for record at Tulsa Nov. 19, 1909 at 1:15 O'clock P.M.

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

ORDER CONFIRMING DEED.

COMPARED

IN THE COUNTY COURT OF TULSA COUNTY, OKLAHOMA
In the matter of the Application
of Hattie Childers Sarty, for the
approval of Sale-Inherited Land.

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Now on this the 27th day of November 1909 came on for final hearing the petition of Hattie Childers Sarty one of the heirs at law of Robert Childers deceased, said petitioner appearing in person and by her attorney J. S. Severson and after hearing the testimony and the argument the Court being fully advised in the premises, finds:

That Robert Childers was a full helood Indian on the approved Creek Roll and so appears at the Union Agency at Muskogee, Dilahoma, and by reason thereof there was allotted to him the following land situate in Tulsa County, Oklahoma, to-wit: The Southwest 1/4 of Section 8, Township 18 North, Range 14 East, containing 160 acres.

The Court further finds that said Robert Childers departed this life on the 22nd day of February, 1902, and that at the time of the said demise he was a resident of the Western District Creek Nation Indian Territory in what is now Tulsa County Oklahoma intestate, leaving as sole heirs at law his widow, the petitioner herein, and his son Robert Childers, Junior, and that the said petitioner is a full blood Creek Indian of legal age.

issue born to him since the 4th day of March, 1906, and that the petitioner herein did on the 1st day of October, 1909, obtain and order in the District Court of Tulsa County in the case of Hattie Childers, Sarty, v.s., being a partition suit, granting this petitioner the South 1/2 of said land as her separate property, and that said petitioner did on the 26th day of October, 1909, make, execute and deliver to W. H. Basel an agreement in writing jointly with her husband Herbert Sarty, together with marranty deed conveying the said South 1/2 of the Southwest 1/4 of Section 8, Township 18 North Range 14 East, Tulsa County, Oklahoma, for the cash consideration of \$1920.00 cash in hand,

The Fourt finds that the consideration of \$1920.00 for the land described in said deed is adequate and that the same has been paid in cash to petitioner herein as the legal representative of said deceased allottee.

It is therefore ordered, adjudged and decreed by the court that the deed presented herewith be, and the same is hereby approved according to Section 9 of an Act of Congress approved May 27th 1908, entitled, "An