And it apparing further that due and legal notice of this hearing has been given, as required by law and by the order of this court made on the
29th day of November, 1909, and that notice of this hearing has been given by posting for more than ten days prior to the date hereof, said facts app aring more
fully from the affidavit of J.W. Marshall, on file in this court.

and it appearing further from the testimony adduced at this hearing and from the allegations of said verified returns, that on the 2Lth day of Sepember, 1909. Florece M. Dilley, was duly and legally appointed guardian of the person and estate of the above named minor, and that thereafter said Florence M. Dilley gave bond and qualified as such guardian, as required by law, and that on the 20th day of September, 1909, letters of guardianship were duly fakued out of this court to said Florence M. Dilley in the above entitled cause.

And it appearing further that on the 18th day of October, 1909, said guardian filed her duly verified petition in this court praying that an order be made authorizing her to sell certain real estate of said ward;

And it further appearing that on said date, an order was made directing the next of kin of said ward, and all persons interested in said estate, to show cause why the prayer of said petition should not be granted, and that due and legal notice of the hearing of said petition was given, as required by law, by publication for there excess consecutive weeks in the Tulsa Democrat, a weekly newspaper of general circulation published in Tulsa County, and that therefiter, pursuant to said notice and order to show cause, said matter came on for hea ing on the 18th day of November 1909, said date being more than four weeks subsequent to the granting of said order to show cause;

and it appearing further that at said hearing all persons interested in said estate waived all objections to granting said order of sale;

And it appearing further that on said date, this court made a order granting the prayer of said petition, and finding that it was necessary and desirable to sell the oil and gas mining rights of said minor in and to the,

North half of southwest quarter of southeast quarter section Eighteen (18) and Northwest quarter of Northwest quarter of Northeast quarter, and Northeast quarter of Northeast quarter of Northwest quarter sec ion Nineteen (19) all in township twenty one north, Range Thirteen (13) East, in Tulsa County, State of Oklahoma for the following reasons.

First. For the education and maintenance of the said minor.

Second. To obtain means to improve other real estate of said minor, and make the same productive of an income.

Third: For re-investment in other real estate or in productive stocks where no danger of loss will exist.

And it appearing further that in said order of sale, made on said 18th day of November, 1909, this court ordered said above described oil and gas mining rights in and to said within described premises to be sold at private sale.

And it appearing further by said order, this court ordered the time of the notice of sale to be shortened and required that notice be given for eight days prior to said sale by publication in the Tulsa Daily Democrat, and by posting notices in Tulsa County.

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