In the matter of the Guardianship of Annie M. Villis, ... a minor. Nathaniel D. Willis, Guardian.

Now on this 1st day of December, 1909, this cause having been continued by the court from the 30th day of November, 1909, for further hearing, to the 1st day of December, 1909, and there coming on for hearing the return of the sale made by Nathaniel D. Willis, as the Guardian of the estate of Annie H. Willis, and said Nathaniel D. Willis appearing (A) in person and by his attorney, J.D. Cox, and no one offering any objections to the confirmation of said sale, and the Court having exmained said return, and having heard and considered the evidence of witnesses: offered in support of said return and being fully advised in the premises, finds;

That in pursuance of said order of sale, said Nathaniel Di Willis, on the 13th day of November, 1909, sold the portion of the real estate of said estate described as follows, to-wit: The SW4 of the SE4 and the SE4 of the NW4 of the SE4 of Section 8, and the N2 of the NW4 of the NE4 of section 17. Township 20 North, Range 14 East, containing 70 acres, more or less at private sale to J. M. Hooton, upon the following terms, to-wit:

For the sum of \$1350.00 payable as follows: Cash upon delivery of deed; and on the 1st days of December, 1909, the day said herring was continued to, the said J. M. Hooton, a responsible person, did make a bid in wiriting, which said bid was in the sum of \$1486.00, and that said bid at said was the highest and best bid, and said bidder the highest and best bid, and \$\psi\$ the land herein described were accordingly sold to the said J.M. Hooton for the sum of \$1486.00.

That said sale was made after due notice as prescribed by said order of sale, that said purchaser was the nighest bidder therefor, and said sum the highest and best sum bid, that said sale was legally and rairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent exclusive of the expense of a new sale cannot be obtained, and that the said Nathaniel D. Willis, in all things proceeded and conducted and managed such sale as required by the statute in such cases made and provided, and as by said order of sale required and directed.

It is therefore ordered, adjudged and decreed by the court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said Nathaniel D. Willis, is directed to execute to said purchaser proper and legal conveyance of said real estate.

J. T. Parks, County Judge.

STATE OF OKLAHOMA)
CHEROKEE COUNTY

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I, J.C. Woodson Clerk of the County Court in and for the County and State aforesaid, do hereby certify the above and foregoing to be a full, true and complete copy of the Order Confirming sale filed this day in Propate 726 New Estate of Annie II. Willis, minor as the same appears on file and of record in my office.

Witness my hand and the seal of said court this 1 day of Dec. 1909.

(seal)

J.C. Woodson, Clerk County Court.