IN WITNESS WHEREOF, the said Nicholas J. Gubser, has hereunto set his hand and seal This 26th, day of May 1909.

Nicholas J. Gubser (SEAL)

STATE OF OKLAHOMA, ) : SS. TULSA COUNTY. )

Before me, Geo. W. Davis, a Notary Public in and for said County and State, on this 26 day of May 1909, personally appeared Nicholas J. Gubser, a single man, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed the same as his free and voluntary act and deed, for the uses and purposes therein set forth.

WITNESS-my hand and official seal, the day and year last above set forth.

Geo. W. Davis, Notary Public.

(SEAL) My commission expires Sept. 18, 1910.

Filed for record at Tulsa, Okla., May 26, 1909, at 4.1 5 o'clock P. M.
H. C. Walkley, Rgister of Deeds (SEAL)

IN THE COUNTY COURT OF TULS A COUNTY, STATE OF OKLAHOMA. PROBATE NO. 585.

IN THE MATTER OF THE ALIENATION OF THE ALLOTMENT OF

ORDER.

1-CHE-NEY, DECRASED, BY NICEY JOHNSON SOLE HEIR AT LAW.)

This matter came on to be heard on this 26th day of May 1909, upon the petition of Nicey Johnson, sole heir at law of I-che-ney, deceased, praying for an order of this Court, approving a certain deed by her executed, conveying the allotment of said deceased to E. Weer. Said petitioner appearing in person and by her attorney T. D. Evans, and after hearing the testimony of the Petitioner and two disinterested witnesses and the argument of council as well as the testimony of said purchaser and the Court being fully advised in the premises does find that the allegations of the petition herein before filed are true. That the said I-che-ney was a full blood Creek Indian and was duly enrolled as such and had allotted to her the following described land situated in Tulsa County, Oklahoma, to-wit:

The East Half of the Northeast Quarter and the Northwest Quarter of the Northeast Quarter of Section wenty Eight (28), and the Southeast Quarter of the Southwest Quartr of Section Twenty Two (22) all in Township Eighteen (18) North, Range Thirteen (13)East and died seized of the same. That the said I-che-ney died intestate, and the Nicey Johnson is her sole heir at law, and the Court further finds that said I-che-ney died in March 1901, leaving as her sole heir at law the petitioner, Nicey Johnson. That the said Nicey Johnson, is a full blood Creek Indian and of full and legal age. That the said I-che-ney died while she was a resident in what is now Tulsa County, Oklahoma, The court father finds that on the 26th, daily of May 1909, the said Nicey Johnson, Petitioner herein named made, executed and delivered to one E. E. Weer, a Warranty Deed conveying to said E. E. Weer, the land above described in consideration of \$1500.00, which said consideration the Court finds as adequate and which deed has been presented to this court for approval.

IT IS THEREFORE, by the Court considered, ordered, adjudged and decreed that the said