The Court further finds that one Cheparn Holahta, was a full blood creek Indian, duly enrolled as such, and there was allotted to him, as a part of his distributive share of the lands of the Creek Nation, the following described land, situate in what is now Tulsa County, Oklahoma, to-wit:

The South One Half of the Northeast Quarter of Section 34, Township 18, Range 12

And that the said Cheparn Holahta dies on or about the 10th, day of August 1907, intestate, in and while a resident of what is now Tulsa County, Oklahoma, and seized of the lands above described, leaving surviving no childred, but left surviving the said Lucy Holahta, his wife, and that there have been no children born to the said Cheparn Holahta sinde the 4th, day of March 1906.

The court further finds that on the 28th, day of May 1909, the said Lucy Holahta, made, executed and delivered to the petitioner C. E. Roth, a deed of conveyance, thereby conveying all the land above described and all her right, title and interest therein to the said petitioner in consideration of the sum of \$4800.00 which consideration the Court finds is adequate and reasonable and which deed has been submitted to and examined by the Court.

WHEREFORE, it is considered, ordered and adjudged that the said deed of conveyance above described, be and the same is hereby in all respects approved, under and according to the provisions of an Act of Congress approved May 27th, 1908, entitled, "An Act to provide for the removal of restrictions from part of the lands of the Five Civilized Tribes, and for other purposes:"

PROBATE NO. 45.0

N. J. Gubser, County Judge.

CERTIFICATE OF TRUE COPY.

STATE OF OKLAHOMA, TULSA COUNTY: SS:

I, G. W. Davis, Clerk of the County Court in and for said County and State aforesaid do hereby certify that the instrument hereto attamhed is a full,, true and correct copy of Order Approving Deed as the same appears of record in this office.

WITNESS my hand and the seal of said Court at Tulsa, Oklahoma, on this 1st, day of June 1909.

(COURT SEAL)

G. W. Davis, Clerk of the County Churt.

Filed for record at Tulsa, Okla., Jun. 3, 1909, at 12 o'clock M.

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

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this agreement made and entered into by and between prank Haikey and Ettie Haikey, his wife of Broken Arrow, Indian Territory, parties of the first part and Fred Bu key, party of the secondpart:

The conditions of this agreement is this: That Frank Haikey and Ettie Haikey, his wife have this day, for the loan of Four Thousand Dollars executed to the said Fred Bukey, their promissory note due one year after date for said amount, and for the purpose of securing the said Fred Bukey on said debt, have this day let and delivered possession to the said Fred Bukey of the following described land, situated in the western District of Indian Territory, as follows, to-wit:

Northwest Quarter of Section Twenty (20), Township Eighteen (18) North of Range