IN THE COUNTY COURT OF TULSA COUNTY, OKLAHOMA. IN THE MATTER OF LIZZIE WATTS, A FULL BLOOD INDIAN CITIZEN ORDER APPROVING DEED TO LAND OF LIZZIE WATTS, AS HEIR/

PROBATE NO.612.

Comes now this cause for further hearing on this a regular day of the July term of this court 1909, the court being duly assembled with the Clerk and Shereff in attendance thereon, upon the petition of Lizzie or Elizabeth Watts praying for an order of this court approving a deed toreal estate made by her husband on the 26 day of May 1909, to W. D. Smith as grantee, and conveying lands as follows:

All of the Northeast Quarter of the Northeast Quarter of Section Thirty Five (35) in Township 18 North and Range 14 East, locate in Tulsa County, State of Oklahoma, and being allotted to one Wilson Miller a citizen by blood of the Creek Nation, Oklahoma, in his life time, as the homestead forty acres and part of his allotment of the land and funds of the said Creek Nation.

Said petition being filed herein by said Eizzie or Elizabeth Watts on the 15 day of July 1909; and after hearing said petition, the witness Arthur Farmer, who testified that said land was worth about \$25.00 per acre, and T. D. Evans who testified the land was not worth over \$25.00 per acre and that said sum would be a high price for it at this time said applicant and the evidence offered thereon, and the argument of counsel the court finds:

That the above described land was allotted as the homestead part of his allotment to One Wilson Miller in his life time, a citigen by blood of the Creek Nation, Oklahoma formerly Indian Territory, and that said Wilson Miller departed this life in Month of June 1901, leaving no wife or children surviving him save and except the said Elizzbeth Watts, his only daughter; that the said Wilson Miller was a resident of what is now Tulsa County, Oklahoma at the date of his death; that Lizzie or Elizabeth Watts is a full blood Indian Citizen of the Cherokee Nation, Oklahoma, that the aforesaid deed made by her and her husband to W. D. Smith ought and should he approved.

And it is hereby ordered and declared to be the decree of the Court that the aforesaid deed made by this petitioner and her husband, Jacob Watts, on the 26 day of May 1909 to W. D. Smith and covering the land above described, be and the same is hereby approved and confirmed and declared valid. Done in open Court 15th, day of July 1909.

N. J. Gubser , County Judge.

CERTIFICATE OF TRUE COPY.

STATE OF OKLAHOMA, TULSA COUNTY, SS:

Before me N. J. Gubser, Judge of the County Court in and for the County and State aforesaid, do hereby certify that the instrument hereto attached is a full, true and correct copy of a Confirmatory Order in case No. 412 Probate Docket, as the same now appears of record in this office.

Witness my hand and the seal of said Court at Tulsa, Oklahoma, on this 15 day of July 1909.

(COURT SEAL.) N. J. Gubser, Judge of the County Court.

DEED-GENERAL WARRANTY.

THIS INDENTURE, Made this 26th, day of May A. D. 1909, between Elizabeth Watts and Jacob Watts, her husband, of Muskogee, of Muskogee County, in the State of Oklahoma, of the first part, and W. D. Smith Broken Arrow, Oklahoma, of the second part:

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