N. J. Gubser, County _rudge. The Court further finds that in drawing said order confirming sale an 123

error was made in describing a portion of said lands, in this to -wit: That the lands desc ribed in said order as the East half of the East half of the Southeast Quarter of the Northeast Quarter of Section Twentynine (29), Township Eighteen (18) North, Range wourteen (14) East, in Tulsa County, Oklahoma, should have been described as the East half of the East half of the Southeast Quarter of the Northwest Quarter of Section Twentynine (29), Township Eighteen (18) North, Range wourteen (14) East, in Tulsa county, Oklahoma, should have been described as the East half of the East half of the Southeast Quarter of the Northwest Quarter of Section Twentynine (29), Township Eighteen (18) North, Range wourteen (14) East, in Tulsa County, Oklahoma .

The Court further finds, that in all the prodeedings of said sale up to said order confirming sale, said lands were properly described and that said order should be so amended to correctly describe the same.

It is therefore, by the Court, ordered, adjudged and decre d, that said order confirming sale, herein made on the 23d day of pebruary 1909, be and the same is hereby amended as to that portion of said lands so mis-described, and the same made to read as follows, omitting the caption:

No on this 23rd day of February 1909, there coming on for hearing the return of sale made by E. E. Cooper, as the guardian of the estate of Stella Cooper, Florence Cooper, Lizzie Haynes and Lydia Haynes, minors, and the said E. E. Cooper, guardian appearing in person and by attorney and no person appearing to object thereto and no objections to confirmation having been filed herein, and the Court having examined said return and the proof of posting of th notices of this hearing, 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, made by this court on the ll" day of November 1908, authorizing said E. E. Cooper, as such guardian to sell the portions of the real estate belonging to the estate of his said wards, which is herein after described, at private sale, the said E. E. Cooper, as such guardian caused due and proper notice of sale to be riven by publication and posting notices in each of the Counties in which said land is situated as provided by law, and said order of sale: that the estate in said order directed to be sold, was duly appraised before sale, as provided by law at \$1000.00: that said E. E. Cooper, as such guardian gave an additional bond before making said sale as ordered by this court and that said bond was approved.

That on the 2nd day of February 1909, said E. E. Cooper as such guardian sold the portion of the real estate of said estate described as follows, towit:

The West half of the West half of the Southwest Quarter of the South east Quarter: and the West half of the East half of theWest half of the Southwest Quarter of the Sout heast Quarter of Section Five (5), Township Eighteen (18) North, Range Twelve (12) East, in Creek County, Oklahoma

The South half of the south half of the Southeast Quarter of the North east Quarter of Section One (1), Township Sixteen (16) North, Range Eleven (11) East, in Creek county, Oklahoma.

128