ing of rents, etc.

Haikey.

I HEREEY REVOKE a power of attorney heretofore given to Etta

WITHESS HY SIGNATURE at McAlester, Oklahome, this the 11thm/day of February 1910.

Frank Haikey.

Subscribed and sworn to before me this the 11th day of February A.D. 1910. (seal)

D.J. Clement, Rotary Public.

Thy commission expires December 27, 1913.

Filed for record at Tulsa, Okla. Feb. 14 at 3:05 o'clock P.M.

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

IN THE COUNTY COURT OF TURN COUNTY LOKANHOMA.

In the matter of the Guardianship of Okema Perryman, a minor R.R. Reynolds, Guardian

Probate No. 298.

ORDER COMPIRMING OIL & CAS LEASE.

Now on this 6th day of February, 1910, comes on to be heard the application of R.R. Reynolds as Guardian of Okema Perryman, a minor to have this court approve and confirm an oil and gas mining loase executed on the 5th day of February, 1910, to Gardner Steel of Tulsa, Oklahoma covering the following described lands in Tulsa County, Oklahoma, to-wit:

The Southeast Quarter (1/4) of the Northwest Quarter (1/4); and the East Half (1/2) of the South West quarter (1/4) of the Northwest Quarter (1/4); and the Northeast quarter (1/4) of the Southwest Quarter (1/4) and the East Half (1/2) of the Northwest Quarter (1/4) of the Southwest Quarter (1/4); and the Southeast Quarter (1/4) of the South west quarter (1/4) all in section Twenty Two (22), Township Nineteen (19) North, range ten (10) east containing One Hundred and Sixty (160) acres;

and the court being fully advised and it appearing to the Court from the varified petition of the applicant and from the statement made in court,

That the said R.R. Reynolds is the duly appointed qualified and acting guardian of said minor, having been appointed by this Court; that the said minor, Okema Perryman, is a 3/s blood Creek citizen and as such is the owner of the above described allotment of the lands of the Creek Nation of Indians; that the aforesaid Oil and Gas lease has been freely and voluntarily executed and delivered by the said R.R. Reynolds as such guardian to Gardner Steel; and that said guardian has received as bonus for said lease the sum of \$160.00 and that said sum is a fair and reasonable bonus for said lease and that said premises lease has been executed and delivered in the manner and upon the terms that is customary for lands of the character of those herein involved, and that the provisions and terms of said lease are fair and reasonable and that it is to the best interest of the said minor that said lease be approved by this court.

Now Therefore, Be It Ordered, adjudged and decreed by the Court that said lease be and the same is hereby approved by this Court, and this Court consents to and confirms said lease.

N.J. Gubser, Judge of the County Court of Tulsa County, Oklahoma.

:57