0

3.15.81

State of Oklahoma)

County of Tulsa (s.s.

defore me, the undersigned a Notary Public in and for said county and State, on this 5th day of March, 1910, personally appeared Annie B.Orcutt and Samuel A. Orcutt, her husband, to me known to be the identical persons who executed the foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein mentioned and set forth.

Sophia Magnuson, Notary Public.

My commission expires May 13 1911.

Filed for record at Tulsa, Okla. Mar 7 1910 at 1:40 O'clock P.M.

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

COMPARED In the District Court for the 4th Judician District of the State of Oklahoma, sitting at Eufaula, Meintosh County, Oklahoma.

In the matter of the Application of George W. Morey for the rights of majority.

ORDER COMPIRMING RIGHES OF MAJORITY.

Now, on this ist day of March, 1910, the same being a regular day of the February term of said court comes on to be heard the retition of Reorge W. Morey, a minor, by his next friend, William M. Morey, and after hearing testimony in said cause and the court being fully advised in the premises and it appearing to the satisfaction of the court from the testigiony taken at said hearing;

First, that said George W. Morey, is of the age of about nineteen (19) years and is an actual and bona fide resident of McIntosh County, State of Oklahoma, and has been an actual and bons fide resident of said county for more than one year next preceding the filing of this retition.

Second, and it further appearing that said George W. Morey is the owner of a tract of land located in Township 17, Range 12 in the Creek Nation and is that part of said Township which is known as the Glen Pool, that said land is now covered by and oil and gas mining lease which said lease expires about two and one half years from this date. That said land has been developed for oil and gas mining murposes and is now a producing property. That it is for the best interests upon him in order that he may extend said lease for as long as oil and gas are found in paying quantities and thus insure the conservative development of his property and protection of oil therefrom. That it would be to the great detriment of said minor to have said property exhausted as an oil producing property within said two and one half years, as who would in the natural course of events be done in case said lease cannot be extended as above stated, and it further appearing that said minor is a married man and that he has other property interests in the State of Oklahoma, the management of which requires that he be granted the rights of majority so that he will be enabled to deal with said property and handle same in the most advantageous manner to himself and his estate.