Order Confirming Sale of Real Estate

Ma of	State of Oklahoma Probate No. 2-8,
63 3 1 6	County In the County Court.
001200	
ar 197	In the Matter of the guardian dipor Wilour Olhuson, a most
-3 JEPG J 5+	Samuel, alkison, Suadian
199	NOW, On this 14 day of
03 1.71 13	Samuel a adaison as the quardian
7 300	of the estate of Wilaw alaisan a minor and said
27. 2° 0°.	appearing (A)
3 7 9 5	In purpose and by his attorney, the sand return of sale having hear made under
0) 33	June 1911, and ray return of sale having from filed begin on the 31 at days
	holice of the time and close of the holding of the hearing of and veturn
3 7 3 3 3 3 3 3	a sale has been given by porting rodged thereof or discounted by
100 0 2	the law in such cases made and provided proof of such notice
7 30 3 8	appearing to the confirmation of said sade appearing on file in said cause
3 7 2-12	objections to the confurmation of said ade appearing on file in said cause
O DITTE	and the Court having examined skild return, and having heard and considered the evidence of witnesses offered in support of said
E # 2 TE 3	return
6,600	
or a grant	and being fully advised in the premises, finds: That in pursuance of said order of sale, said Samuel O.O. Aleisson, as quandian of said minor
3 4 19 8 30	on the 31 at day of, 1911, sold the portion of the real estate of said estate described
73 3778 88	as follows, to-wit: The West hely of the north east Quarter of Section Thrity two (32)
50 Kod 1-4	Township Twenty one (21) north and Range Thateen (3) east con-
of PSATER	taining tality (80) does your or less, extudited in Trules Country,
2 3 3	State of Orelahoma, except a one ageth roughly interest in all
7 1 Jol- 12	The oil produced, and a one-eighth royalty interest in each gas will
7777350	Suborothe flow of gas is not less than one million culie feet per
1 17 7.3 27	day, in and under the said lands, and that may be treduced
0) 3 3 3	to possession by extracting the same from the said lands
1) { 3-45	and subject to a subsisting oil and gas mining lease
7 7 1 1 1 9	Jessewher 13th 21920, and an agricultural
7 9 700 9 9	at private sale to D. Rolmonita upon the following terms, to-wit
at the state	
319 800 30	For the sum of \$ 1500.00 payable as follows:
o o d o h	
7 70 3 4 4	Cash on doluery of deed,
200	Cash on dolivery of deed,
Secure of the se	Cash on dolumny of deed,
Hear &	Cash on dolinery of deed,
Land John John John John John John John John	Cash on dolinery of deed,
Sheep of the sheep	Cash on dolinery of deed,
Le of Real of	Cash on dolumny of deed,
Sole of Real of	
Magdaen Jeury Lale of Real of	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor,
Magle of Real of Street	
ahame de her	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said
Lehrane de hens ming dale of Red of Med greens find de	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said
Relaborate de her l'aming de l'alle de l'aming de le de l'alle de l'aming de	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and an exceeding such bid at least ten (10) per cent. exclusive of the expense of a new in all things proceeded and conducted and managed such sale as required by the statute in such case made and provided, and as by said order of sale required and directed.
Obelehame de Reel & Colonias	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said Annual Conducted in all things proceeded and conducted and managed such sale as required by the statute in such case made and provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said Annual Court and Court an
Obstalvence of Real of Contractions of the Samuel of Contractions of Tree of The Samuel of Tree of Tre	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and exceeding such bid at least ten (10) per cent. exclusive of the expense of a new in all things proceeded and conducted and managed such sale as required by the statute in such case made and provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved
Coloborano de hense Coloborano dale de hense Estatora de recordinação Coloborano de recordinação Colorado de recordinações de re	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said Annual Conducted in all things proceeded and conducted and managed such sale as required by the statute in such case made and provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said Annual Court and Court an
22, Obelahama dale of Real of Collagas	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and conducted and managed such sale as required by the statute in such case made and provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said and approved is directed to execute to said purchaser proper and legal conveyance of said real estate.
Le Jas, Old C. Machen, Jahren Janes	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and conducted and managed such sale as required by the statute in such case made and provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said and approved is directed to execute to said purchaser proper and legal conveyance of said real estate. County Judge.
Lew 22, of E. Washer de here	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least to (10) per cent. exclusive of the excense of a new sale cannot be obtained, and that the said Amaria Amaria and declared valid, and the said Amaria and declared valid, and the said Amaria and legal conveyance of said real estate. NOTE "A" Here note all appearances either in support of or against the confirmation of the sale.
molece 22, 90 C. IN golden peur lichen bern ben bern ben ben ben ben ben ben ben ben ben be	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and managed such sale as required by the statute in such case made had provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said and provided to execute to said purchaser proper and legal conveyance of said real estate. NOTE "A" Here note all appearances either in support of or against the confirmation of the sale. **State of Oklahoma** **County Judge.**
hereker 22, 90 P. Waglass, Jewy Real of Real of reduced a reduced and real of	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least to (10) per cent. exclusive of the excense of a new sale cannot be obtained, and that the said Amaria Amaria and declared valid, and the said Amaria and declared valid, and the said Amaria and legal conveyance of said real estate. NOTE "A" Here note all appearances either in support of or against the confirmation of the sale.
Charles Jas, Obelchame de hens on redun Confirming date of Reed of in many and la garant de delays thing an interest of the fore	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and managed such sale as required by the statute in such case made had provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said and provided to execute to said purchaser proper and legal conveyance of said real estate. NOTE "A" Here note all appearances either in support of or against the confirmation of the sale. **State of Oklahoma** **County Judge.**
Johnsone Jas, Of C. Maglach, Jewy Jan. on reduce of Red & and reduced of Red & Comming of the Co	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and that the said and conducted and managed such sale as required by the statute in such case made and provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said appearances either in support of or against the confirmation of the sale. State of Oklahoma County Judge. State of Oklahoma County
Stateboone 22, 90 0 1 Naglas, peurl San reder Cardinaine Sale of Red P San, a manar Cardinaine San	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent exclusive of the expense of a new sale cannot be obtained, and that the said sale was required by the statute in such case made had provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said a
Oblehame Jas, Obelahama da hender Jahren Jah	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at least ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said. A ALACA ALACA ALACA ALACA A ALACA ALACA A ALACA ALA
2 Olah Same Jas, Olah Shame de hend 2 Shender Colyming Sale of Red of Season, a manner of Samuel a delayer Season, a manner of Samuel a green of the fore	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at legat ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said. and an expense of a new sale cannot be obtained, and that the said and an exceeding such bid at legat ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and conducted and managed such sale as required by the statute in such case made and provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said and expense of a new said guardance of said real estate. County Judge. NOTE "A" Here note all appearances either in support of or against the confirmation of the sale. **GERTIFIDATE OF TRUE CODY.** State of Oklahoma Gounty Glerk of the County Court in and for the County and State aforesaid, do hereby confirm that the instrument hereto attached is a full, true and correct copy of **State of Oklahoma** State of Oklahoma** Glerk of the County Court in and for the County and State aforesaid, do hereby confirm that the instrument hereto attached is a full, true and correct copy of **State of Oklahoma** Glerk of the County Court in and for the County and State aforesaid, do hereby confirm that the instrument hereto attached is a full, true and correct copy of **State of Oklahoma** Gert of the County Court in and for the County and State aforesaid, do hereby confirmed and appearance of the county court in and for the sale. **GERTIFICATE OF TRUE COUNTY and State aforesaid, do hereby confirmed and appearance of the county county in and for the sale. **GERTIFICATE OF TRUE CO
Le & Old Samo Jas, 4 C. Macdaen, Jeen J. Lity & Cherden, Confirming & ale of Real & Standard, a numer Comment of Treens in Jan. Le grand and There of Confirming of Long of Langer of L	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not dispreportionate to the value of the property sold, and that a sum exceeding such bid at legat ten (10) per cent. exclusive of the expanse of a new sale cannot be obtained, and that the said and declared and discreted. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said and said an
take of Old Shander 122, Old chance de hender of the Sale of the S	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not dispreportionate to the value of the property sold, and that a sum exceeding such bid at legat ten (10) per cent. exclusive of the expanse of a new sale cannot be obtained, and that the said and declared and discreted. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said and said an
State of Old Shame 122, Old old Made of Real of Shanes o	That said sale was made after due notice as prescribed by said order of sale; that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid; that said sale was legally made and fairly conducted; that said sum is not disproportionate to the value of the property sold, and that a sum exceeding such bid at legat ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said. and an expense of a new sale cannot be obtained, and that the said and an exceeding such bid at legat ten (10) per cent. exclusive of the expense of a new sale cannot be obtained, and that the said and conducted and managed such sale as required by the statute in such case made and provided, and as by said order of sale required and directed. It is therefore ordered, adjudged and decreed by the Court, that the said sale be, and the same is hereby confirmed and approved and declared valid, and the said and expense of a new said guardance of said real estate. County Judge. NOTE "A" Here note all appearances either in support of or against the confirmation of the sale. **GERTIFIDATE OF TRUE CODY.** State of Oklahoma Gounty Glerk of the County Court in and for the County and State aforesaid, do hereby confirm that the instrument hereto attached is a full, true and correct copy of **State of Oklahoma** State of Oklahoma** Glerk of the County Court in and for the County and State aforesaid, do hereby confirm that the instrument hereto attached is a full, true and correct copy of **State of Oklahoma** Glerk of the County Court in and for the County and State aforesaid, do hereby confirm that the instrument hereto attached is a full, true and correct copy of **State of Oklahoma** Gert of the County Court in and for the County and State aforesaid, do hereby confirmed and appearance of the county court in and for the sale. **GERTIFICATE OF TRUE COUNTY and State aforesaid, do hereby confirmed and appearance of the county county in and for the sale. **GERTIFICATE OF TRUE CO