executed the same as his free and voluntary act and deed, for the uses and purposes therein set forth.

Witness my hand and notarial seal the day and year last above written. (seal) N. Ione Barr, Notary Public. My commission expires March 9, 1913.

Filed for record at Tulsa, Okla. Apr. 11 1910 at 10:15 o'clock A.M.

GcPB

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

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CONNERATION

IN THE COUNTY COURT WITHIN AND FOR THE COUNTY OF TULSA AND STATE OF ORLAHOMA. In re estate of William Suwat, a full-blood allottee) of the Cherokee Nation

ORDER APPROVEING DEED.D

Now on this the 31st day of March 1910, this cause coming on to be heard upon the application of the heirs of William Suwat deceased for an order of this court confirming a sale and approving the deed, made by Easter Suwat, Lou Gentry, (Nee Suwat) Oliver Suwat, West Suwat, and Thomas Suwat, the sole and only heirs at law of the said "illiam Suwat deceased, to Hiram E. Ellingwood and Charles L. Brown of certain land allotted to the said William Suwat deceased, the same being lands inherited, by Easter Suwat, Lou <u>Getry</u> (nee Suwat) Oliver Suwat, West Suwat, and Thomas Suwat from William Suwat, all full blood Cherokee Indians, and after hearing the testimony and being fully advised in the premises the court finds as follows:

That William Suwat died on or about the 31st day of Earch 1909, and at the time of his death he was a resident of the county of Tulsa and Ltate of Oklahoma, and was enrolled as a full blood Cherokee Indian, and had had allotted to him as part of his share of the lands belonging to the Cherokee Tribe of Indians the following described lands; to-wit: The Northwest quarter of the Northwest quarter of section 27, and the boutheast quarter of the Southeast quarter of the Northeast quarter of Section 28 all in Township 22 Range 13 East in Tulse County, Oklahoma.

That William Suwat at the time of his death left surviving him as his sole heirs at law, Easter Suwat, Lou Gentry, West Suwat, Oliver Suwat, and Thomas Suwat, all enrolled as full blood Therokee Indians, and the Court further finds that the above named heirs have sold all their right title and interest in and to the above described lands to Hiram E. Ellingwood and Charles L. Brown, for the sum of SiX hundred dollars, and that they have made and delivered to said purchasers a warranty deed to said lands, conveying to thema fee simple title to said lands;

And the court further finds that it has jurisdiction of the settlement of the estate of the said William Suwat deceased, and that the said Thomas Suwat has administered upon said estate of William Suwat deceased and that all debts of said decedent have been paid in full and all expenses incidental \$\varnotheta\$ to his lagt sickness have also been maid.

The Court further finds that the said sum of fix Hundred Dollars is a fair and reasonable price for said lands and that the same has been paid in full, and that said deed or conveyance should be approved.

It is Therefore considered Ordered and Adjudged By The Court, that said deed from the said Easter Suwat, Lou Gentry (Nee Suwat) West Suwat, Oliver Suwat and Thomas Suwat, to Hiram E. Ellingwood and Charles L. Brown, conveying the land herein above described to the said Hiram E. Ellingwood and Charles L. Brown for the consideration of Six Hundred Dollars be and the sume is hereby approved by the Court.

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