and I acknowledged that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal at my office in Windsor Mox. the day and year first above written.

My term expires Jany. 20th 1912.

B.L. Hart, Notary Public

(seal)

Filed for record at Tulsa, Okla. May 7 th 1910 at 8:15 o'clock A.M.

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

IN THE COUNTY COURT IN AND FOR TULSA COUNTY, STATE OF OKLAHOMA

IN THE MATTER OF THE ESTATE OF GEORGE SIMON DECEASED COMPARED

ORDER APPROVING DEED.

It appearing to the Court from the verified petition of Mary Byrd, filed herein of the 7th day of May, 1910, that she is a full blood Indian and is the mother of George Simon, deceased; that the said George Simon was a full blood citizen of the creek Nation of Indians, enrolled upon the citizenship rolls of said Nation, opposite Number 200, of the new-born Creeks; that as such citizen of said Nation there was allotted to the said George Simon, by the Commission to the Five Civilized Tribes of Indians, the following described real estate in Tulsa County, Oklahoma, to-wit:

The "North Half: (1/2) of the Southwest Quarter (1/4) and the South Half (1/2) of the Northwest Quarter (1/4) all in section Three (3) Township Nineteen (19) North, Range Eleven (11) East,

on the first day of March 1901, seized and possessed of an inheritable fee simple title in and to the above described real estate, that the said George Simon left surviving him as his sole heir at law, the said Mary Byrd, his mother, the petitioner herein; that the said George Simon died intestate as aforesaid, without issue or wife surviving him; that upon the death of the said George Simon on the first day of March 1901, the said Mary Byrd as mother of said George Simon, became vested with an inheritable fee simple title in and to the above described real estate, by virtue of being the neadest relation; that on March 1901, the Creek Laws of decent and distribution were in forge; and that under such law where there are no children and no will, the nearest relation inherits the property.

It further appearing to this court that the said Mary Byrd on the 7th day of May, 1910, by her certain warranty deed, in consideration of the sum of \$650, conveyed the above described real estate to Charles Page; that the said deed was fairly made and legally executed; that the consideration named therein is ample and sufficient, and the Court being fully advised in the premises:

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED, by the court that the said deed executed by the said Mary Byrd, to the said Charles Page, covering the above described real estate, as aforesaid, be and the same is hereby approved and declared valid.

IN WITNESS WHEREOF, I have hereun to set my hand this '7th day of May 1910

N. J. Gubser, County judge. CERTIFICATE OF TRUE COPY

STATE OF OKLAHOMA COUNTY OF TULSA S.S.

I, G.W. Davis, Clerk of the County court of Tulsa Sounty, Oklahoma, do hereby certify that the instrument hereto attached is a full true and correct copy of Order of