Millett

It is therefore ordered, under and by virtue of the authority contained in section 1373 of Snyders Compiled Laws of Oklahoma, that said Guardian may agree and settle with the said West Tulsa Belt Railway Company, for all damages or claims by reason of the taking of such property and may give a valid release and discharge ther efor and may for and in consideration of the said sum of Five Hundred (\$500.00) dollars, and the said contract to connect a switch line as aforesaid, execute a deed of conveyance to said above described property to the said West Tulsa Belt Railway Company.

And it appearing to the court that said contract has already been entered into and that said deed has been properly executed by said guardian and that the consideration therefor has been paid, it is thereupon ordered that the said settlement and sale be and the same is hereby approved. ratified and confirmed and the said guardian is hereby ordered to deliver the deed heretofore executed to said said west Tulsa Belt Railway Company,

This 21 day of May, 1910.

(seal)

Josiah G. Davis, Judge.

Certificate of true copy.

State of Oklahoma Creek county SS.

I, Jewel A. Grinstead, Clerk of the County Court, in and for the county and state aforesaid do hereby certify that the instrument hereto attached is a full true and correct copy of Order approving compromise in case 587 probate as the same now appears of record in this office.

Witness my hand and the seal of said court at Sapulpa, Oklahoma on this 21 day of May 1910.

(seal)

Jewel A. Grinstead, Clerk of the

Filed for record at Tulsa, Okla June 8, 1910 at 1 o'clock P.M.

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

COMPARED

AGREEMENT

This agreement made and entered into on this the 17th day of May A.D. 1910, by and between the Hawley Engineering Company, a corporation hereinafter designated the first party, and the West Tulsa Belt Railway Company, a corporation, duly organized under the laws of the state of Oklahoma, hereinafter designated the second party.

WITMESSETH: In consideration of the sum of One Dollar and other valuable consideration paid by the said first party to the said second party, the receipt whereof is hereby acknowledged, and as a part of the consideration and purchase price for certain lands of the said Hawley Engineering Company, situated in Tulsa county, Oklahoma, this day conveyed by the said first party to the said second party, the said second party hereby agrees to build, construct, and maintain a standard guage, switch extending from the main line of railway of said second party, at such point on said main line as may be so selected by said first party and extending therefromin such direction as maybe designated by said first party, said switch to be of length to hold (in the clear) ten (10) freight cars of usual and standard length. Right of way necessary for said switch beyond right of way of second party, to be furnished by first party, and said switch to conform to usual