of June 1910, leaving surviving him as his sole heirs at law:-

Gabriel Emarthla, his son,

Kizzie Jefferson, his daughter,

Mary Emarthla, his wife

That upon the death of the said Emarthla, the heirs above named each became vested with an inheritable fee simple title in and to an undivided one third interest in the above described real estate.

That on the 9th day of June, 1910, the said Mary Emanthla, by her certain warranty deed, for and in consideration of Seven mundred fifty dollarsed conveyed all of her undivided interest in and to the above described real estate, to Ethel Davis; that the said deed was fairly made and legally executed; and 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 Emarthla to the said Ethel Davis, covering the above descibed real estate be, and the same is hereby approved and declared valid.

In witness whereof I have hereunto set my hand this the 9th day of June 1910,

N.J. Gu bser, County Judge.

Certificate of True Copy.

State of Oklahoma, County of Tulsa SS.

I G.W. Davis Clerk of the County Court of Tulsa County, Oklahoma, do hereby certify that the instrument hereto attached in a full, true and correct copy of Order approving deed as the same appears of file and record in this office.

Witness my hand and the seal of said court at Tulsa, Oklahoma, this 10th day of Jam 1910.

(seal)

11:11

G.W. Davis Clerk of the County Court.

Filed for record at Tulsa, Okla June 10 1910 at 12 o'clock A.M.

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

CONTRACT OF EMPLOYMENT.

CONTRARED

State of Oklahoma, County of Tulsa SS.

This agreement made and entered into on this 10th day of June, 1910, by and between Edward Crowell, of said State and County, party of the first part, and Charles L. Fieldes, also of aforesaid State and County, party of the second part, witnesseth:

That said party of the second part does hereby promise, covenant and agree to serve said party of the first part as his Attorney and Counselor-at-law in certain proceedings hereinafter to be brought, involving the title to lots 5 and 6, Block 17, City of Tulsa, said County and State, more particularly set forth in notice of claim of title to said premises as the same appears of record in the public records of said County.

That in consideration of the services rendered and hereafter to be rendered by said party of the second part to said party of the first part in said behalf, the said party of the first part does hereby covenant, promise and agree to pay and allow to said party of the second part the one third of said premises or the one third of whatever sum of money or other thing of value that may be recovered by said proposed litigation or accepted in settlement or by way of compremise