Oklahoma, in said Rogers County Woklahoma, as the time and place for the hearing of said petition, and ordered that a copy of said order be published for three successive weeks in the "Claremore Messenger" a newspaper printed and published and of general in said Rogers county, Oklahoma.

The count further finds that the said order fixing the time and place for said hearing of said petition for the sale of real estate of said minor, was published in the "Claremove Messenger" in the issues of April 22, April 29, May 6, and May 13 May 20, A.D. 1910, and that verified proof of such publication, by the editor of such nawspaper, has been duly made and filed in this court.

The Court further finds that on May 21, A.D. 1910, at the time and place appointed in said order made by this Court for the hearing of said petition for the sale of said real estate, that this court entered an order and decree authorizing and directing the said Albert P. Terrill, guardian of said minor, to sell the hereinafter described real estate of said minor at private sale, for cash, as prayed for in said petition.

The court further finds that notice of the time and place of holding said sale was posted on May 212t, A.D. 1910, in three of the most pulic place in Tulsa, County, Oklahoma, as is evidenced by the veritied return of the party who posted said notices, and which return is on file in the office of this court.

The Court further finds that notice of the time and place of holding said sale was published in the "Tulsa Democrat", a newspaper printed and published and of general circulation in Tulsa County, Oklahoma, in the issues of May 26, June 2, and June 9 A.D. 1910, and that verified proof of such publication has been made by the editor of said newspaper and has been filed in this court.

The court further finds that on April 22nd, A.D. 1910, the said court appointed three appraisers to appraise the land of the said Edward M. Terrill, Jr., a minor to be sold, and that said appraisers did on the 30th day April A.D. 1910, after taking the oath required by law, appraise said land, and that said apptaisment was in due form and has been filed in the office of this court.

The Court further finds that one June 13th A.D. 1910, said guardian Albert P. Terrill filed in this court his duly verified return of sale of said real estate.

The court further finds that in pursuance of said order of sale, made and entered by this court on the 21st day of May A.D. 1910, the said Albert P. Terrill as guardian, at the time and place set and appointed in said notices of sale published and posted as aforesaid, to-wit, on the 13th day of June A.D. 1910, did sell that portion of said real estate of said minor described as follows, to-wit:

The west one half ($\mathbb{W}/2$) of the Northeast quarter ($\mathbb{NE}/4$) of section twelve (12) in township twenty two (22) north of range thirteen (13) east of the Indian Base and Meridian in Tulsa County, Oklahoma, at private sale to I. . Heaton, for the sum of Twenty six Hundred dollars (\$2600.00) cash

The court further finds that notice of the time and place for the holding of this healing for the confirmation of said sale has been given by posting notices, as directed by the order of this court, in three of the most public