13.38

1

asphalt mining lease executed June 17th, 1908, by John Bullette as guardian of Floyd C. Bullette, a minor, to Thomas E. Brummett, which said lease was approved by this court on the 19th day of June, 1908, and was duly filed for record in the office of the Register of Deeds for Tulsa County, Oklahoma, on the 24th day of June, 1908; and that said transfer is by this court hereby ratified and approved.

(seal)

Archibald Bonds County Judge.

Certificate

State of Oklahoma, County of Rogers, SS.
In The County Court thereof.

I H.H. Brown, Clerk of the County Court of Rogers County, Oklahoma, do hereby certify that the above and foregoing is a true and complete copy of the Order approving assignment In Re Floyd C. Bullette, minor, in the therein entitled cause as the same appears on file and of record in my office.

In witness whereof I have hereunto set my hand and affixed the seal of said Court, at the City of Claremore, in said County and state, this 27 day of July A.D. 1910.

H.H.Brown, Clerk of the County Court.

Filed for record at Tulsa, Okla. Aug 1, 1910 at 2 o'clock P.M.

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

## SHERIFF'S DEED TO REAL PROPERTY.

THIS INDENTURE, made and entered into this 9th day of May, A.D. 1910, by and between H.F. Newblock, of the county of Tulsa, State of Oklahoma, sheriff of Tulsa County, State of Oklahoma, party of the first part, and Orin Juby of the county of Tulsa, State of Oklahoma, party of the second part.

WITNESSETH, That whereas on the 8th day of December, A.D. 1909 in the District Court in and for the Second Judicial district sitting at Claremore in the County of Rogers and State of Oklahoma a judgment was rendered in favor of the plaintiff and against the defendant in a certain action therein pending, wherein Ferguson McDaris Lumber Company, a corporation, was plaintiff and the Whitney Lumber Company, a corporation was defendant for the sum of \$16801.84 and costs of suit taxed at \$-----And whereas an order of sale on said judgment was issued out of said court, under the seal of the clerk of said court, and directed to the undersigned, sheriff of Tulsa County, Oklahoma, commanding him to Well so much of the personal property and lands and tenements of said defendant then remaining in the hands of the undersigned sheriff and theretofore seized and then held under writ of attachment issued out of said court in said entitled cause, as may be necessary to satisfy said judgment and costs, under the same restrictions and regulations as if the same had been levied on by execution; and no sufficient personal property of said defendant being found whereby to satisfy said judgment and costs, as commanded in said order of sale, the said sheriff, did proceed to sell the lands and tenements of said defendant hereinafter described, and then by me held under said writ of attachment; and did thereupon call an inquest of three disinterested householders residents within the county of Tulsa and State of Oklahoma, where said lands and tenements taken under said writ of attachment are situate, and did administer to them an oath, impartially to appraise said lands and tenements, upon actual view; and said householders did forthwith return to me, the undersigned sheriff, under their hands, an estmate of the real value of said property and did appraise the same at the price and sum of \$1650.00) and upon receiving the return of said householders as aforesaid, I did forthwith deposit a copy thereof with the Clerk of the District Court of said Judicial District at Claremore in the County