minors and that Mrs. Josephine McConnell is now the duly appointed, qualified and acting guardian of the persons and estates of the said Devere and Dorcas McConnell, and is the proper "person to execute a release of said mortgage:

And, whereas, the above named sum of Fifteen Hundred (\$1500.00) dollars secured by the mortgage aforessid, together with accrued interest thereon has been fully paid;

And, whereas, the County Court of Tulsa County, Oklahoma, has made an order authorizing and directing the undersigned Guardian to execute to a release of said mortgage and has ordered the same to be released:

NOW THEREFAE, the undersigned, Josephine McConnell, guardian of the person and estates of DeVere and Dorcas McConnell, minors does hereby and by these pavesents acknowledge full payment of the sum of \$1500.00 and accrued interest andfull satisfaction of said loan and mortgage, and does also hereby and by these presents cancel and release said mortgage, which said mortgage was recorded in the office of the Register of Deeds of Tulsa County, Oklahoma, on March 29, 1909, at 11 o'clock A.M. in record \$46, page 237.

Witness my had and seal on this 27th day of July A.D. 1910. Mrs Josephine McConnell, Gdn.

State of Oklahoma, County of Tulsa, .

Before me, a Notary Public in and for said county and state, personally appeared Mrs Josephine McConnell, to me known to be the person who subscribed the foregoing release and acknowledged to me that she executed the same as her her free and voluntary act and deed, for the uses and purposes therein set forth. (seal) R.R. Poe, Notary Public.

My commission expires 2-1-1914 Filed for record at Tulsa, Okla Aug 5, 1910 at 11 o'clock A.M.

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

H.C. State of Oklahoma, Tulsa County, SS.

Sherman Fleetwood being first duly sworn on oath says that shortly after the death of the wife of Candy Squire the said Candy Squire (creek roll No. 1956) placed his two infant children, Hannah Squire (creek roll No. 1959) and Noah Squire (Creek roll No. 1960) in the cars and custody of affiant that Noah Squire was then about ten months old, that affiant kept, cared for, boarded and lodged both of said children until they died and that he paid the doctors and the burial expenses of said children, that said Hannah Squire died about April, 1900, and Noah about January 1901, that affiant kept said Hannah about 18 months and said Noah about 26months, that the reasonable value of said services was ten dollars per month per child or \$440.00, that their father was liable to affiant for said services and never paid him, that the father was killed Christmas day, 1902, that the allotments of said children descended to their father on their deaths, that upon their father's death the allotments of said children descended subject to their fathers debts, the same being affiants unpaid bill as aforesaid, that affiant has a claim against said allotments for his unpaid bill, that there has never been any administration of the estate of said candy Squire, that the allotment of Hannah Squire is the S. R. quarter of section 30, Township 16 North Range 13, East of I.M. in Okmulgee County, Oklahoma, that the allotment of Noah Squire is the