the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation for the uses and purposes therein set forth. Witness my hand and official seal the day and year above written. (seal) Benjamin C. Conner, Notary Public.

(seal) Benjamin C. Conner, Notary Public. Ny commission expires March 29, 1911.

Filed for record at Tulsa, Okla Con 1, 1910 at 4:20 P.M. H.C. Walkley, Register of Deeds (seal)

ALED

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State of Oklahoma,) County of Wagoner) SS In County Court In the matter of the Estate of Charley Green, Deceased. Order approving Deed.

Now on this 30th day of September 1910, this matter coming on for hearing upon petition of Chapman Fife, as one of the Full Blood Heirs of Charley Green Deceased, for the approval of a Deed executed by him as such heir, and said petitioner appearing in person and by attorney and the Court having heard said petition and the evidence introduced thereon and being fully advised in the premises, finds:

That said Charely green, was a Full Blood Creek Citizen that there was allotted to him as such citizen, as a part of his allotment, the East Half of the Southwest Quarter of Section Three (3), Township Eighteen (18) North, Range Fourteen (14) East; that said Charley Green died or or about the----day of-----1906, intestate and without issue seized of the above described tract of land.

That said Charley Green, at time of his death was a single man aged about----years, and was at the date" of his daid death a resident in good faith of that part of the Indian Territory, now constituting a part of Wagoner County, Oklahoma, and died in said territory which is now a part of Wagoner County, Oklahoma, and that this Court has full and complete jurisdiction of the settlement of said estate and authority to approve this deed.

The court further finds, that petitioner Chapman Fife is an heir of said Charkey Green Deceased, as as such is the owner of an undivided one third interest in and to above described lands, and that petitioner has executed a Deed conveyng his interest therein to H.H. Snider for a consideration of \$800.00 which deed is dated July 7th, 1910.

The Court further finds that said lands have been appraised under directions of this Court at the price of \$2400.00 for the whole of said tract of land; that petitioners interest therein, towit: One third is reasonabley worth the sum of \$800.00 and that the consideration paid for said petitioner's interest towit the sum of \$800.00 is a fair reasonable and adequate consideration therefor

The court further finds that said Grantor in said deed, is of lawful age and competent to make such conveyance and that he fully understands the said transaction and that said deed should be approved.

It is therefore, by the Court, ordered, adjudged and decreed that said deed above described executed by Chapman Fife, to H.H. Snider, dated July 7th, 1910, be and the same is hereby approved and confirmed and said sale declared valid.