To have and to hold the same unto the said N. V. V. Franchot, his heirs, executors, administrators and assigns under the terms of said original lease and during the period for which same is to run.

In witness whereof, Headlight Oil Company has caused this assignment to be executed by its duly authorized officer on the 15th day of December, 1910.
Witnesses:

E. R. Perry

Headlight Oil Company,

D. W. Franchot

By Charles B. Williams.

(SEAL)

State of Oklahoma/ County of Tulsa, SS.

Before me, Guy L. Reed, a notary public duly commissioned and acting as such in and for the state and county aforesaid, on this 15 day of December, 1910, personally appeared Charles B. Williams of Chicago, Illimois, known to me to be the identical person who executed the within and foregoing assignment as the duly authorized officer of Headlight Oil Company, and act nowledged to me that he executed the same as his free and voluntary act and dead and as the free and voluntary act and dead of said Headlight Oil Company, for the uses and purposes threin set forth.

(SEAL)

Guy L. Reed, notary public.

My commission expires Aug 21, 1912.

Filed for record at Tulsa, Okla., Jan 10, 1911, at 4/20 P. M.

H. C. Walkley, register of deeds. (SEAL)

CARACE

## ORDER CONFIRMING SALE OF REAL ESTATE/

State of 20klahoma, Muskogee county. In the county court.

Probate No. 553.

In the matter of the guardianship of Sadie Charles, a minor.

Now on this loth day of January, 1911, there combot on for hearthy the return of sale made by A. E. Charles, as the guardian of the estate of Sadie Charles, minor, and said guardian appearing in personand by T. D. Evans, his attorney, and there being no objection made or exception filed to said return of sale and it appearing that due notice of this hearing has been given by posting notices thereof in three public places in Tulsa County, Oklahoma, and by posting three such notices in Muskogee county, Oklahoma, all done under orders of this court and in full compliance therewith, such posting in each case being at least ten days refore hearing as provided by law and the orders of this court, and having heard and considered the evidence of witnesses offered in support of said return and being fully advised in the premises finds:

That in pursuance of an order of state made and enterd on the 3rd day of November, 1910, said guardian on the 26th day of November, 1910, sold the following described real estate, situated in Tulsa Conty, Oklahoma, to-wit:

The northwest quarter of section eleven (11), township nineteen (19) north, range thirteen (13) east, of the Indian base and meridian, at Private sale to G. N. Wright, Jr., upon the following terms to-wit:

For the sum of twenty-sight hundred and fifty dollars, (\$2850.00), payable as follows: cash in hand upon confirmation of sale by the court.

That said sale was made after due notice as prescribed by said order of sale, that said purchaser was the highest bidder therefor, and said sum the highest and best sum bid, that said sale was legally made and fairly conducted, that said sum exceeds the apprecised value of \$2720.00, which