By C. N. Wickizer, President.

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C. G. Gray, secy.

Attest:

State of Oklahoma, Tulsa County, SS.

Before me, a notary public in and for seid county and state, on this 12th day of January, A. D. 1911, Personaly appared C. N. Wickizer, to me known to be the identical Person who subscribed the name of the maker thereof to the foregoing instrument as its President and acknowledged to me that he executed the same as his free voluntary set and deed, and as the free and voluntary set and deed of such corporation, for the uses and Purpses therein set forth.

In witness whereof, I have herecuto set my hand and affixed my notorial scal the doy and year last above written.

(SEAL)

James Bowen, notary public.

My commission expires Feb 10, 1914. Filed for record at Tulsa, Okla., Jan 12, 1911, at 2:40 P. M.

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

O MEYERS

In the county court of Tulsa county, Oklahoma. In the matter of the estate of Jennie Johnson, deceased.

ORDER.

ORDER.

Now, on this, the 6th day of Jenuary, 1911, this madter came on for hearing upon the Petition of Charles Page adking for an order of court aproving a deed of conveyance, to him executed by Sandy Johnson, and embracing the land below described. The Petitioner aprearing in Person and by his storney, W. D. Abhot, and the court after hearing the evidence of witnesses as to the value of the Land conveyed, and the said Sandy Johnson, aPrearing in Person and the court being fully advised in the Premises, finds:

That the allegations in the Petition contained are true; that one, Jennie Johnson was a full blood Creek Indian, duly enrolled as son and died intestate, November, 1909, seized of the following described land, situate in Tulsa Conty, Oklahoma, to-wit:

Lot 4 in section 3, township 19 north, range 11.

and that the said land was no Portion of her homestead allotment, but was land she had inherited from one, Una-Johnson, her daughter,

The court further finds that the said Jennie Johson left her surviver and as her only heirs at law, one Sandy Johnson, her husband, and Emma Johnson and Molle Johnson, her daughters, and that the said Sandy Johnson, Emma Johnson and Emma Johnson are full blood Greek Indians, and that they inherited the land aforessid in equal Parts from the said Jennie Johnson and are the only heirs at law of the said Jennie Johnson.

The court further finds that on the 6th day of January, 1911, the said Sandy Johnson made executed and delivered to the Petitioner, Charles Page, his deed of conveyance, conveying to said Charles Page all his right, title and interest in and to said land, in consideration of One-third (1.3) of the value of the said land's at twelve Dollars and fifty cents (\$12.50)/&r acre, the sum Faid to the said Sandy Johnson being \$83.33.

And the court further finds that the said conservation is adequate.

Wherefore, it is by the court consumered, ordered, adjudged and decreed that the said deed of enveyance, lastabove described, be and the same is hereby in all respects adfroved and confirmed, under and by virtue of an act of congress, dated May 27, 1908, entitled, "An act for the removal of restrictions from Parts of the lands of the elottess of the Five Civilized Tribes; and for other EurPoses."

N. J. Gubser, .judge.