May 27, 1908), is hereby approved in accordance with the Provisions of the Act of Congress approved April 26, 1906 ( 34 Stat. L. 137).

Frank Pierce, first assistant secretary of the interior. W. C. K. mo. 38 In the conty court within and for Tulsa county, state of Oklahoma, In the matter of the estate of Thmas Jefferson, a most, Mose Jefferson, guardian. Order of Court

Now, on this 30th day of December, 1908, comes Mose Jefferson, guardian of Thomas Jeffersn, a minor, and Presents to the court the deed executed by him as such guardian in accordance with the order made and entered in this court on the 26th day of December, 1908, and conveying to M. B. Shutts all the right, tite, interest and estate of the said Thomas Jefferson, a minor, the same being an undivided one-third (1/3) interest therein, in and to the following described real estate situate in Tulsa county, state of Oklahoma, to-wit:

Lots one (1) and four (4) of section thirty-six (36) in township nineteen (19) north, range twelve (12) east, the east one-half of the southwest quarter and lots three (3) and four (4) of section eighteen (18), in township nineteen (19) north, range thirteen (13) east, containing one hundred and sity (160) acres, more or less, and being the lands that werealloted to Lena Jefferson, the deceased mother of the said Thomas Jefferson, a minor;

And the court, upon due examination and inspection of said deed, finds the same to be in all thirrs, in manner, form and substance, as required by law. And the said Mose Jeffersn as such guardian having failed to make and filed the additional End herein as heretofore ordered by the court, comes now and, upon the order of the court, pays over into the registry of the court the \$2400.00 Paid by the said K. B. Shutts as Lurchase Price of the above described lands, the same to be held in the registry of the court to the use and benfit of the said minor until the said Mose refferson shall file said addttional bond or until a new guardian of said minor shallbe appointed by the court and shall execute a bond as such guardian as required by law.

It is therefore, by the court, considered, ordered, adjudged and decreed that the said deed of conveyance be and the same is harchy in all things confirmed and approved and that the same be delivered to the said M. B. Shutts.

> N. J. Gubser, judge of county court of Tulsa County.

> > To, Mr. 12221

In swa angu

Ω

State of Oklshoma, Tulsa County, SS.

I, G. W. Davis, clerk of the county court in and for the county and state aforesaid, do hereby certify that the instrument herto attached is a full, true and correct coby of Order approving deed conveying inherited land of full blood Indian, as the same appears of record in this office.

· Witness my hand and the seal of said court at Tulsa, Oklahoma, this 30 day of Dec., 1908.

(SEAL) G. W. Davis, elerk of the county court. State of Oklahoma; Tulsa, County, at Thisa; Oklast

I hereby certify that this instrument was filed for record in my office on Dec 30, 1908, st 2 o'clock P. N. and is auly recorded in record 36, Page 623.

H. C. Walkley, register of deeds. (SEAL) iled for record at Tulsa, Okla., Jan 14, 1911, at/1:50 A. M.

COMPARED H. C. Walkley, Megister of deeds. (SEAL) affine Inherited Fand Care

WARRANTY DEED.

The

12:5-6

adev Dais of dev of August, A. D. 1908, between Wether Jefferson

172

That

Certer 4

5

sola.

10