202

(SPAL)

auy T. Reed, notary Fublic.

-

My commission exfires Aur 21, 1912.

Tiledfor record st mulss, Okla., -sn/ 17, 1911, at2:45 P. *.

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

COMPARED

In the county court of Tulss conty, dahoma.

In re estate of Jennie Johnson, deceased. ORTER.

Now, on this, the 14th day of January, 1911, this mater came on for hearing, upon the betition of Therles Page braying for an order of court aproving a deed of conveyance to him executed by Sandy Johnson, and embracing the land below described. The Petitioner appearing in person and by his attorney, W. D.Abbott, and the said Sandy Johnson apearing in person and the court after hearing the testimony of the witnesses as to the value of t the said land and as to the value of the interestof the said Sandy Johnson therein, and being fully advised in the Premises, finds:

ORDER.

That the allegations in the Petition contained are true; that one, Tenie Johnson, was a full blood creek indian, duly enroled as such, and received as her distributive share of the lands of the coreck ration, the following described land situate in what is now Tulsa county, Oklahoma, to-wit:

The northwest quarter of section ten (10) township naneteen (19) north, range eleven (11) east.

containing 160 acres more or less.

The court further finds that the said rennie Johnson died while a resident of and in what is now Tulsa conty, Oklahoma, on or about the 5th day of November, 1909, leaving her stoviving and as all her heirs at law, one Sandy rohnson, her husband, and Emma Johnson and "ollie Johnson, her daughters, all of whom are full blood freek rudians; that under the laws of descent and distribution of the state of Oklahoma in force at the date of the death of the said Jennie rufison, said land descended one-third to Sandy Johnson. One-third to Emma rotion and one-third to "ollie -ohnson; that said land or any Part thereof is not now occupied by, or used or claimed as a homestead by the said fandy rollion, "ollie rohnson, or Emma Johnson or either of them.

The court further finds that on theldthday of rankry, 1911, the said Sandy Johnson, made executed and delivered to the Petitioner, Charles Page, his deed of conveyance, conveying to the said Charles Page his undivided one-third interestin sucto the land aforesaid, in consideration of the sum of \$1333.33; that said consideraton is adequate, and the said deed has been examined in open court.

Wherefore, it is by the court ensidered, ordered, adjudged and decreed, that the said deed of enveyance, above described be and the same is hereby in all respects approved and confirmed under and by virtue of an act of congress, dated "ay 27, 1908, entitled, "An act for the removal of restrictions from Parts of the lands of the allottees of the Five Civilized Tribes; and for other PurPoses."

N. J. Gubser, judge. Certificate of true coly. State of Aklahma, county of Tulsa, SS. Prob 937. T, G. W. Davis, clerk of the county court of Julsa conty, Aklahoma, do hereby certify that the instrument hereto attached is a full, true and correct copy of Order confirming deed as the same apears of file and record in this office.

Witness my hand and the seal of said court at Tulsa, Oklahoma, this 14 day Jan. 1911.

(SEAD) (SEAD) A Jule Olla Jan 17, 1911 at 3:35 Pm By Mabel L. Young, Dep. Malely, Reg of deeds (seaf.)