Filed for record at pulsa, okla., ran 17, 1911, at 4:05 P. M.

HTG. Walkly, register of decks. (SEAL)

COMPARED

QUARTIAN'S DEED.

This indenture, made the 29th day of warch, nineteen hundred and nine, at Claremore, state of Oklahoma by and between R. W. Canfield, the duly Pointed, qualified and acting guardian of wartha Scott, a minor, resident of pogers county, Oklahoma, Party of the first Part, and Thomas waken the Carty of the second Part,

Witnesseth, that whereas, on the 6th day of January, 1909, the county court withmen and for the county of Rogers state of Oklahoma, made an order of sale, authorizing the said Party of the first Part to sell certain real estate of the said Martha Scott, a whor, situated in the county of rulsa, state of Oklahoma, described in said order of sale

And whereas, under and by virtue of said order of sale, and Pursuant to legal notices given thereof, the said party of the first Part on the 13thday of warch, A.P. Mineteen hundred and nine sold the hereinafter described real estate specified and described in said order of sale, subject to confirmationby said court, for the sum of Two hundred (\$200.00 Dollars, to Thomas Maken, he being the highest and best bidder and that being the highest said best sum bid.

And whereas, the said county court, upon the due and legal return of quardian's proceedings under the said order of sale, made by the said party of the first Part on the 13th oday of March, A. D. 1909, after due and legal notice thereof, by the said guardian Posting three notices thereof in three Public Places in Romers county, at least ten days before said date, did on the 29th day of March, 1909 make an order confirming said sale, and directing conveyances to be executed to the said farty of the second Part; a certified copy of which order of confirmation was recorded in the office of the register of deeds of said mulsa county, within which the said land sold is situated, on the 2nd day of APril A. D. 1909, in book 52, on Page 208 and which said order of confirmation now on file and of record the said county court, and which said record thereof in said register of deeds office are hereby referred to and made a Part of this indenture.

Now therefore, the said R. W. Canfield, as the guardian of the said Martha Scott, a minor, as aforesaid, the Party of the first Part, Pursuant to the order last aforesaid of the said county court, and for and in consideration of the sum of two hundred dollars, (\$200.00) rollars to him in hand Paid by the said party of the second part, the receipt whereof is herby acknowledged, has granted, bargained, sold and caveyed, and by these Presents does grant, bargain, sell and convey unto the said party of the second part, his heirs and assigns forever, all the right title interest and estate of the said martha Scott minor, in and to all the certain lots Pieces or Parcels of land, situated, lying and being in said county of Tulsa state of Oklahoma, and bounded and Particularly described as follows, to-wit:

All of her undivided one fourth interest in and to the following described tracts towit: The southeast \(\frac{1}{2}\) of the southeast \(\frac{1}{2}\) of the northwest \(\frac{1}{2}\) of the northwest \(\frac{1}{2}\) of the southeast \(\frac{1}{2}\) of the northwest \(\frac{1}{2}\) of the southeast \(\frac{1}{2}\) of section \(\frac{1}{2}\) nine (9) all in towns \(\frac{1}{2}\) twenty north of range fourteen east, containing 70 acres more or less.

together with the tenements, hereditaments and apurtenances whatsoever to the same helonging or in anywise appertaining.

To have and to hold, all and singular, the above mentioned and described Premises, unto the said Party of the second Part, his heirs and assigns forever.

in withess whereof, said the Party of the first part, guardian as aforesaid has here-

AN AN I

in in the second of the second