Petition of Sallie McGoy for aproval of her certain deld of conveyance, executed on the 28th day of December, 1910, by said Sallie McGoy to J. F. Pautler, by which deed of conveyance the said Sallie McGoy conveyed to said J. F. Pautler, ellof her right, title and interest in and to the west One half of the southwest quarter of section fifteen, township seventeen north, of range 13 east, in Tulsa county, Oklahoma, and there appearing, the said petitioner, Sallie McGoy in person and by her attorneys, Biddison & CamPbell, and the purchase, J. F. Pautler, also appearing in person, on the 28th day of December, 1910, the court after hearing the evidence introduced in support of said Petition, finds:

That Anderson the Son the May, 1903, in that Portion of the Greek Mation of Indians, died on the 21st day of May, 1903, in that Portion of the Greek Mation, now embraced in Tulsa county, Oklahoma,

That there had been allotted to said Anderson Johnson, as his share of the lands of the Creek Tation, all of the above described real estate, said lands being in that Portion of the Creek Tation, now embraced in Tulsa county, Oklahoma, and that he was the owner of said land at the time of his death.

That said land desended to the heirs of said Anderson Johnson under the laws of descent and distribution of the state of Arkansas.

That the said Anderson Johnson at his death left, his father, Andrew Johnson, his mother Eliza Johnson, a brother, wenry McCoy and a sister, Cilla Brown, as his sole and only heirs at law, that he left no children or descendents of children, and that the said Henry McCoy inherited and undivided one-fourth interest in and to said land.

That the said venry vecoy died in that bat of the Creek Pation of the Indian Territory which is now embraced in Tulsa county, Aklahoma, on the ____ day of Actoer, 1907, after the state of Oklahoma was admitted into the Union, leaving as his sole and only heirs at law, his wife, Sallie Menoy, this Petitioner, and two children, Nicey McCoy and Ollie McCoy, minors. That he left no other children or descendants of children, and that this Petitioner claims to have inherited a one-third interest of said Henry McCoy which is an undivided one-twelfth interest in said land, but as this Petitioner isinformed that there is somewhat of a legal question as to whether Henry McCoy acquired any interest in said land at all.

The court further finds, that the said Henry McCoy, and all Persons mentioned herein are citizens of the Creek Wation of Indians and enrolled as full-blood Indians.

The court further finds, that reorge Wiles, claud Sample and Ed Baker, who were by this court duly affointed to appraise said real estate, did on the 10th day of January, 1911, file with the clerk of this court, their apprecisement of said Land, in with they placed the value thereof at sixteen Fundred Dollars.

The court further finds, that the sum of \$133.00 is a fair and reasonable compensation for said Sallie Mcnoy's interest in said land, and that said deed should be approved

The court further finds that said Fallie VcCoy has received the sum of \$133., and that she in all matters and things is satisfied therewith, and that Ahe consents that said deed of conveyance by by this court sprayed and confirmed.

It is therefore by the court considered, ordered, and adjudged, that said deed of conveyance be in alimatters and things approved and confirmed.

N. J. Gubser, judge.

State of Oklahoma, county of Tulsa, SS.

I, G. W.Davis, clerk of the county court of Tulsa county, Oklahoma, do hereby certify that the instrument hereto attached is a full, true and correct copy of Order continuous sale as the same apears of file and record in this office. Witness my hand and the seal