was a full blood citizen of the Creek Ustion of Indians enrolled upon the final citizenship rolls of the creek nation opposite roll number 6361.

That as such citizen of the creek nation there was elotted to the said Chesley Starr by the commission to the five civilized tribes of Indians the following described real estate:

The north $\frac{1}{2}$ of the north $\frac{1}{2}$ of the southeast $\frac{1}{2}$ of the southwest $\frac{1}{2}$ and the north $\frac{1}{2}$ of the south $\frac{1}{2}$ of the north $\frac{1}{2}$ of the southwest $\frac{1}{2}$ and the south $\frac{1}{2}$ of the north $\frac{1}{2}$ of the southwest $\frac{1}{2}$ and lots (5 & 6) five and six all in p section four (4) township nineteen north of range ten (10) east I. B. M. and the south $\frac{1}{2}$ of the southwest $\frac{1}{2}$ and the south $\frac{1}{2}$ of the north $\frac{1}{2}$ of the southwest $\frac{1}{2}$ and the south $\frac{1}{2}$ of the north $\frac{1}{2}$ of the southwest $\frac{1}{2}$ in section four (4) township nineteen (19) north, range ten (10) east, and lot 2 section 9, Twp 19N, range 10E., situate and lying in Fulsa county, state of Oklahoma, containing 121.35 acres more or less, as the case may be according to the United States plat and survey thereof.

That the said Thesley Starr died intestate near Eufaula, McIntosh county, state of Ollahoma, but that at the time of the death of the said Chesley Starr he was a bona fide resident and citizen of Tulsa county, Oklahoma, and the county court of Tulsa county, has jurisdiction of the estate of the said Chesley Starr, deceased; that the said Chesley Starr died seized and possessed of the inheritable fee simple title in and to the real estate herein described.

That the said Chesley Starr left surviving him as his sole and only heir at law. Sordie Gooden who is a lawful sister; that the said Chesley Starr left neither issue nor lawful issue of any of his children who can represent such issue in taking an inheritance from said Chesley Starr; that the said Chesley Starr left neither father nor mother nor wife nor brother nor sister except Sordie Gooden who is the sole and only heir at law of the said Chesley, Starr, deceased; that upon the death of the said Chesley Starr, deceased, Sordie Gooden became vested and possessed of the inheritable fee simple title of the land herein described.

That the said Sordie Gooden did on the Eth day of February, 1911, A. D., by her certain warranty deed in consideration of the sum of \$1765 (1765) and the additional consideration of paying the indebtedness of the estate which amounts to \$2059.09 granted, bargained, sold and conveyed unto Ethel Davis, all her right, title and interest in and to the real estate herein described; that the said Ethel Davis is to pay the cost of this proceeding and all the cost in the winding up of the administration of the said estate of Chesley Starr, deceased, and further that none of the indebtedness of the estate of the said Chesley Starr, deceased, shall become a charge against the lots owned by the said Chesley Starr, deceased, in the town of Coeta, and described as follows, towit:

Lots twenty five and twenty six (25 & 26) in block twenty five (25) and the south half of lot one (1) in block twenty four (24), in the town of Coweta, Wagoner county, state of Oklahoma.

That the said deed made was fairly made and legally executed that the consideration named therein is ample and sufficient and the court being fully advised in the premises,

It is therefore ordered, adjudged and decreed by the court that the said deed executed by the said Sordie Gooden to the said Ethel Davis covering the real estate herein described be, and the same is, her by confirmed, ratified approved and declared valid.

In witness whereof, I have herounto set my hand this 13th day of February, & A.