and the she was to be a second

316

in and to Lot Numbered 5 in Block Numbered 18 and lot 12 in Block numbered 19 in the Toyn of Owasso Okla , formerly Cherokee Nation, Indian Territory, and according to the platfon file as aforesaid .

In witness wher-of I, the Principal Chief of the Cherokee Nation, have he. reunto set my hand and caused the Great Seal of said Nation to be affixed at the date hereinafter shown .

Date June 8th 1908 .

By Wm/ T Martin Clerk .

W.C.Rogers Principal Chief of the Cherokee Nation

D

Ð

Ĩ

٩

Department of the Interior .

BREAT SEAL.

Approved AUG 4 1908 190 , James Rudolph Garfield, Secretary By Oliver A Phelps, Clerk .

Office of Indian Affairs RECEIVED. Jul 28 1908 File 51113

Filed for record at request of Book II page 353 on the IO day of Aug 1908 at 9 O'clock A.M J.G.Wright, Commissioner to the five Civilized Tribes

File No 6434 Fil d for record Oct 6 1908 at 8 A.M. H.C. Walkley Reg of Deeds (SEAL)

COMPARED

----: AGREEMENT :-----

Made this the 4th August 1908 between Fannie Johnson party of the first part and James Mc Cann and R.E.Berger attorneys at Law of Tulsa Okla parties of the second v part, Witnesseth: The said party of the first part hereby agrees to and does employ the party of the second part as her attorneys to prosecute a certain law suit to set aside certain deeds given by first party to H.F.Watosn and T.H.Finley on July 2 h 1908 to the E/2 of the SE I/4 of the SE I/4 and Sw I/4 of the SE I/4 all of the SE 1/4 of Sec 20 Township 20 Range 13, in Tulsa County, State of Oklahoma

Further the party of the first part agrees to pay said second pa rty for their services as follows to wit : \$ 50.00 at the making of this agreements, and 25% of the proceeds recovered in the event of recovery of said suit, to be paid out of the proceeds/f the sale of said land of the said second parties are to take 25 % of the land so recovered as & their when no decire to lake the land if the same is settled by settle parts. pay for services, to be deeded to them by said first party, compensation provided for to be paid said actorneys to the same, they to have a lien on the land for payment of the same .

The first party agrees to pay all cost of this suit and in event the expenses in-curred is paid by others and the same are proper, and approved by said first party she will pay the same to such parties .

It is further agreed that in no event is the second party to pay any expenses in any manner or form incurred in the prosecution of this suit , or advance any mon ey in or to be used in prosecution of the same . 0

In witness whereof we have hereunto set our hands this 4th days of August August 1908 .

Fannie Johnson

James Mc Cann

R.E.Berger