Cynthia T. Aaronson Lionel E. Z. Aaronson

## OKLAHOMA AOKNOWLEDGMENT

STATE OF OKLAHOMA , )
County of Tulsa )

Before me, in and for said County and State on this 8th day of June 1922, personally appeared Cynthia T. Aaronson and Linnel E. Z. Aaronson, her husband, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have be reunto set my official signature and affixed my notarial seal the day and year above written.

My commission expires Sept 30 1925 (SEAL) Thomas J. Burke, Notary Public Filed for record in Tulsa County, Tulsa Oklahoma, June 13, 1922 at 1:00 o'clock P. M. in Book 406 on page 145

By Chas. Haley, Deputy

(SEAL) O. D. Lawson, County Clerk

202170 C.J. COMPARED

CONTRACT.

THIS AGREEMENT made and entered into by and between Harley Timothy, nee Barnette, and Jim Barnette, parties of the first part, and Crump, White & Seawel, co-partners composed of W. J. Crump, Myron White and Gus Seawel, parties of the second part, WITNESSETH:

THAT Harley Timothy, nee Barnette, and Jim Barnette, parties of the first part, by these presents and under the following terms and conditions fully set forth, hereby emaploy the said parties of the second part to prosecute their claim and to represent them in all matters concerning their right, title and interest to be established in and to the estate of Toady Standwaitie, deceased, who at the time of her death was a resident of Tulsa County, State of Oklahoma.

IT BEING HEREBY expressly understood and agreed by and between the parties to this agreement that the said parties of the second part are to receive as their compensation in saidcase forty percent of all lands, money and property of every kind that shall be recovered by the terms of any litigation therefor by reason of any compromise that shall be made in said litigation, it being understood that any compromise entered into shall not be made until the full consent and approval shall be secured of and from the parties of the first part.

IT IS FURTHER understood and agreed between the parties hereto that the parties of the second part shall prosecute any and all suits necessary to the full and complete terms of the parties of the first part rights in and to said estate, and shall advise the parties of the first part in all matters in connection therewith, and the parties of the first part shall bear all necessary expense in said matter in the way of procuring the attendance of witnesses and in the taking of necessary depositions to prove their claim or right, title and interest in and to said estate; also said parties of the first part are to pay all necessary court costs in the inetitution of any suit to establish their rights herein.

IN WITNESS WHEREOF, the parties to this agreement have hereunto affixed their names on this the 5th day of June, 1922.

Grump , White and Seawel

Harley Timothy X
Mark

By Myron White

Nee Barnette

James Barnette

--- 60

.

1

. .