

in which the said minor has and claims an undivided interest, and as a consideration for the services of second party hereby agrees that second party shall receive for his services in establishing and recovering the interest of the said minor in said land, and undivided one-half of all lands or interests therein to which the title of the said Millie Naharkey shall be established and one-half of all moneys or other property which shall be received by the said ward by reason of any settlement or compromise of her claim or recovered by any action brought to establish her claim in such lands, or which shall be recovered by her as bonus rents and profits or income from said lands; such division of lands, moneys or other properties to be made when her claim or interest in said land shall have been finally determined.

In the event it shall be finally determined that first party's ward has no interest in said property, then neither first party nor his ward shall be liable to second party for any fee whatever for second party's services.

Second party agrees in consideration of the performance of the above obligations by first party, to institute and prosecute with all due diligence such proceeding, or proceedings, as may be necessary to establish, recover and protect the interest of the said Millie Naharkey in the land above described, and to use his best efforts in all things that may be necessary to establish and recover said interest; to institute, if necessary, action in the courts and to prosecute the same with all due diligence and as best he may to a successful determination; and to act in all things in the capacity as an attorney at law for first party and his said ward, with all skill and diligence.

It is further agreed that no compromise or settlement of the claim of said Millie Naharkey to said property shall be made by either party hereto without the knowledge and consent of the other party.

Approved this 8th day of June 1922 as per
order of this date

Z. I. J. Holt
Co. Jdg.

Stephen B. Nelson
Guardian of Millie Naharkey

A minor

Shell S. Bassett

STATE OF OKLAHOMA
COUNTY OF TULSA ss.

Before me on this 7th day of June, 1922, personally appeared Stephen B. Nelson, known to be to be the identical person who executed the within and foregoing contract and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.

WITNESS my hand and seal on the day and year last above written.

My Commission expires April 13, 1924 (SEAL) Beatrice Hoff, Notary Public

Filed for record in Tulsa County, Tulsa Oklahoma, June 9, 1922 at 9:40 o'clock A. M.

in Book 406 page 91

By Chas. Haley, Deputy

(SEAL)

O. D. Lawson, County Clerk

201898 C.J.

COMPARED

IN THE COUNTY COURT IN AND FOR TULSA COUNTY,
STATE OF OKLAHOMA.

IN THE MATTER OF THE ESTATE OF
Millie Naharkey, a Minor,
Stephen B. Nelson, Guardian.

No & 500

ORDER.

This cause coming on for hearing on this 8 day of June, 1922, upon the petition of Stephen B. Nelson, as Guardian of the estate of Millie Naharkey, a Minor, for authority to enter into a contract with Shell S. Bassett, a practicing attorney of Tulsa Oklahoma, for the establishing and recovery of the interest of the minor in certain lands in Tulsa