4.

That the suid son and daughter, each, shall have the right of option to choose from the said real property one lot being 100x150, the same being a portion of the real property now owned by the said Louis Shenk; my said son shall have the first choice and my daughter the second, which shall be charged to their proportion of the devised property above described.

5.

In event that any of the above named beneficiaries shall not survive me, and in event that they leave lawful issue, such issue, shall take by per stirpes and not per capita.

6.

Should any of the beneficiaries under this my last will, other than my said wife, object to the probate thereof, or in anywise, directly or indirectly contest or aid in contesting the same, or any provision thereof, or the distribution of my estate thereunder, then in that evert I annul any bequest herein made to such beneficiary, and it is my will that such beneficiary shall be absolutely barred and cut off from any share in my estate.

7.

I nomiate, constitute and appoint my daughter, Helena Beatty nee Shenk, executrix of this my last will and testament, she to serve without bond.

IN WITNESS WHEREOF, I Louis Shenk, have hereunto subscribed my name and affixed my seal this loth day of September, 1920, in the City of Tulsa, State of Oklahoma.

Tonis Shenk

Subscribed by Louis Shenk in the presence of each of us, the undersigned, and at the same time declared by him to us to be his last will and testament, and we, thereupon at the revuest of Louis Shenk, in his presence and in the presence of each other sign our names as witnesses, this 10th day of September, 1920.

R. E. Berger - Tulsa, Oklahoma Elizabeth Hall - Tulsa, Oklahoma IN THE COUNTY COURT OF TULSA COUNTY

In the matter of the Estate of Louis Shenk, Deceased.

No.4148.

FINAL DECREE.

STATE OF OKLAHOMA.

It appearing to the Court that now here, on satisfact ory proofs and the evidence, that the necessary expenses of funeral, of the last sickness of said deceased, and of administration of said estate, have been fully paid, and that all the debts existing against said deceased, or allowed by the Court, pursuant to law, have been fully paid and satisfied, and that the said estate has been fully administered, as appears by the final account of Helena Beatty. Executrix of said estate, duly audited and allowed by this Court, pursuant to due notice given, will appear, reference being had heretom and that said estate is ready for distribution.

And it further appearing, that due notice of the application for this final decree and discharge of the Executrix in the said matter, and assigning the estate to the persons thereto entitled by law, has been likewise duly given.

And it further Appearing, That the said deceased died testate, and the residue of said estate, consists of the following de scribed real property, to-wit:

The South Half of South Half of Southwest Cuarter of Northwest Wuarter of Section Twenty-eight (28), Township Twenty (20) North, Range Thirteen (13) East, in Tulsa County, Oklahoma, containing 10 acres, more or less.

And it further appearing to the Court, that the following persons are entitled to

Fam: 14,30,40