The East Half of the Southwest Quarter of Section Twenty-two (22) Township Nineteen (19) North, Range Thirteen (13) East of the Indian Base and Meridian, containing 80 acres, more or Less, in Tulsa County, Oklahoma, and

айылда жайылда жалардын жайында жайда калда калдай каларын жайында жаларылда жайылда жайда жайда жала жайда жа Жасаматтарда карда карда каларын жайыла жаттарда катарылган жайылда жайда жайылда жайыл жайда жайыл жайылда ка

al se a llader and a la brance branch a particular a star an and the second second second second second second

602

COMPARED

Lots 1, 2, 4, and 8 in Block 2; Lots 1, 2, and 3, in Block 5; Lots 1, 2, 3, 4, 12, 13, 23, 24,25, 26, 27, and 28 in Block 4; Lots 1, 2, 3, 4, 5, 6, 7, 25, 26, 27, 28, 29, and 30, in Block 5; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 14, 15, 16, and 17 in Block 6; Lots 15, 16, 17, 18, 19, and 20, in Block 7; Lots 6, 7, and 8, in Block 8; Lot 1, 2, 3, and 4, in Block 12; and Lots 1 and 3, in Block 13 of Hillcrest Addition to the City of Fulsa, Oklahoma, according to the recorded plat thereof, Lot 21 in Block 1; Lot 13 in Block 6, and Lots 6 and 7 in Block 4, all in Hillcrest Addition to the C ity of Tulsa, Oklahoma, according to the recorded plat thereof,

That a distribution as prayed for in said petition would be for the best interests of said estate and all persons interested therein.

That after said transfer and distribution of the above described property there will remain in the hands of said Administrator with the Will annexed several thousands of dollars worth of property of said estate more than sufficient to pay all taxes, costs, charges and expenses of administration.

IT IS THER FORE ORD ED, ADJUDGED and DECRMED by the Court that the above desoribed real estate be and the same is hereby transferred, vested and assigned and conveyed to said Margaret E. Reynolds forever,

TO HAVE AND TO HOLD the same, together with, all and singular, the hereditaments and appurtenances thereunto appertaining.

IT IS FURTHER ORDERED that by reason of the fact that all of the debts of said decedent and said estate have been paid and that there is sufficient property pemaining in the hands of said Administrator with the Will annexed to may all costs, charges, and expenses of administration of said estate, no bond is required of said Margaret E. Reynolds for this decree.

(seal) John P. Boyd, County Judge. I, Hal Turner, Court Clerk, for Tulsa County, Oklahoma, hereby certify that the foregoing is a true, correct and full copy of the Instrument herewith set out as appears of record in the County Court of Tulsa County, Oklahoma, this 27th, day of April 1923, By E. A.Warterfeild, Deputy. (Seed) HAL TURNER, Court Clerk.

Filed for record in Tulsa, Tulsa County, Oklahoma, April 27th, 1923, at 2: P.M. and recorded in Book 446, Page 601.

By Brady Brown, Deputy. (seal) O.G.Weaver, County Clerk. 228825-GB COMPARED RELEASE OF MORTGAGE \_\_\_\_INDIVIDUAL

IN CONSIDERATION OF the payment of \$750.00, of the debt named therein, I do hereby release Mortgage made by George C.Frickel, and G. L. Stewart, to Pace G. Hefflefinger and Verna maxime mefflefinger, and which is redorded in Book 319, of Mortgages,