5. To receive and collect all monies that may be due us or either of us now or hereaftermay become due and hold the sums for us or invest the same in any way as may seem b est to him the attorney in fact to be for our best interest.

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 $\sim$  6. To employ lawyers and counselors at law for any and all legal advise necessary in the management of said estate or for any litigation that may arize and to defend us or either of us or to represent us or either of us in any suits now pending in the District Court of Tulsa or in any other court either in Tulsa County or any other County in the State of Oklahoma, and to contract for and pay for said services of any lawyers he the attorney in fact may employ, out of the funds in his hands belonging to us, or he may contract with Counsel for contingent compensation.

7. To bring all lawsuits necessary for the recovery of any of our property or money that may be due us and to employ any and all cousel necessary to handle said litigation.

8 To take such steps as may be may deem necessary or advisable to bring to an end if possible the guardianship roceedings that may be pending now in Tulsa County or Muskogee County or any other County where guardianship proceedings may be pending.

9 To keep and retain out of said estate and money a reasonable sum as salary for himself for his services rendered in the management of said property.

10. To pay us monthly a sum of money out of our estate sufficient to pay own expenses, providing he has money on hand belonging to said estate such amount to be determined from the extent of the estate on hand.

The life of tils contract shall be fof a period of five years and as much longer as may be necessary to settle or to prosecute to final judgmment any suits now pending or pending at the expiration of said five years from the date of execution of this instrument. Upon the termination of this contract said attorney in fact shall make a full and comple te account of all his acts and doings and turn over to us allmoney and property in his hands belonging to us.

And, we the undersigned W. G. Grayson and Lizzie Grayson, nee Johnson hereby give our said attorney in fact full power to do everything whatsoever requisite and ne cessary to be done in the premises as fully as we could do if personally present with full power of substitution and revocation, hereby ratifying and confirming all that our said attorney in fact or his substitutes shall lawfully do or cause to be done by virtue hereof.

In Witness where of we have here unto set our hands this the 10th, day of May 1923.

## W. G. Grayson

## Lizzie Grayson nee Johnson

STATE OF OKLAHOMA COUNTY OF MUSKOGEE SS BEFORE ME, the undersigned on the 10th, day of May 1923, perso nally apreared W. G. Grayson and Lizzie Grayson neeJohnson to me known to be the identical persons who executed the foregoing Power of Attorney and acknow ledged to me that they executed the same as their free and voluntary act and deed for the uses and pur oses therein set forth. (seal) H. J. King, Notary Public. My commission expires Jan 8, 1925.

Filed for record in Tulsa Tulsa County, Oklahoma, May 11th, 1923, at 9 AM. and recorded in Book 451, page 114 .

By Brady Brown, Deputy.

COMPARED

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(seal) O. G. Weaver, County Clerk.

Office of Indian Affa irs. ORDER FOR REMOVAL OF RESTRICTIONS JAN. 8 1923. 1716

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