ander sone and generalized and the second of the second and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and hotarial seal the day and year last above set forth.

My commission expires October 20, 1926.

(SEAL) Earle Stuart Rhode, Notary Public.

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ا در در اندری بر در این ۵۰ - در ۱۹۹۲ ۲۰۰۰ با پیلیسینی در در وطن هکاری و اولیسیوین ۵۰ - ۱۹۹۵ ۲۰۰۰ ۲۰۰۰ با دیکیویوههای در اور دارا در در در ا

Filed for record in Tulsa County. Okla. om May 11, 1923, at 10:30 A.M. and duly recorded in book 455, page 54, By Brady Brown, Deputy;

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

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## COMPARED <u>O R D E R</u>

IN THE COUNTY COURT OF TULSA COUNTY , OKLAHOMA.

## In the matter of the estate of) William F. Kistler, Deceased ) Probate No. 4024. OR DER OF COURT SETTING ASIDE HOMESTEAD.

Be it remembered, that on this 20th day of January, 1923, this cause came on before the Court upon the application of Florence L. Kistler, to have set aside the homestead to the said Florence L. Kistler, widow of the deceased William F. Kistler, and to William Lenix Kistler and Florence Louise Kistler, minor children

of the deceased. Also, there was presented to the Court in connection with said application the written consent of the adninistrators to the granting of the said application, and to the setting aside of the said homestead to said named persons. Also in connection therewith, there was presented to the Court the application of the minor children, William Lenix Kistler and Florence Kistler appearing herein through their attorney appointed by the Court to represent them in this estate.

It was made to appear to the court in support of the said application that st the time of the death of the said William F. Kistler he was residing with his wife; Florence L. Kistler, and minor child, William Lenix Kistler, upon the north 35 feet of lot 9 and the south25 feet of lot 10 of Block 2, in Stonebraker Heights addition to the City of Tulsa, Tulsa County, Oklahoma, and that the said described real estate comprised the homestead of the said deceased and his family at the time of his death; and it was further made to appear to the Court that within nine months after the death of the said William F. Kistler, there was born to his widow a daughter, Florence Louise Kistler, and that the said three named persons were the heirs at law of the said deceased, and constituted his family after his death.

It was further made to appear to the Court that the said family of the deceased have continued to reside upon the said descibed real estate, and to occupy the same as their home since the death of the deceased, and that they have no other homstead at the time of the hearing of this application.

It was further made to appear to the Court that there are no debts against the said deceased or his estate which constitute a lien upon the said homestead, or for which the said homestead is liable/for t he payment thereof, that the above named persons constitute all of the heirs of the said Wi lliam F. Kistler, deceased.

TheCourt concludes that the said described land, together with all the improvements thereon, constitutes the homestead of the deceased, and of his said family, and that the same is not subject to being administered upon in this Court as a part of the assets of his estate but that the same should be set aside as a homestead to the said family, consisting of said widow and two children above named, and that the title to the said described real estate should be vested in