IN WITHERS WEIGHT, the parties have hereunto bet their hands the day and year first above written.

Alice Jack.

Jim Juck

In the presence of,

O. R. Houard.

Dalton Lain.

State of Oklahoma) (s.s.

County of Tulsa

Before. me, Valton Lain, a Notary Public in and for said County and State on this 10th day or Sept. 1908, personally appeared Alice Jack and Jim Juck, to me known to be the identical persons who executed the within and foregoin; instrument and acknowledged to be that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

In witness whereof, I have hereunto set my hand and official seal the day and year last above written.

Dulton Lain,

(SEAL) My cormission expires June 4, 1912.

Notury Public.

Filed for record at Tulsa, Oklahoma Nov. 4. 1909. 2:30 o'clock P.M.

H. C. Walkley, Register of Deads (SMAL)

AGREEMBNT

عائلة أما المشارك عمياراتي بيز روزورت

COMPARED

Hemorandum of agreement, made and entered into this the 24th day of July 1909, by and between Alice Jack, her heirs, executors, administrators and assigns, party of the first part, and Daisy Oreutt, hear heirs, executors, administrators and assigns, party of the second part, both of Julsa County, State of Oklahma.

WITNESSEM: That whereas, the party of the first part is the widow of one, John Jack, deceased, and the party of the second part is a grand daughter and one or the noirs of said John Jack, deceased; and, whereas, the said John Jack died on the 17th day of February A.D. 1908, leaving a will, under and according to the verms of which, all the property of which he died seized or possessed, both real and personal, was devised and bequeathed to the said party of the first part, his wife, which said will has been duly proven and admitted to provate, and whereas, the said John Jack, deceased, did during his lifetime make, execute and deliver to his said wife, the party of the first part, a Varranty Deed, conveying to her certain real estate situated in the City of Pulsa, Tulsa County, State of Oklahora.

And, whereas, the said Daisy Oroutt, party of the second part, claims an interest in the estate of said John Jack, deceased, as a grand daughter and one of the heirs of said deceased, claims that said will is invalid and the said deed is or no force and effect, but such said claims, it is expressly agreed and understood, are in no wise admisted by the said party of the first part, but are now and have been at all times denied; and, whereas, it is the desire or both parties to this agreement that a compromise be effected and the dispute be settled without resort to proceedings at law.

IT IS THEREFORE AGREED: That said party of the second part has this day, and does hereby release and relinquish all claims or right, whatsoever, which she now claims to have or may have in and to any and all of the estate

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