day of August 1922, personally appeared U. H.Hoss, to me known to be the identical person who subscribed the name of the maker thereof to the foregoing release of mortgage as its President, and acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation. for the use and purposes therein set forth.

The same of the sa

WITNESS my hand and Notarial Seal the day and year aforesaid. My commission expires August 22nd. 1925 (SEAL) Alva N. Forney, Notary rublic Filed for record in Tulsa County, Tulsa Oklahoma, Aug. 31, 1922 at 4:25 o'clock P.M. in Book 417, page 117

By F. E. Dickson, Deputy

(SEAL) O. D. Lawson, County Clerk

IN THE COUNTY OF TULSA COUNTY, OKLAHOMA 207858 U.J. COMPARED IN THE MATTER OF THE ESTATE OF, Probate No. 3596. JACOB C. PETERS, Deceased.

FINAL DECREE

Now on this 10th day of september, 1921, this matter came on to be heard before me, the Judge of the County Court of Tulsa County, Oklahoma, and it appearing to the Court on satisfactory proof and evidence submitted, and it appearing to the court that all of the funeral expenses, and the medical expense of the last sickness of the Jacob C. Peters, deceased, have been fully paid, and that all debts against the deceased or allowed by the Court pursuant to law have been fully paid, and satisfied, and that said estate has been fully administered as is shown by the final account of Olie Peters. administratrix of said estate, and that said estate has been fully audited and allowed by the court pursuant to notice given and served, as is shown by Froof of Notice and service thereof now on file in this court and it appearing to the court that said estate is now ready for distribution.

If further appearing to the court that due notice of application for distribution of said estate, decree of heirship, and discharge of administratrix, has likewise been duly given and served pursuant to the law in such cases made and provided.

It further appearing to the court that the said Jacob C. Peters, deceased, died intestate, and that he died seized and possessed of an undivided one half interest in and to the following described real estate, to wit:

"Lots 19,20,21,22,23, and 24, in Block 370, in the City of Wansh, Hardeman County, Texas, and of the value of Lots 4 and 5 in Block 1, windsey's First Addition to the city of Tulsa, Fulsa County, Okla. of the value of $\sqrt{\text{Lots}}$ 11, 12,13, and 14, in Block 11, Capital Hill Addition to the City of Tulsa, Tulsa County, Okla, of the value of \$250.00 Lots 1 and 2, in Block 15, in the town of Jenks, Thisa, County, Oklahoma, of the value of

this being all the real estate owned by the said Jacob C. Peters, deceased, at the time his death, and the remaining one half interest in said property belonging to ulie reters, at the time of the death of Jacob C. Feters.

The Court further finds that the said Jacob C. Peters, deceased, died-possessed of certain personal property including cash in hand, and stock of grocories: or that the said stock of groceries has all been reduced to each by the said administratrix, and that there is now cash in the hands of the administratrix in the sum of \$3,781,46. This being all the real and personal property owned by the said Jacob v. Reters, decassed.

n Panny Pangua in Topi, say k