210589 C. J. COMPARED In the Matter of the Estate of

IN THE COUNTY COURT WITHIN AND FOR TULSA COUNTY STATE OF OKLAHOMA. . 521

In the Matter of the Estate of Farrar L. McCain, Deceased

417

1.42 11 12

AP .

the.

ORDER APPROVING FINAL REPORT AND

NO. 3286.

DECREE FOR DISTRIBUTION AND DISCHARGE OF EXECUTRIX.

Now on this 21st, day of May, 1921, the same being one of the judicial days of the April 1921 term of this Court, the above entitled matter comes on for hearing upon the final report and petition for distribution and discharge of Katherine A. McCain as executive of the last will and testament of Farrar L. McCain, deceased, said executrix appearing by Edw. H. Chendler, her attorney, and the Court being duly advised in the premises, finds:

That said executrix filed herein her final report and petition for distribution and discharge on the 23rd. day of April, 1921; and that by order of this Court on said date, the 21st, day of May, 1921, was designated as the time for <u>hearing</u> said final report and petition and that due and legal notice of the time and place of hearing said final report and petition for distribution and discharge has been given, as is required by law, and that no person appears to except to or contest said final report  $\alpha$  petition for distribution; and the Court further finds that from the evidence submitted that all state, county, school and municipal taxes, including the state inheritance tax legally levied upon the personal property of said estate, have been fully paid; and thereupon, the Court, after examining said final report, together with the vouchers submitted therewith, further finds that the final account and final report of said executrix are correct, and that the administration of said estate has been fully completed, and that all debts and taxes have been paid and there remains nothing to be done except to distribute the funds belonging to said estate in accordance with the terms and provisions of the last will and testament of the said Farrar L. McCain, deceased.

IT IS THEREFORE, by the Court ordered, adjudged and decreed that the final report of said executrix be and it is hereby settled, approved and confirmed; that in pursuance of and according to the provisions of the last will and testament of Farrar L. McCain there is hereby distributed to, and said executrix is hereby or dered and directed to deliver to, Samuel Adams McCain, the son of said Testator, the two gold watches described in paragraph two of the last will and testament of said testator, to become and be the absolute property of said legatee, Samuel Adams McCain; that the cash on hand and in the possession of said executrix, amounting to the sum of One Thousand Two Hundred Eighty-seven and 17/100 (\$1,287.17) Dollars, as shown by said final report, together with-six hundred seventy-six and forty-four one-hundredths (674-44/100) shares of the capital stock of Sinclair Consolidated Oil Corporation, being the six hundred twenty-five (625) shares of said stock described in the inventory, and the stock thereafter received by said executrix as stock dividends thereon, and in addition thereto any and all other property, whether real, personal ormixed, and of whatever kind and wheresoever situated, including the real property occupied as a homestead by said deceas ed at the time of his death and described as

Lot Eight (8), in Block Five (5), in Oak Grove Addition to the City of Tulsa, County of Tulsa, State of Oklahoma.

be and all of it is hereby distributed to Katherine A. McCain, as the widow and residuary legatee and devisee under and by virtue of the terms of the last will and testa-

2 411.2

1. aprentia

h ngg

18 8 M

- 52