being \$7,15 for each of said minor children.

The court further finds from evidence adduced that said persons are all the children and descendents of children of said David Burris, deceased, surviving the said decedent. That in accordance with Item sixth the executrix has paid to the children of James Burris, deceased, the sum of fifty (\$50.00) dollars, which has been divided among said children of James Burris, deceased surviving said testator as follows:

Dorval Burris \$16.67 Oran Burris 16.67 Mrs.James B. Porter 16.67

The court finds from the evidence adduced that said persons are all the children of said James Burris, deceased, surviving the said testator.

The court further finds that in accordance with item seven of said will, said Bertha Heath, daughter of testator, has received the sum of fifty (\$50.00) dollars.

The court further finds that as provided by said will, the legacies given to all of the children and their descendents of the decedents and testator, have been by(the executrix paid.

And it further appearing that said testator left the residue of his property in accordance with item eight of said will, to his surviving whife. Florence A. Burrish the executrix, and it appearing that the residue consists of an undivided half interest in lots twenty two (2) and twenty three (23) block thirty seven (37) of the City of Sand Springs, in Tulsa County, State of Oklahomas according to the recorded plat thereof, and that said real estate and premises was occupied by the decedent as a homestead during his lifetime, and since his death has been occupied by the surviving which as a homestead, and that said property is of the probable value of two thousand (\$2000,00) dollars, and that said residue further consists of a mortgage on which there is yet due the sum of approximately four hundred (\$400.00) dollars, same being executed by one William Riddle, and covering certain property in Twin Cities Sub-Division in Tulsa County, State of Oklahoma. And that said note and montgage is of tts face value.

It is therefore ordered adjudged, and decreed by the court that the residue and remainder of the estate of said James Burris, deceased, to-wit: the said real estate and premises last above described, and said note and mortgage and any and all other procerty, real and personal, belonging to said estate, be and the same is hereby as provided by the terms of said will, transferred, vested, assigned and conveyed to the said Florence A. Burris, surviving wife of said decedent, and executrix herein, and to her heirs and assigns forever.

The State of

To have and to hold the same, together with all and singular the hereditaments and appurtenances thereunto belonging, to be said Florence A. Burris, her heirs and assigns forever.

And t further appearing that said Florence A. Burris, executrix has performed all the acts lawfully required as executrix and that no further acts remain to be performed by her, and that she has fully and faithfully discharged the duties of said trust, and the said estate is hereby declared fully distributed, and the said trust settled and closed. And the said Flrence A. Burris, executrix, is hereby released and discharged as executrix of said estate of James Burris, deceased.

Done in open court this 7th day of April, 1923.

(SEAL) John P. Bpyd, Judge of the County Court.

I, Hal Turner, Court Clerk for Pulsa County, Oklahoma, hereby certify that the foregoing is a true, correct and full copy of the instrument herewith set out as appears of record in the County Court of Tulsa County, Oklahoma, this 11th day of April, 1923.

By E. W. Warterfield, Deputy.

(SEAL) Hal Turner, Court Cl

erk