That the total amount thus received is nothing:

Total amount paid out by administratrix is no hhing.

Cashin hands of administratix is nothing.

COMPARINO

Claims presented and allowed, none.

That said account is entitled to be and the same is hereby allowed, approved and settled.

The court further finds from the evidence that the heirs at law have paid and full satisfied all of the claims against said estate, all debts owing by the said George W. Patton at the time of his death, and have paid all of the expenses of his last sickness ad burial, and all taxes due from his estate, and also all of the expenses and charges of administration, and that said estate is now in condition to be finally settled and closed.

That said Jennie Patton as such administrations has honestly and faithfully performed the duties of her trust and is now entitled to be discharged and to have the sureties on her official bond released and discharged from further liability thereon.

Thereupon the court proceeds to hear the petition for the determination of the heirs, legatees and devisees of the said George W. Patton, deceased and from the evidence finds that George W. Patton died intestate in and a resident of Payne County, Oklahoma, on the 24th day of April, 1921, thathe left surviving heirs at law the following named persons, to-wit:

Jennie Patton, surviving wife; John P. Patton, son; Laura M. Kelly, daughter; Mary Redington, daughter, Ella M. Patton, daughter, Nell Patton, daughter, William H. Patton, son, Theima Patton, daughter.

The said persons are the only person under the law who succeeded to any part or portion of the estate of the said George W. Patton, deceased. That Jennie Patton, the surviving wife, succeeded to any undivided one-third of his estate and each of said children succeeded to and undivided two-twenty-firts of the remaining estate.

The court finds that the said George W. Patton at the time of his death was the owner and in possession of the following described real estate;

The north one hundrd (100) acres of the southeast quarter (SE¹/₄) of section twenty six (26) township twenty (20) north, range two (2) east of the Indian Meridian.

An undivided one half interest in and to lot seven (7) block three (3n) Maryland; Garden's addition to the city of

Tulsa, Tulsa County, Oklahoma.

The court further finds that the first of the above described tracts of real estite was the homestead of the decensed and his wife and minor children at the time of his death and that the same should be now set over and assigned to Jennie Patton as a homestead.

Therefore, it is by the court ordered, adjudged and decreed that the north one hundred (100) acres of the southeast quarter (SE4) of section twenty six (26) township twenty (20) north, range two (2) east of the Indian Meridian, be and the same is herely set overand assigned to Jennie Pattén, surviving wife of George W. Patton, deceased, as a homestead, estate; that subject to such homestead estate the said described land be, and the same is hereby set over and decreed to belong in fee simple to Jennie Patton in the proportion of an undivided one-third interest, and to John P. Patton, Laura M.

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