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said petition, and there being no written exceptions or objections filed and no one appearing to object to said final report being approved and such decree of heirship and distribution being entered and the court having heard evidence in behalf of said petition and being fully advised, finds;

That said Fannie Abbott, died intestate on or about the 6th day of March, 1922, being at the time of her death a resident and citizen of Broken Arrow, Tulsa County, Oklahoma, that she was seized and possessed of the following described real estate to-wit:

The West Half of Lot 9, Lots 10, 11, & 12, all in Block 28 of the original town of Broken Arrow, Indian Territory, now City of Broken Arrow, Tulsa County, Oklahoma,

at the time of her said death, that she left as her sole and only heirs at law her four children, to-wit: Viola Middleton, Emeline Blair, Daniel E. Abbott, and Clarence J. Abbott, that she left no husband he having died previous to her death, and left no deceased issue or descendants of deceased issue.

The court further finds, that proper notice was given to the Creditors of said estate as required by law, and that no claims of any sort or character have been filed with said administratrix, and that the time for filing claims have expired as found by previous order of this court, and the time to file claims expired May 25, 1923

The court further finds that said administratrix has performed her duties as such with fidelity, and that her said final report filed herein should be approved as filed.

The court further finds that a decree of heirship and distribution should be made and entered in this case as prayed for, and that decree should be entered barring the unknown heirs and claimants of said deceased proper notice having been given them by publication.

It is therefore ordered, adjudged and decreed by the court that the final report of said Viola Abbott, as administratrix of the estate of Fannie Abbott, deceased be and the same is in all things approved, and said administratrix and her bondsmen are hereby discharged from all liability to hereafter accrue.

It is further ordered, adjudged and decreed by the court, that distribution be made of the real estate owned by said deceased at the time of her death, which said real estate has been heretofore fully described, in the following proportions, to-wit: to Viola Middleton, an undivided one fourth, to Emeline Blair, and undivided one fourth, to Daniel E. Abbott, an undivided one fourth, to Clarence J. Abbott, an undivided one fourth.

It is further ordered, adjudged and decreed by the court, that the sole and only heirs of said Fannie Abbott, were and are her said Children Viola Middleton, Emeline Blair, Daniell E. Abbott & Clarence J. Abbott, and that all unknown heirs and claimants be and they are hereby forever barred from claiming or asserting any claim right or interest against said estate, and that said cause be retired from the docket of this court. That there are no inheritance taxes due the State of Oklahoma.

Scroll Seal

John P. Boyd
County Judge.

I, Hal Turner, Court Clerk, for Tulsa 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 23 day of July 1923.

By Effe Shrader, Deputy

(SEAL)-

HAL TURNER, Court clerk

Filed for record in Tulsa County, State of Oklahoma, July 23, 1923 at 4:00 o'clock P. M.
in Book 464, page 324 By Brady Brown, Deputy (SEAL) O. G. Weaver, county clerk