count and the vouchers submitted therewith, find and hold that said executrix has well, truly and fully accounted for every part of said estate, and has paid all the debts lawfully charged to the same, including the expenses of the last illness of the deceased, and all funeral expenses, and all expenses of administration, and has not wasted nor squandered said estate or any part thereof and has not personally profited through any increase in said estate; and said Court and said Judge being fully advised in the premises. COMPARED

IT IS, THEREFORE, BY THE COURT AND BY SAID COUNTY JUDGE CONSIDERED, ORDERED, ADJUDGED AND DECREED that the first and final account of the said executrix, Lilly F. Marshall, be and the same is hereby finally settled, allowed, approved and confirmed.

And the said executrix showing to the satisfaction of the court that the vouchers presented by her in connection with her said account are required by her for other purposes and that she has filed herein, attached to her said accounts, certified copies of said vouchers, upon motion of said executrix that she be granted leave to withdraw the said original vouchers;

IT IS BY THE COURT AND BY SAID COUNTY JUDGE CONSIDERED ORDERED, ADJUDGED AND DECREED that said Lilly F. Marshall be and she hereby is granted leave and permission to withdraw from the files and records of this Court in this matter all the vouchers and receipts presented by her in connection with her said first and final account.

And it appearing to the court upon satisfactory proof and the evidence, and the court so finding and holding, that the necessary expenses of the last illness and funeral of said deceased, and all the expenses of the administration of said estate, and all the lawful debts existing against the said deceased, and all state, county, school and municipal taxes, legally levied upon any personal property of the deceased have been paid, and that said estate was and is not liable for the payment of any inheritance or estate tax of either the United States or of the State of Oklahoma, and that said estate has been duly and fully administered as shown by the final account and report of the said executrix, and that said final account has been duly examined, audited, approved, allowed and settled, pursuant to notice, and that said estate is ready for distribution.

And it appearing further to the court and the court so finding and holding that the said executrix has duly filed herein her petition praying for a decree of distribution of said estate, assigning said estate to the persons entitled thereto, and that notice of said application has been given as directed and ordered by this court, and for the time ordered by this court, and in the mammer provided by law, by the publication thereof in the Tulsa Daily Legal News, a newspaper published in and of general circulation in Tulsa County, Oklahoma, for two (2) successive weeks, the first publication being May 10, 1923, and the last publication being May 24, 1923,

And it appearing further to the court that the said deceased died testate, and that the residue of his estate consists of the following real property located and situated in Tulsa County, State of Oklahoma, to wit:

An undivided one-half (\$) interest in and to Lots Sixteen (16) and Seventeen (17) in Block Eighteen (18). Town of Broken Arrow, of the appraised value of one hundred dollars (\$100.00) for said one-half (\$) interest;

An undivided one-half (\$) interest in and to the South Half (S\$) of the Southeast Quarter (SE\$) of Section Thirteen (13), Township Nineteen North (19N), Range Rourteen East (14B), of the appraised value of seventeen hundred and fifty dollars (\$1750.00) for said one-half (\$) interest;

And of the following;

An undivided one-half (1) interest in a promissory note for three hundred dollars (\$300.00) due May 1, 1923, executed by R. C. Dill and Mary C. Dill, secured by mortgage on the North Twentypthree (23) feet of Lot Eleven (11) in Block Thirty-four (34), Town of

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