

Tulsa
12-55

258062 C.J. IN THE COUNTY COURT IN AND FOR NOBLE COUNTY, STATE OF OKLAHOMA.

In the Matter of the Estate
of Z.W. Sutherland, Deceased,

#3004

COMPARED

488

F I N A L D E C R E E
and Order Allowing Final Account.

Now, on this November 30, 1923, the above entitled cause coming on for hearing and audit of the accounts of Mrs. Floretta Sutherland, Administratrix of said Estate;

The Court examines the records and files, and after taking oral testimony and making full inquiry into the proceedings in this estate, and upon satisfactory proofs, finds as follows:

That Z. W. Sutherland, in his lifetime was a bona fide resident of Noble County, Oklahoma, and died intestate on March 6, 1923, in Red Rock Township, Noble County, Oklahoma;

That Floretta Sutherland, aged 56 years, was his wife at the time of his death, and as such was entitled to the appointment as Administratrix of his estate;

That the appointment was made and she gave the bond and took the oath required by law and was by this court commissioned Administratrix of said Estate by letters of administration duly and regularly issued on April 2, 1923, as provided by law, and regularly and duly qualified as such Administratrix;

That she thereupon gave due and timely notice to creditors as required by law, which Notice was duly posted and published as required by law, as per proof thereof on file herein, said notice being published in the Billings News, as required by law.

That S. L. Osborn, W. A. Renfrow, and R. F. Howe, being duly and legally qualified under the law to so act, were, by this court, under its warrant of authority duly and legally and properly issued, appointed appraisers of said estate, and they, the said appraisers duly and legally qualified as required by law as such appraisers, and did make due and proper inventory of the property of said estate as required by law, as is shown by their written inventory of said estate returned into and filed in this court on June 22, 1923, showing the appraised value of the said estate to be as follows:

Real estate in Noble County, Oklahoma-----	\$10,800.00
Real estate in Kansas.	4,000.00
And, in addition to the above, the homestead in Noble County, Oklahoma, which was not appraised.	
The court finds that the items of personal property not exempt, were;	
Cash in bank.....	\$2,082.54
Horses	325.00
Other items	100.00
United States Liberty Bonds.....	1,568.00
Promissory notes.	2,642.48
Total.....	\$21,518.02

And that there was no other property subject to appraisal; and the court finds that the rest of the personal property is exempt, and that the money accounted for in the sale of personal property is money from exempt property and therefore exempt, except the money realized from the sale of 6 head of horses aforesaid.

The court finds that the debts and claims paid, as shown in the final account of administrator filed August 21, 1923, herein, show to be the sum of \$2150.75 in said report should be allowed as a credit to the administratrix in the entire amount stated.

It further appearing to the court that due notice of the settlement of the final account of the Administratrix herein has been given according to law; the court having examined the said final account so filed herein as aforesaid and the vouchers produced by her, and further examined the said Administratrix under oath; and it appearing that the said Administratrix has well and truly accounted for every part of said estate, and that no profit