It appearing further to the Court, that the said William Adams Son of Harriett A, Adams, deceased, has hereto before conveyed all-his right, title and interest in the said estate to Cora A. Adams, and that she would take his said part of the estate,

Andit appears further to the Court that the above named heirs have hereto fore inherted from their father, Lewis Adams, deceased, an undivided two twenty-first interest of an undivided one-seventh interest in and to the said property;

IT IS THEREFORE ORDERED, ADJUDGED AND DEGREED BY THISCOURT, that the above described shares of the said estate of Harriett A. Adams, deceased, so as aforesaid set opposite the names of said heirs, respectively, be, and the same are hereby, transferred, vested, assigned and conveyed unto the said heirs, as follows, forever;

To Braton Adams. son, An undivided 4/42 interest:

To Sam Adams, son, An undivided 4/42 Interest:

To Cora A, Adams, an undivided 4/42 interest;

To Mattie Smmon nee Adams, Daughter, An undivided 4/42 interest;

To Hattie McDaniels nee Adams, Daughter, an undivided 4/42 interest;

To Frank Adams, son An undivided 4/42 interest;

To Lewis Adams, son An undivided 4/42 interest;

in and to the following described real estate, to-wit;

An undivided twenty-eight Forty-seconds interest in and to Lot Eight (8), in Block Four (4), in Bellview Addition to the City of Tulsa. Tulsa County, Oklahoma;

TO HAVE AND TO HOLD THE SAME, together, with all and singular the herditaments and appurtenances thereunto apperatining, to the above named persons, their heirs and assigns forever,

IT IS THEREFORE FURTHER ORIDERED, ADJUDGED AND DECREED BY THIS COURT, that the final account of said Lewis Adams, administrator, be and the same is hereby allowed, as there being no objections thereto, and that the same be finally settled and adjudged, according to the terms and tenor of the said final account of the said Lewis Adams, administrator, filed herein, and that no further acts remain to be performed by him, and that the said Lewis Adams, administrator of the Estate of Harriett A. Adams, deceased, aforesaid, has fully and faithfully discharged the duties of his trust; and he is hereby wholly and absolutely discoharged from all further duties and responisbilites as such administrator, and the said litters of administration are hereby vacated, and that the said estate is declared fully distributed, and the trust settled and closed, and the said Lewis Adams, and his sureties are hereby released from any liability to be hereafter incurred,

Done in open Court, this 13th day of December, 1924.

W. L. Coffey County Judge, Pro Term

I, Hal Turner, Court (Werk, for Tulsa County; Oklahoma, hereby certify that the followgoing 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 13th, day of Dec. 1924

E. A. Waterfield Deputy,

(Court Seal)

Hal Turner Court collerk,

Filed for record in Tulsa. Tulsa County, Oklahoma, December 17th. 1924 at 10;00 0'0lock A. M. and recorded in Book 469, Page 457,

By- Brady Brown Deputy

(seal

O. G. Weaver County Clerk,

#274476 EC

ASSIGNMENT OF REAL ESTATE MORTGAGE;

for and in consideration of One (\$1;00) Dollar, and other good and valuable considerations, to me in hand paid, receipt of which is hereby acknowledged, I hereby grant, self

COMPARED BY

48

මි. ල