266500 M H

IN THE COUNTY COURT OF TULBA COUNTY? STATE OF OKLAHOMA.

STATE OF OKLAHOMA) County of Tulsa) SS.

IN THE MATTER OF THE HEIRSHIP OF HENRY ABBOTT, deceased.

By MAUDE COOPER nee ABBOTT, wife of deceased. Plaintiff.

VS

MAUDE COOPER NEE ABBOTT, GLESSIE)
ABBOTT and the HEIRS, EXECUTORS)
ADMINISTRATORS, DEVISEES, TRUSTEES
AND ASSIGNS UNBEDIATE AND REMOTE OF
HEIRY ABBOTT, deceased, Defendants.

PROBATE # 5104

JOURNAL ENTRY

Now on this 3rd day of September 1924, same being one of the regular judicaal days of the July term of said court this action came on for hearing in its regular order, and now comes the said plaintiff, Maude Cooper nee Abbott, in person and by her attorney, Frank E. Duncan, and comes also the said defendant, Kaude Cooper nee Abbott, in person and by her attorney, Frank E. Duncan and defendant, Glessie Abbott, in person and by her attorney, Frank E. Duncan, and this action is submitted to the Court upon the pleadings and upon evidence and testimony heard by the court, and the court finds that all the allegations of the petition in this action are true; that due and legal notice of the filing of said petition has been given, as required by law, to the heirs, executors, administrators, devisees, trustees and assigns, immediate and remote of Tenry Abbott, deceased, by publication for three weeks in the Tulsa Daily Legal News, a newspaper authorized by law to publish notices in legal proceedings, printed in this County, the first publication being on the 10th day of July 1924, the second publication being on the 17th day of July 19:4, the third publication being on the £4th day of July 19:4, and the fourth publication being on the 31st day of July 19:4, the first publication on the 1oth day of July 1924, being at least forty-one days before this hearing and the last publication being on the 31st day of July 1984, and no person appearing to except to or contest said petition:

IT IS THEREFORE ORDERED. DETERMINED? ADJUDGED AND DECREED by the Court that Henry Abbott, departed this life, intestate and a citizen of and resident of Tulsa County, State of Oklahoma, on the 20th day of August 1910, in the town of Sparta, Christian County, Missouri, and left surviving, as his only heirs at law, those certain persons whose names and relationship to said deceased are as follows, towit: Maude Abbott, wife and widow of deceased, Glessie Abbott, daughter of deceased and Maude Abbott, wife of deceased.

That each of the above named heirs inherited an undivided one half interest in the estate of the said Henry Abbott, deceased; that a period of more than three years has elapsed since the death ofsaid intestate, Henry Abbott, without there having been a decree by the County Court of Tulsa County, State of Oklahoma, having jurisdiction to administer upon his estate, wherein it was judicially determined who, by mane, are or were all the particular persons entitled to participate in the distribution of the said estate of said intestate under the law of succession.

That there has not been any proceeding of any kind in any other court for the probate of the estate of the said $^{\rm H}$ enry Abbott or determining the helrship of the said $^{\rm H}$ enry Abbott.

That during his lifetime, the said Henry Abbott, deceased, was the owner in fee simple in and to the following described real estate and premises, to-wit:

6

30

P.

5 #