

And it further appearing that due notice of the application for this final decree in said matter, assigning the Estate to the persons thereto entitled by law has likewise been given and served pursuant to the law in such cases made and now provided.

And it further appearing that the said deceased died testate, leaving a Will disposing of all his earthly possessions both Real and Personal, and the residue of said Estate consists of the following described Real Estate and Personal Property to Wit:

Real estate ----Lot No. 8, in Block No. 6, in Factory Addition in the City of Tulsa, County of Tulsa, and the State of Oklahoma, together with improvements thereon. Personal property in the Bank, Three Thousand Dollars.

And it appearing to the Court upon reading of the Will dated September 2nd, 1921, and filed for record in this Court February 25, 1924, that the deceased intended by said Will to transfer his said Real Estate to his Son, James F. Slack, and all of his personal property consisting of cash to his three daughters, Namely:

Minnie Wood, Kitty Kyes, and Emma Hoyer, said daughters to share and share alike in above described personal property.

And it appearing further that said Will conveys the intention of the deceased with reference to distribution of his Estate and in the body of the Will wherein the Will reads, "I give and bequeath", should be and is changed to read, "I give and devise to my beloved Son, James F. Slack," all of my Real Property.

And it appearing further to this Court from evidence and checks and vouchers in the Administrators' final report that there has been paid out of the Personal Estate to each of the heirs the sum of Eight Hundred Dollars, out of the Personal Property, that is to say that,

\$800.00 has been paid to Minnie Wood, of Santa Cruz, Calif.

\$800.00 has been paid to Kitty Kyes, of Sedalia, Missouri,

\$800.00 has been paid to Emma Hoyer, of Minot, N. D.

leaving a balance of approximately Six Hundred Dollars in cash in the hands of the Administrator to be distributed, together with the Real Estate devised in said Will.

And it appearing further to the Court that in the settlement of the above Estate there has accrued some expense in the way of Attorney fees, Court Cost and Legal Notices, etc., which should be borne equitably by each of said heir.

It is therefore ordered and adjudged and decreed by the Court that the above described shares of the said Estate of John J. Slack, Deceased, so as aforesaid set opposite the names of said heirs respectively, be and the sums are hereby transferred, vested and assigned and conveyed to the said heirs, as follows forever.

To Minnie Wood - Daughter, of Santa Cruz, California, \$175.00

To Kitty Kyes, Daughter, of Sedalia, Missouri----- \$175.00

To Emma Hoyer, Daughter, of Minot, N. D. ----- \$175.00

To James F. Slack, Son, Tulsa, Oklahoma, all right and title in and to Lot 8, in Block No. 6, in Factory Addition, in the City of Tulsa, County of Tulsa, and the State of Oklahoma, together with all improvements thereon, to have and to hold same, together with all and singular, the hereditaments, and appurtenance thereinto appertaining their heirs and assigns forever.

Witness my hand and sold of said court this 20th day of September, 1924.

(scroll Seal)

John P. Boyd

County Judge

COMPARED BY
and