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notice of the settlement of the final account of Charles E. Shapard, administrators with the will amexed of the estate of C. J. Shapard, deceased, has been given as required bysaid order and accordingto law, and it apearing further that notice to creditors had been duly and legally given four months prior to the issuing of said oner of 9th day of October, 1924, that court proceeded to examine the final account of the said Charles B. Shapard, and the vouchers produced by him, and further examined said Charles ^B. Shapard under oath; and it appearing that the said Carles B.Shapard, has well and truly accounted for each part of said estate, and that no profit has been made by him through any increase in said estate and there being no objections, and the court being fully advised, it is ordered, adjudged and decreed by the Court being fully advised, it is ordered by the court tat the accounts of the said Charles B. Shapard, be, and the same are hereby finally settled, allowed and adjusted by the court, according to the terms and tener of the final account of the said Charles B.Shapard filed therein,

And it appearingthat due notice of the application for this final decree in said matter assigning and distributing the estate to the perse entitled to law, has likelwise heen duly given and served pursuant to the law in such case made and now provided.

And it is further appearing tomthe court, on satisfactory proofs and the evidence, that the necessary expenses of funeral of the last sickness of the said deceased, and of the administration of said estate, and all bequests and legacies provided for in the last will and testament of said ^C. J.Shapard, deceased, admitted to probate court, have been fully paid and satisfied, and that all debts existing against said deceased, or allowed by the court, pursuant to law, have been fully paid and, satisfied, and that all taxes due from said estate have been paid, and that the said estate has been fully administered, as by the final account of said Charles B.Shapard, administrators with the will annexed of said estate, duly audited and allowed by this court pursuant to due notice given and served, reference being had thereto, and that said estate is ready for distribution.

And it further appearing, that the said deceased died testate onor about the 4th day of January, 1924, leaving as his sole devisees and legatees, the following persons, to-wit:

Leonora Shapard, sister of deceased, who has been paid the \$0,000.00 bequeathed to her.

Mrs. Sidney A. Terry, daughter of deceased;

Charles B. Shapard, son of deceased.

And the residue of said estate consists of the following described property, real and personal to-wit:

An undivided one-fourth (2) interest in and to the northeast quarter of section 8, township 20, north, range 8 east, inPawnee County, Oklahoma,

An undivided one-half) interest in and to the east half of the southeast quarter of section 35, township 21 north, range 6 east, in Pawnee County, Oklahama,

Lots 5,6,7 and 8, Block 26 Swan's addition to the City of Cleveland, in Pawnee County, Oklahoma, 3

Left with the - An undivided onemhalf $(\frac{1}{2})$ interest in and to the easth half of the protocology quarter of section 23, township 22, north, range 4 east; in Pawnee County, Oklahoma.

Southwest quarter of the southeast quarter of section 21, township 21 north, range 8 east, in Pawnee County, Oklahoma,