

ed to said Estate, including any rents that have accrued or may hereafter accrue on any unsold real estate, in like manner as if said Kentucky Executrix and Trustees were appointed Executrix and Trustee as aforesaid in this State, and after the accounts of said Virginia Executrix and Trustee as aforesaid are settled and confirmed as hereinafter ordered revoke the same to said State of Kentucky to be there administered, distributed and paid over in pursuance of said will, without refunding bond. And the Court doth also adjudge, order and decree that said Virginia Executrix and Trustee as aforesaid as soon as she accounts for and pays over to herself as Kentucky Executrix and Trustee as aforesaid all monies and property belonging to said Estate shall settle her accounts as such Virginia Executrix and Trustee before one of the Master Commissioners in Chancery of this Court. Said Virginia Executrix and Trustee as aforesaid shall pay all costs incident to this proceeding, including a reasonable attorney's fee to her attorney P.H. Wood, and to the guardian ad litem for said infant respectively, and she shall also make provision for the payment of the taxes on said estate in the County of Albemarle for the year 1909. And it is also ordered that the proceeds of sale of said unsold real estate belonging to said estate, when sold, shall likewise be paid and delivered to said Kentucky Executrix and Trustee as aforesaid and removed to said State of Kentucky.

A copy.

Teste:-

G.F. Broughton
..... Clerk.