

IN COUNTY COURT OF HALL COUNTY, NEBRASKA.

In the matter of the estate }
of Marie Hoeltke, deceased. }

Estate No. 4433.
Final Decree.

Now on this 1st day of October, 1952, this cause came on to be heard on the final account and report of Martin Schimmer, administrator of the estate of Marie Hoeltke, deceased and the court finds from proofs on file herein that legal notice, as by law and the order of this court required, has been given to all persons interested of the filing of said final report and account and the time and place of hearing thereon; that no objections have been filed to said final account and report and that the same is correct and should be allowed and approved.

The court further finds from the proofs on file herein, that notice, as required by law and in accordance with the order of the court herein, was given to all creditors of the deceased of the time allowed and place appointed for filing claims against the estate of said deceased; finds that no claims were filed herein and that all claims against the deceased or her estate, if any there be, not filed as required, are forever barred; finds that all costs and expenses of administering said estate, including probate notices, have been fully paid; finds after due notice to the County Attorney of said Hall County that said estate and the succession thereto is not subject to any inheritance tax under the laws of Nebraska or to any Federal estate tax.

Finds that the deceased died intestate, a resident of said Hall County, on April 3, 1952 and left as her sole and only heirs at law her eight children, namely: Recka Schimmer, Dora Quinn, Minnie Schmidt, William Hoeltke, Henry Hoeltke, Walter Hoeltke, Lena E. Voss and Hannah Buckow; that she died seized in fee simple at the time of her death of an undivided one third interest in the East Halves of Blocks Six and Seven (E 6 & 7) in Koehler's Subdivision of part of the Southeast quarter of the Southwest quarter of Section Fifteen (15) in Township Eleven (11) North, Range Nine (9) West of the 6 P. M. and part of Lot Fourteen (14) of the County Subdivision of the West Half of the Southwest quarter of Section Fifteen (15) Township Eleven North Range Nine West of the 6 P. M. in Hall County, Nebraska, and that said one third interest passed and descended under the statutes of descent of Nebraska to said eight children each taking an undivided one eighth interest in said one third interest in the real estate above described and should be so awarded to them; finds that the personal property of deceased consisting only of wearing apparel and household articles was divided among the children of deceased above named; finds that the estate has been fully administered and that nothing remains for distribution and that the estate should be closed and the administrator discharged and his bond released.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, BY THE COURT that said final account and report of the administrator be, and it is, allowed and approved; that no claims were filed against said estate; that all claims, not filed herein or allowed, if any there be, are forever barred; that all court costs and expenses of administration including probate notices have been fully paid; that the estate and the successions thereto are not subject to any inheritance tax under the laws of Nebraska, that said one-third interest of the deceased in the real estate above described passed and descended on the death of the intestate to the eight children of the deceased above named, each taking an undivided one eighth interest therein as the sole and only heirs at law of the deceased and should be so awarded to them; that the estate has been fully administered and nothing remains for distribution and that the estate should be closed and the the administrator should be discharged and his bond released.

County Judge.