

and on the 6th day of December, 1940, an order of this Court was made therein assigning the 27th day of December, 1940 at 10 o'clock a.m., in the County Court Room in said County as the time and place for hearing said petition, proving said Will and admitting the same to probate, and ordering that notice of the pendency of said petition and hearing thereon be given to all persons interested in said matter by publishing said notice in the Grand Island Independent, a local newspaper printed in said County, for three successive weeks prior to said day of hearing, and it appears by proof on file that notice of said order was so given.

THIRD

The Court further finds that on the 27th day of December, 1940, said instrument was proved, allowed and admitted to probate as the last Will and Testament of said Otto F. Zloske, deceased, which last Will and Testament is in words as follows:

"LAST WILL OF OTTO F. ZLOSKE

I, Otto F. Zloske, make this my Last Will, hereby revoking all prior Wills by me made.

I appoint my son Otto F. Zloske, Jr., executor of this Will

My debts shall be paid out of my personal property.

I give to my dearly beloved son Alfred Zloske Two Hundred Dollars (\$200.00); to my dear beloved daughters Helen Sayles and Lillian Biesek, Madeline Zloske and Lucille Zloske, each Five Hundred Dollars (\$500.00); and to my beloved sons Arnold Zloske and Glen Zloske, each Five Hundred Dollars (\$500.00); to them and to their respective heirs and assigns forever.

I give and devise to the said Otto F. Zloske, Jr., all my real estate with power to hold and sell the same without first obtaining leave of any Court or Judge, and the proceeds shall be deemed personal property and held and distributed by said executor the same as other personal property; he shall consult the legatees named in this Will as to the advisability of accepting the price offered and terms of sale and if the majority of them decide to sell at the price and terms offered, then said executor shall be controlled by their wishes. In the event, however, that my children cannot come to a satisfactory agreement, nothing in this Will shall prevent them from asking that the premises be partitioned and sold in the way provided by the Statute for partition proceedings.

Those of my children who are indebted to me for any money loaned them and from whom I hold their promissory notes, shall pay to said executor, their indebtedness to me within one (1) year after my decease and if they pay said notes within one year, the interest unpaid at that time shall be cancelled and the amount owing by them shall be deducted from their respective shares in my estate.

All of the rest, residue and remainder of my estate (including the undisposed of balance from the proceeds of the sale of my real estate, I give, devise and bequeath to my eleven children share and share alike, and to their respective heirs forever, namely: Alfred Zloske, Samuel Zloske, Herman Zloske, Otto Zloske, Jr., Arnold Zloske, Glen Zloske, Helen Sayles, Madeline Zloske, Lucille Zloske, Amanda Herpolshanser, and Lillian Biesek.

I have arranged with the law firm of Hager & Hager for the probating of this Will and administration of my estate, who shall act as advisors to the