

That Elmer H. Benson, named executor in such will, was duly appointed as executor and on said date duly qualified as such executor.

The Court finds that due and legal notice has been given as by law provided to all persons of the time and place fixed for filing claims against this said estate and that such time has fully elapsed and expired; that all claims filed against this said estate have been paid; that any and all claims against this said estate not filed and allowed and paid herein should be, and the same are, forever, barred. That under the last will and testament of Marcus Starkey, deceased, a specific gift and bequest of the sum of five hundred dollars (\$500.00) each was made to "Virginia J. Peters, adopted daughter; Iillian now Starkey, adopted daughter and side tenant, a niece. That such bequests have been paid in full as such executor is evidenced by receipt in the record of the last will and testament of Marcus Starkey, deceased, showing payment of the sum of \$500.00 each made to Velma, Virginia, adopted daughter of the deceased, to a day on or before January 1, 1947, covering an obligation of the sum of \$500.00, leaving a balance in the obligation of the sum of one thousand four hundred and twenty dollars (\$1,475.00).

That all of the personal property owned by the deceased at the time of her death has been converted into cash or cash value but there now remains in his hands, as executor, the sum of eight thousand two hundred and twenty-seven dollars and 77/100 Dollars (\$8,277.77). That in addition to the cash or cash value there remains in the hands of the executor the receipt of Velma, Virginia, covering a \$5,000.00 advancement made to her by the deceased, and on which the court finds there is an obligation of one thousand four hundred twenty-five dollars (\$1,475.00), leaving a total of cash, plus the obligation of Velma, a balance of \$8,447.77.

That the deceased at the time of her death, was the owner of the following described real estate, located in the Village of