

and that said real estate descended as by law provided.

IT IS THEREFORE ORDERED BY THE COURT that Vernon D. Kluge, at the time of his death was seized of the following described real estate, to-wit:

One-third $1/3$ interest in Lot Eight (8), in Block Twenty-Three (23), Pecker & Barr's Second Addition to the City of Grand Island, Nebraska, according to the recorded plat thereof; and

The Northerly-Sixty Feet (N 60') of Lot Five (5), in Block Seventy Five (75), in the Original Town, now City of Grand Island, Nebraska,

and that said real estate descended as by law provided.

The Court further finds that the personal property descended as by law provided.

IT IS THEREFORE ORDERED BY THE COURT that the personal property descended as by law provided.

The Court further finds that there is no inheritance tax to be paid on said estate.

The Court further finds that all claims and expenses of administration have been paid.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that the final report of Helen V. Kluge, administratrix of the Estate of Vernon D. Kluge, deceased, do, and the same is hereby approved and allowed as and for her final report and said estate is hereby settled and closed and the administratrix discharged and her bond as such is hereby released.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the administratrix has fully performed her duties in said estate, that the final report has been approved and allowed, and that said estate is hereby closed and the administratrix released from her bond.

BY THE COURT:

A handwritten signature in cursive script, appearing to read "Charles J. ...", is written over a horizontal line.

COUNTY JUDGE.