IN THE COUNTY USU! T UF BREE QUUNTY, INCHARGE

IN THE MATTER OF THE ESTATE OF CHARLES F. LARSEN, DECKASED.

PINAL DEGREE

Now on this Account and Potition for Discharge of Anna V. Zarrens, Administratrix with Will Annaxed, of the Estate of Charles F. Estates, descared, for an assignment of said estate, be a real and personal, to her as sole legatee as provided for in the will of the decoased and and submitted to the sourt, upon the pleadings and the evidence, and agent consideration whereof, the court finds that due and legal notice of the time and place of hearing on the said Final Account and Fotition for Pissonarge has been given to all persons interested in each contact as provided by law. Thereupen, the court being fully advised in the president, finds as follows:

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That the said Final Assount of the said Anna V. Larona, Abulatetum Bris with Will Annance, of the Schate of Charles F. Larona, devenand, is in all respects, just, true, and correct; that due notice to crediture has been given; that all claims against said estate have been drip paid and satisfact; and that said estate is now solvent; that both the Followski Estate and the State Inheritance Tax have been paid.

8.

The court further finds that the deceased died leaving the fel-

Amma V. Larcon, Eldow, Grund Island, Bobwacha Incillo Jane Johnson, Daughter, Grand Island, Bebwacha Betty Ann Billott, Daughter, Oakland, California all of logal age; that eccording to the terms of the Last Will and Theomet of the deceased, the entire estate, both root and puredual une bacqueathed and deviced unto Amma V. Larcon.

8.

or probagging ordered

The court further finds that the decedent, Charles F. Zaronn, was also known as C. F. Larson, as C. F. Larson, and as Gharles F. Zaroon; that they are all one and the same person, namely, Charles F. Zaroon, the decedents that he was also known as Charles F. Larson.

4.

The court further finds that the deceased, at the time of his