IN THE COUNTY COURT OF HALL COUNTY, MERRASKA

IN THE MATTER OF THE ESTATE OF :

GRACE A. JONES, ALSO KNOWN AS : DECREE

ANNA GRACE JONES, DECRASED

NOW on this 18th day of February, 1953 this matter came on for hearing upon the final report filed herein by Lloyd W. Kelly, the duly appointed, qualified and acting administrator with the will annexed of the estate of the said Grace A. Jones, also known as Anna Grace Jones, deceased, and upon the application for the approval and allowance of said report, settlement of said estate, determination of the heirs and his discharge herein, and the Court being fully advised in the matter finds as follows:

That Grace A. Jones, also known as Anna Grace Jones, departed this life on the 9th day of March, 1952 outside the State of Nebraska but was an actual resident residing therein prier to the time of her death, owned real estate situated in Hall County, Nebraska and was a bona-fide resident of Hall County, Nebraska with her usual place of residence therein; that she left a last will and testament wherein Richard F. Jones and Sarabeth Heyde were named co-executors of said last will and testament; and thereafter, the said Richard P. Jones and Sarabeth Heyde waived their right to act as co-executors of said estate and requested the Cgurt to appoint an administrator with the will annexed; that thereafter, Lloyd W. Kelly filed a petition herein praying for the probate of said will as administrator with the will annexed; that upon reading and filing waid petition an order was entered fixing the time and place for hearing the evidence in support of said petition, giving notice thereof to all interested parties by publication of said notice for three successive weeks in the Orand Esland Daily Independent, a legal newspaper published and circulated in said County, as by law provided; and letters of administration with the will annexed were granted to the said Lloyd W. Kelly upon the filing of his bond in this Court and the same being approved, as by law required.

That thereafter, the Court appointed Arthur C. Mayer, appraisant for inheritance tax purposes and the said Arthur C. Mayer gave notice to all parties interested of the time and place for hearing on the valuation of said estate; that thereafter, the said Arthur C. Mayer, appraisar for inheritance purposes, filed his report in this Court showing that said estate was of less value than the statutory exceptions provided by law for the heirs and devisees and that said estate was free and clear from any inheritance tax due and owing by said estate or any person inheriting by, through drunder said last will and testament, which said report was duly approved by the Court.

That due and legal notice has been given to all persons of the time and-place fixed by the Court for filing claims against said estate by publishing the same for three successive weeks in the Grand Island Daily Independent, a legal newspaper, as by law required, and that all persons having any claims against said estate not filed within the time fixed by the Court, if any such there be, should be forever barred, excluded and enjoined from. setting up or asserting any such claims against said estate and that all claims on file, have been paid and receipts deposited with said Court.

That said deseased departed this life a wider, her husband having predeseased her on or about the 3rd day of September, 1944