

and that said deceased's sole and only heir at law, legatee, devisee or other persons entitled to share in her estate are the following named: Richard P. Jones, son, Washington, D. C. and Sarabeth Heyde, daughter, Mill Valley, California, both over 21 years of age, and Caryl Heyde, also known as Caryl Hyde, a granddaughter, Los Angeles, California.

The Court further finds that said deceased died the owner of the following described real estate, to-wit:

A life estate in the East Half of the Southwest Quarter (E $\frac{1}{2}$ SW $\frac{1}{4}$) and the East Half of the Northwest Quarter (E $\frac{1}{2}$ NW $\frac{1}{4}$) of the Southwest Quarter (SW $\frac{1}{4}$) all in Section Ten (10), Township Eleven (11) North, Range Eleven (11) West of the 6th P.M., Hall County, Nebraska

deriving title therefrom under the last will and testament of John R. Thompson, deceased, which said will was probated in the County Court of Hall County, Nebraska and provided that upon the death of the said Grace A. Jones, also known as Anna Grace Jones, that the fee simple title thereafter descended unto the children of the said Grace A. Jones, also known as Anna Grace Jones, and the children of any deceased child living at the death of the said Grace A. Jones, also known as Anna Grace Jones, share and share alike; and the Court finds that at the time of the death of the said Grace A. Jones, also known as Anna Grace Jones, none of her children predeceased her and that her sole and only children and heirs at the time of her death were Richard P. Jones and Sarabeth Heyde; that said real estate above described did pass and descend to Richard P. Jones and Sarabeth Heyde, equally, share and share alike, in fee simple title.

The Court further finds that due and legal notice has been given to all persons of the time and place for hearing on the final report filed herein by said administrator with the will annexed by publication for three successive weeks in the Grand Island Daily Independent, a legal newspaper, as by law required, and no one appearing to object to said report and the Court having examined the same, together with the vouchers and receipts thereto attached, finds that said report is true and correct, in all things, and should be allowed and approved as and for said administrator with the will annexed's final report; that there is no inheritance tax due the State of Nebraska or the United States under the inheritance tax laws as said heirs and devisees have exemptions, together with the expenses of administration, greater in amount than the total value of said estate and said estate should be settled and closed and the administrator with the will annexed and his official bondsman discharged herein.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that all persons having claims against said estate not filed and allowed within the time fixed by the Court, if any such there be, are forever barred, excluded and enjoined from setting up or asserting any such claims against said estate.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the final report filed herein be and the same hereby is, in all things, allowed and approved as and for said administrator with the will annexed's final report and said estate is hereby settled and closed and said administrator with the will annexed and his official bondsman discharged from any further liability herein.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the said Grace A. Jones, also known as Anna Grace Jones,