OURT that Minnie Ueskert, deceased, left surviving her as her sole and only heirs at law, legatees and devisees, the following children: Arthur Ueskert, a son, Grand Island, Nebraska, Rose M. Von Chlen, a daughter, Chapman, Nebraska, and Werner Ueskert, a son of St. Libory, Nebraska

The Court further finds that the executor herein has accounted for all the assets of said Minnie Ucokert which have come into his possession or knowledge and has in all things complied with the orders of this Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the said Final Report is hereby confirmed and approved by the court in all respects.

The Court further finds that the time fixed for filing claims against said estate has long since expired; that notice of the time fixed for filing claims has been given in the manner and form provided by law and that no claims have been filed and that any outstanding claims against said estate are forever barred and precluded.

IT IS FURTHER ORDERED, ADJUDGED AND DEGREED BY THE COURT that the time for filing claims against said estate has empired; that no claims have been filed and that all claims not now on file are forever barred and precluded.

The Court further finds expenses of last illness, funeral expenses, expenses of administering this water, including court costs and attorney fers, and the legacy of \$1,000.00 to Rose H. Von Ohlen, as provided by the Will, have been paid in full and receipts filed therefor, and that the executor has in open court waived any fees as executor.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that all claims against said estate have been fully paid, including funeral expenses, expenses of last illness, expenses of administration, attorney fees and the legacy of Rose M. Von Chien for \$1,000.00.