

"IN THE COUNTY COURT OF LANCASTER COUNTY, NEBRASKA.

In re estate, # 4186,
Claus Hass, Deceased.

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DECREE.

This matter having been duly assigned for this day now comes up for hearing upon the final account and petition for discharge filed herein by the executrix and upon the evidence adduced upon due consideration whereof I find as follows:-

That one Claus Hass being at that time a resident of Lancaster County, Nebraska died therein on the 25th day of July, 1917, leaving a last will and testament.

That Lena Hass the widow of said deceased was nominated as executrix of said last will and testament and that such nomination was later confirmed by this court and that she thereupon qualified and acted in said capacity and has now fully administered upon said estate.

That a notice to creditors was published in this matter and that thereafter a decree barring claims was filed and that all claims not now filed and allowed against said estate are forever barred.

That all the debts of the deceased, including expenses of the last sickness and funeral have all been fully paid and settled.

That the heirs at law of said deceased and persons interested in his estate are as follows, to-wit:-

Lena Hass,	Widow,	Lincoln, Nebraska
Anna Hass,	Daughter,	Lincoln, Nebraska
Alfred Hass,	Son,	Creapolis, Nebraska

That all of said persons are of lawful age and under no legal disability.

That the will of the deceased and the provisions thereof are now in full force and effect and that under the said provisions of said will all the property of the deceased, both real and personal, is devised to the surviving widow Lena Hass, excepting that he specifically devises the sum of ten dollars each to his children Anna Hass and Alfred Hass which bequest I find have been paid in full and that all the rest and balance of the estate of said deceased, both real and personal, after the payment of costs of administration and payment of taxes is inherited by said Lena Hass.

I find that Boehmer & Boehmer have rendered all legal services in this matter for which they are hereby allowed the sum of \$1000.00.

That the notes, mortgages and bonds now in the possession of the