

claims were filed against said estate and that notice of the time fixed for filing claims has been given in the manner and form provided by law, and if there are any outstanding claims against said estate the same are forever barred and precluded.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that the time for filing claims against said estate has expired; that all claims filed have been paid and that all claims not now on file are forever barred and precluded.

The Court further finds that the expenses of last illness, funeral expenses and expenses of administration, including court costs and attorney fees have been paid in full.

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 and all expenses of administering said estate.

The Court further finds that Jesse L. Salyer left surviving him as his heirs at law, and only heirs at law, the following named persons, to-wit:

Minnie C. Salyer	his widow,
Donald Salyer	his son,
Louise Salyer	his daughter, and
Mildred Salyer	his daughter;

that at the time of his death he owned the following described property, to-wit:

Block One (1) of University Place, an Addition to the City of Grand Island, Hall County, Nebraska,

and that upon his death the said property did pass and descend,

b. operation of the Laws of Intestancy of the State of Nebraska,

and in force, as follows:

1/3rd thereof to Minnie C. Salyer, his widow,
2/9ths thereof to Donald Salyer, his son,
2/9ths thereof to Louise Salyer, his daughter, and
2/9ths thereof to Mildred Salyer, his daughter,

said property passing, however, subject to the homestead rights of the widow, Minnie C. Salyer.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that Jesse L. Salyer left surviving him as his sole and