"I, Charles Bossert, Judge of the County Court in and for said County, do hereby certify that on the 27th day of December, 1922, the instrument purporting to be the last will and testement of William Engel, also become as Willie Engel,

depeased, was filled for probate in this Court.

That on the 12th day of Jammary, 1953, said instrument to which this certificate is attached was duly proved, probated and allowed as the last will and testament of the real and personal estate of the said William Engel, also known as Willie Engel, deceased, and the same was ordered to be recorded in the records of the Court aforemaid.

In witness whereof, I have hereunto set my hand and affixed the soal of the County Court, this 12th day of January, 1953.

(S E A 1.)

CHARLES BOSSERT, County Judge

and the said almor f. Engel named in said Will, was appointed Executor thereof upon his furnishing bond in the sum of 83,000.00 as ordered by this Court, which bond was furnished and approved; the Court further finds that said William Engel, also known as Willio Engel, at the time of his death was an unmarried man, that he had never married, was not the father of any children, that both his parents preceded him in death, and that he left the following heirs-at-law, and only heirs-at-law, to-wit:

Frank Langel, a brother, Lens Brandt, a sister, Mary atters, a sister, Etta landers, a sister, Tallie Carlin, a sister,

the following claimen of a predecoased brother Charles, to-wit:

Nora Razech, a nicce, Alma Rithstrom, a nicce, Laura Cyborn, a nicce, Alfred Engel, a nephow, Ida Kline, a nicce, and Dorothy Kuszak, a nicce;

also the following children of a predecoased sister Dora, to-wit:

Wilbar Zeiner and Harry Teiner, nephewe;

that all of said heirs-at-less were over the ago, of twenty-one years at the time of the death of said decedent.

## PURTH

The Court further finds that on the 12th May of January, 1953, an order of this Court was made allowing creditors three months from and after the 14th day of February, 1953, in which to file their claims against said estate and said Executor one year in which to settle said estate, and further ordering that notice to creditors be published in the Grand Island Independent, a legal newspaper, published and circulating in Mall County, Nebraska, for three successive weeks prior to the 14th may be a markery, 1753, and that a hearing on claims filed against said estate would be held at the office of the County Judge of Hall County, Nebraska, on the