

plus said \$75.00

Administrator's original report on file herein, there remains the sum of  
\$ 1564.23 for distribution to the heirs at law of the deceased herein.

6. That Ida P. Haggard, the deceased herein, is one and the same person as Ida P. Haggard, the holder of the vested title to the above described real estate in the City of Grand Island, Nebraska, notwithstanding the discrepancy in names.

7. That all debts, allowances, costs of administration and fees herein have been fully paid and that the balance of the personal property now on hand and the above described real estate should be assigned to the above named heirs at law and next of kin, as set forth above, and that neither this estate nor the distributive shares thereof are subject to any state or federal estate or inheritance tax, all of which more fully appears from the report of the inheritance tax appraiser now on file herein, which report should be allowed and confirmed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the final report and the supplemental final report of the Administrator herein be and the same are hereby allowed, approved and confirmed; that the above described real estate and the balance of the personal property now in his hands be and the same are hereby assigned to the above named heirs at law and next of kin, as set forth above; that the further presentation and filing of claims against this estate be and the same is hereby forever barred; that the report of the inheritance tax appraiser now on file herein be and the same is hereby approved and confirmed; that upon delivery and payment of the balance of the personal property now in the hands of the Administrator and the filing of proper receipts evidencing said payments, said Administrator herein shall be entitled to be discharged from his trust and he and the surety on his official bond be released from all liability thereon.

Dated August 30, 1953.

BY THE COURT:

Charles J. Jones  
County Judge

