

"hereby certify that on the 30th day of December 1952, the instruments purporting to be the last will and testament and Codicil thereto of Mattie Strosmer, deceased, were filed for probate in this Court. That on the 28th day of January, 1953, said instruments to which this certificate is attached were duly proved, probated and allowed as the last will and testament and Codicil thereto of the real and personal estate of said Mattie Strosmer, deceased, and the same were ordered to be recorded in the records of the Court aforesaid.

IN WITNESS WHEREOF, I, _____, hereunto set my hand and affixed the seal of the County Court, this 28th day of January, 1953.

(S E A L)

CHARLES BOSSERT, County Judge "

and the said Caroline S. Rozal named in said Will and Codicil was appointed executrix thereof upon furnishing bond in the sum of \$5,000 as ordered by this Court, which bond was furnished and approved; the Court further finds that the said Mattie Strosmer, at the time of her death was a widow, and that she left the following heirs-at-law and only heirs-at-law, to-wit:

Bertie Weisinger,
Richard Strosmer,
Caroline S. Rozal,
Ray Strosmer and
Lorraine Kay Kerr.

they are her children and all being over the age of twenty-one years.

FOURTH

The Court further finds that on the 28th day of January, 1953, an order of this Court was made allowing creditors three months from and after the 25th day of February, 1953, in which to file their claims against said estate and said executrix 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 Hall County, Nebraska, for three successive weeks prior to the 25th day of February, 1953, 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 26th day of May, 1953, at 9 o'clock a.m., and it appears by proof on file that notice of said order was published as ordered by this Court.

FIFTH

The Court further finds that on the 27th day of February, 1953, said Caroline S. Rozal, Executrix of said estate, filed in this Court her inventory of the property of said estate, and that according to said inventory, the deceased died seized and possessed of the following described property, to-wit: