

The Court further finds that due and legal notice has been given to all persons of the time and place for hearing on the final report filed herein by said administrator by publication of said notice for three successive weeks in the Grand Island Daily Independent, as by law required, and no one appearing to object to said report, the Court having examined the same, together with the vouchers and receipts there attached, finds that said report is true and correct, in all things, and should be allowed and approved as and for said administrator's final report; that there is no estate tax due the State of Nebraska or the United States under any inheritance laws, said heirs each having exemptions greater in amount than the total value of said estate and said estate should be settled, the administrator and his official bondsman discharged herein.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT, that all persons having claims against said estate, not filed and allowed within the time fixed by the Court, if any such there be, are forever barred, excluded and enjoined from setting up or asserting any such claims against said estate.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the final report filed herein be and the same hereby is, allowed and approved as and for said administrator's final report, said estate is hereby settled and closed and said administrator and his official bondsman discharged from any further liability therein.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that there is no estate tax due the State of Nebraska or the United States assessed from said estate or by heirs inheriting therefrom.

IT IS, FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the real estate and personal property heretofore described owned by said deceased at his death, his heirs and descend under and virtue of the statutes of descent of the State of Nebraska to: Della June G. Abenstein, daughter; Ruth E. Avery, daughter; Nina Marie Vortiske, daughter; Bruce H. Flood, son; F. Dale Flood, son; equally share and share alike in fee simple title, and distribution is accordingly made.

BY THE COURT


COUNTY JUDGE