

IN THE COUNTY COURT OF HALL COUNTY, NEBRASKA

In the Matter of the Estate of
EMMA TAGGE, Deceased.

FINAL DECREE

NOW, on this second day of September, 1953, this matter came on to be heard on the final account and petition for discharge of Alvinus T. Tagge, Administrator, with-will-annexed, of the estate of Emma Tagge, deceased, and for assignment of the real estate, and the evidence, and was submitted to the Court on consideration whereof the Court finds that due and legal notice of the time and place of hearing on said final account and petition for discharge has been given to all persons interested in said estate as provided by law.

The Court further finds as follows:

1. That said final account of the said Alvinus T. Tagge, Administrator, with-will-annexed, of the estate of Emma Tagge, deceased, is in all respects just, true and correct; that due notice to creditors has been given; that no claims were filed in said estate and that further claims have been barred by the order of this Court; that there is no Federal or State inheritance tax due on said estate; that the administrator has waived his right to a fee.

2. That the real estate set forth in Paragraph 2 of the Last Will and Testament of said deceased has been disposed of and is not among the assets of the estate; that under Paragraph 3 of said Last Will and Testament, the property described as Lot 1, Block 8, Gilbert's Addition to the city of Grand Island, Nebraska, is devised to Frieda Tagge or Amanda Schoenstein, whichever one shall provide a home for Alfred Tagge. The Court especially finds that Amanda Schoenstein is deceased and that Frieda Tagge has for many years and is now providing a home and care for Alfred Tagge, and that under the terms of said Last Will and Testament, the property described as Lot 1, Block 8, Gilbert's Addition to the city of Grand Island, Nebraska, should be assigned to Frieda Tagge.

3. The Court further finds that there have been no receipts or disbursements and there are no further assets in said estate.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT:

I.

That the final account of the said Alvinus T. Tagge, Administrator,