

IN THE COUNTY COURT OF HALL COUNTY, NEBRASKA

IN THE MATTER OF THE ESTATE

of

KATHRYAN ROY, Deceased.  
-----

FINAL DECREE

Now on this 27th day of August, 1953, being the day set for hearing on the final report in the above entitled estate, the cause came on for hearing upon the final report of Martin Roy, Administrator of the Estate of Kathryn Roy, deceased, and the Court having examined the records and files in the cause finds that notice of the filing of said final report has been given in the manner provided by law and that no objections have been filed thereto.

After having examined the said final report and the records and files in this cause, and being fully advised in the matter, the Court finds that said final report is in all things true and correct.

The Court further finds that said Kathryn Roy departed this life at Grand Island, Hall County, Nebraska, on the 20th day of November, 1952, that decedent died intestate and that petition for appointment of administrator was filed in this Court and that Martin Roy, son of the deceased, was appointed and qualified as administrator of said estate and that Letters Testamentary were issued to him.

The Court further finds that Kathryn Roy, deceased, was preceded in death by her husband and was a widow at the time of her death, that she left surviving her no child or children of a deceased child and that the following children are her sole and only heirs-at-law, and all are of legal age:

Hubertha Sobiesczyk, a daughter, Grand Island, Nebraska;  
Martin Roy, a son, Grand Island, Nebraska;  
Altoris Ballard, a daughter, also known as Altoris  
Ballard, San Diego, California.