

IN THE COUNTY COURT OF HALL COUNTY, NEBRASKA

IN THE MATTER OF THE ESTATE)

OF)

JOHN O. LARSON, DECEASED.)

FINAL DECREE

NOW on this 30th day of September, 1953, this matter came on to be heard on the final account and petition for discharge of Ouida Nell Larson, Executrix of the Estate of John O. Larson, Deceased, and for distribution of personal property, 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; thereupon the Court being fully advised in the premises finds:

1. The final account of the said Ouida Nell Larson, executrix of the estate of John O. Larson, deceased, is in all respects just, true and correct; that due notice to creditors has been given; that all claims allowed against said estate have been duly paid and satisfied, and that said estate is now solvent; that no federal or state inheritance taxes are due from said estate or the person receiving said estate.

2. As shown by said final account, all claims allowed against said estate have been paid in full; court costs to this court in the sum of \$85.15, which includes the costs in the special administration, have been paid in full; the executrix has waived her statutory fees and commissions; that the sum of \$300.00 be and is hereby allowed as attorney fees in probating the will of the testator and conducting proceedings for settlement of this estate, including said special administration proceedings.