314 Decree of Probate of Will

THE SELECT OF SECRETSALL CASE

At a series of the Country Count Is his of the Country Count morn in Daketa City.

1 1. 10 50 Present

Joseph &. March.

County Judge.

IN THE MATTER OF THE ESTATE OF

Dalles P. Wetsel,

deceased.

This day having been assigned by the order of said Court for hearing the petition of

Elizabeth Netzel praying, among other things, for the Probate of the instrument

bereformer pled on the 22nd day of May . 19 50, in this Court, purpositing to be too best will and testament of said decreased.

It appearing to the Court busine good on ple, that the order of this Court, loveling the hearing of said Petition.

made on the 22nd day of May last past, has been duly served and pulsashed as therein directed, whereby all parties interested in the premises were duly notified of said hearing.

Slizabeth Wetzel and continued, and duly proved and certified deposition of Mildred Schilling and

R. J. Shurtleff were received.

From the cridence introduced the Count finds that and Dallas P. Setzel

departed this life on the 29th day of April 19 50; that said

deceased signed said written instrument on the 14th day of Karch 19 46

and did then and there, in the County of Medicon and State of Nebracks

publish and declare the said instrument to be his last Will and Testament, and that

Mildred Schilling and R. J. Shurtleff

subscribing witnesses, at the same time, attested the same, and subscribed their names as witnesses thereto in the

presence of each other and of the said Testator—and at h 12 request, and that—he was then of sane mind, and that said witnesses were duly qualified and competent witnesses to said instrument.

AND IT FURTHER APPEARING that said Dellas P. Wetsel last dwell and

had ... residence in, and was an inhabitant of South. Sloux City in and Communities.

And the evidence touching the premises being maturely considered, the Court finds that said instrument is duly proved, and should be allowed as the last Weⁿ and Testament of said deceased.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, by this Court, that said instrument was duly executed, and that the same is genuine and valid, and that said last Will and Testament be admitted to probate, allowed, established, and have full force and effect, as the last Will and Testament of said deceased; and as a Will of real and personal estate, and that the same be recorded as required by law.

AND IT IS FURTHER ORDERED, that the execution of said Will be committed, and the administration

of the Estate of said decrared be granted to me Elisabeth Wetsel

29 th

the executrix in said Will named, who is ordered to

me bond as more deal by how in the general support the being de 18 peneticiony index ment with the letters testamentary do issue in the premises.

AND IT IS FURTHER ORDERED, that the proper Certificate of Probate, duly signed by the County Judge, and authenticated by the Scal of his office, be attached to said last Will and Testament.

the Seal of the sand County Court, this

IN WITNESS WHEREOF, I have bereanto set my hand, and aftered

June 1. //. // 50 .

County Judge.

die