In artical to take payable under the laws of the tate of bebrasks have been datar incomed and the same have been rully paid. The corts and fees due to the fourth anneation with these proceedings, the compensation of the electronys for the asserting, and all other expenses of the eleministration of said estate have been fully paid. There are no charges against said estate remaining to be said. By the terms of his last will and testament said decedent provided among other things on follows.

"I. After the payment of my debts and proper charges against my estate, I give, devise, and bequents all of my property of every kind and description, real, personal, and mixed, unto my wife, climabeth ettel, if she survives me."

said Slirabeth Metzel, wife of the decedent, survived the decedent and all of the property of said estate remaining in the possession of the executrix, as well as any and all other property of the decedent, has passed to and is distributable to said Slizabeth Metzel under the providions of Paragraph 1 of said will. The receipt of Slizabeth Metzel acknowledging that she has received all of the property of said estate remaining in the possession of the executrix has been duly filed herein.

Said decedent was survived by his said wife, and by two children, namely clarence A. Metzel and Tiola J. Sompton. He was survived by no other child and by no issue of a deceased child. Said Elizabeth Metzel is not the mother of the said children of decedent. Said Elizabeth Metzel, Clarence A. Metzel, and Tiola J. Compton, are all of the heirs at law of said decedent and each of them is of full are and under no disability.

If IJ disk-Fore Considered Ordered, And Decreed that this fourt has forisdiction of these proceedings and of all persons interested herein.

of said decedent are Slizabeth Setzel, Clarence A. Setzel, and Tiels I. Counton-

If I CAPTER CONSIDERED, ORDERED, AND DEGREED that all of the property of said decelent, real estate and nersonal property, subject only to the administration of said estate, has passed and is distributeble under the terms of taragram, I of the will of said decedent to said Elizabeth letzel, and that the visitibution of all of the assets of said estate, after the payment of debts and extenses, for tofore made to Elizabeth fetzel be and the same hereby is approved, ratified, and confirmed.