County, Nebraska, towit:

- (1). The South Half of the Northwest warter (\$\frac{1}{2}\text{Hist}\text{}) and the North Half of the Southwest warter (\$\text{H}_2\text{SW}\text{}) of Section Thirty-three (33) in Township Eleven (11) North, Range Nine (9) West of the 6 F. L.
- (2) The South Half of the Northwest warter (SNN) and the Southeest warter (SN) all in Section Five (5)and all that part of the East Half (E) of Section Seven (7) that lies North of the Grand Island and youing Central Railroad Company's right of way excepting therefrom the Samil tract conveyed to said Grand Island and youing Central Railroad Company by deed recorded in Book 22 at page 175 of the deed records of said Hall County and the Northwest warter of Section Eight (8)-all in Township Theorye (12) North, Range Twelve West of the 6 P. M.
- (3) Lot three of Rosser's subdivision of the South Half (3) of the Northwest suarter (NVs) and Lots Two. Three, Four and Five (2,3,4 & 5) of Section Sixteen (16) in Township Ten (10) North, Stange Nine (9) West of the 6 P. M.

The Court further finds that all of the real estate above described passed and descended under the last will and testament of the deceased and the Statute of ills of Rebraska to Arnold H. Hanssen, his sole and only devisee and logatee under said will and should be awarded to him. Finds that the personal property of the deceased remaining after payment of court costs and expenses of administration has been delivered to arnold H. Hanssen as the sole and only legatee under said will. Finds that the estate has been fully administered and the assocutor should be dischanged of his trust and his bond released and that the estate should be closed. Finds that the estate is not subject to a Federal Estate Tax.

that the final account of the executor be and it is hereby allowed and approved; that all claims, debts and charges filed or allowed against said estate have been fully paid and that all unfiled debts or claims, if any there be, are forever barred; that the deceased died seized in fee simple of the real estate above described and that all said real estate passed and descended under the last will and testement of the deceased in fee simple to arrold H. Hanssen as sole and only devisee under said will; that all the remaining personal property owned by the testement day has been delivered to arrold H. Hanssen sole legates under inheritary taxes have been fully paid; that the estate has been legated and the will fully executed and said estate is here-

I naved to rear Judge.

bond released.