

him as his heirs at law and only heirs at law, the following named persons:

Flora B. Boyll	his widow,
Maude B. Boyll	his mother, and
Chauncey L. Boyll	his father,

and that his property descended to the above named heirs as follows:

One-half thereof to Flora B. Boyll, together with a homestead, being Lot Fourteen (14) in Ross and Ashton Park, and Addition to the City of Grand Island, Hall County, Nebraska,

One-fourth thereof to Maude B. Boyll, and
One-fourth thereof to Chauncey L. Boyll.

The Court further finds that the notice to creditors in said estate was published under the order of this Court, dated October 9, 1933; that all claims filed against said estate have been paid and settled, and if there are any outstanding claims against said estate, the same are forever barred and precluded.

The Court further finds that notice of the filing of the final report was published as by law provided; that there were no objections filed thereto; that the administratrix has disposed of all personal property coming into her hands or possession; that her report is correct and that said estate should be closed and settled.

The Court further finds that the said Flora B. Boyll has purchased the interest of the other heirs in and to said estate; that there was recovered by said administratrix on a claim against the Fidelity and Deposit Company of Maryland, the net sum of \$961.35; that under the assignments filed five-eighths (5/8ths) thereof has been paid to Flora B. Boyll in the sum of \$600.85; that three-eighths (3/8ths) thereof has been paid to the Estate of Maude B. Boyll, deceased, in the sum of \$360.50.

The Court further finds that said estate was appraised for inheritance taxes, but that the same was not subject to any