

IN THE COUNTY COURT OF HALL COUNTY, NEBRASKA

IN THE MATTER OF THE ESTATE OF :

JOHN H. HOLDEN, DECEASED :

D E C R E E

NOW on this 27th day of <sup>November</sup> ~~July~~, 1953 this matter came on for hearing upon the final report of Maude Holden, executrix of said estate, and upon her application for the approval and allowance of said report, settlement of said estate and her discharge as such executrix of said estate, and the Court having examined the records and files herein, including said report and vouchers thereto attached and being fully advised in the premises finds as follows:

That on the 22nd day of <sup>January</sup> ~~March~~, 1953 Maude Holden filed her petition in this Court in which she alleged, among other things, that John H. Holden departed this life in Hall County, Nebraska a resident and inhabitant thereof on the 13th day of January, 1953 leaving a Last Will and Testament in which Maude Holden, also described as Maude C. Holden, was named as executrix and Edward L. Holden, also known as Edwin L. Holden was named executor thereof, which said instrument was offered for probate by the said Maude Holden as the Last Will and Testament of said deceased and requested in said petition that this Court enter an Order fixing the time and place for hearing said petition and giving notice thereof, as provided by law; that thereafter Edward L. Holden, also known as Edwin L. Holden, filed a disclaimer as executor in this Court relinquishing all his rights as executor of said estate and requested that Maude H. Holden act in his stead and as the sole executrix of said estate; and thereafter, said instrument was duly admitted to probate in this Court as the Last Will and Testament of said deceased and letters of administration were issued to the said Maude Holden.

That due and legal notice has been given to all persons of the time and place fixed by the Court for filing claims against said estate and all claims not filed within the time fixed by the Court, if any such there be, should be forever barred, excluded and enjoined from setting up or asserting any such claims against said estate.

That the deceased departed this life leaving as his heirs at law, devisees, legatees and persons entitled to share in his said estate the following named persons, to-wit: Sylvester B. Holden, son; Maude Holden, also known as Maudie C. Holden, daughter; Edith Josephine Doty, also known as Edith Josephine Dottey, daughter; Edwin L. Holden, also known as Edward L. Holden, son; Lawrence L. Holden, son; and Elizabeth A. Crane, also known as Elizabeth A. Crain, daughter, all over the age of 21 years.

That the deceased departed this life the owner in fee simple title of an undivided one-half (1/2) interest in and to Lot Nine (9), Block Five (5), in Bogg's & Hill's Addition to the City of Grand Island, Hall County, Nebraska and that said interest in the foregoing real estate did pass and descend under and by virtue of the terms of the said Last Will and Testament of John H. Holden to the above named children and heirs, equally, share and share alike, in fee simple title subject, however, to the payment of any just debts, funeral expenses and expenses of the last illness of said John H. Holden, all of which have been paid and fully satisfied; that all of the known claims filed in said estate have been paid and fully satisfied.

That the final report filed herein is true and correct, in all things, and the same should be approved and allowed as and for said executrix's final report in said matter, said estate settled and closed and said executrix and her official bondsman discharged and released of any further liability in said estate.

That there is no estate tax due the State of Nebraska or the United States of America, according to the order filed herein.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that all persons having claims against said estate not filed within the time fixed by the Court, if any such there be, are forever barred, excluded and enjoined from setting up or asserting any such claims against said estate and that the final report filed herein by said executrix be and the same hereby is, in all things, approved and allowed as and for said executrix's final report; said estate settled