IN THE COUNTY COURT OF HALL COUNTY, NEBRASKA.

IN THE MATTER OF THE ESTATE OF MARTHA E. HERMAN, DECEASED.

MWA'HE

DECREE DETERMINING HEIMSHIP, RIGHT OF DESCENT AND BARRING CLAIMS.

Now on this 2 day of November, 1953, this matter came on for hearing upon the pleadings and evidence and was submitted to the Court on consideration whereof the court finds that due and legal notice of this proceedings has been given to all persons interested in said matter, both creditors and heirs as required by law. That all the allegations and statements set forth in said petition are true: that the said Martha E. Herman died intestate at the State Hospital, Ingleside, Nebrasks on the 30th day of May, 1951 and at the time of her death was a legal resident of Hall County, Nebraska, and was seized and possessed at the time of her death of an undivided one-ninth interest in and to Lot Nine (9) in Block Forth-two (42), in Russel Wheeler's Addition to the City of Grand Island Hall County, Nebraska. That no application has been made in the State of Nebraska for the appointment of an administrator of the estate of said deceased. That the sole and only heirs of the said deceased are her husband Peter Herman and her daughter Hilma D. Denman, both over twenty-one years of age, and the Court finds that the said Peter Herman and Hilms D. Demman are the sole and only heirs at law of said deceased, and that said real estate hereinbefore described did pass and descend to the said Peter Herman and Hilma D. Denman, to each an undivided one-half interest therein.

IT IS THEREFORE GRDERED, ADJUDGED AND DECREED by the court that the real estate hereinbefore described be and the same hereby is assigned to the said Peter Herman and Hilma D. Denman; an undivided one-half interest therein to each. It is further ordered, adjudged and decreed by the court that all claims and demands against the estate of said deceased, whether due or to become due, whether absolute or contingent, be and the same half the forever barred.

County Judge.