Sophie Boersen, his widow, Fritz Boersen, his son.

THE COURT FURTHER FINDS that the Administrator, D. E. Magnuson, has accounted for all the property of the said John Boersen, deceased, which has come into his possession and knowledge and has in all things complied with the orders of this Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECIFED BY THE COURT that said final report is hereby confirmed and approved in all respects.

THE COURT FURTHER FINDS that the time fixed for filing claims against said estate has long since expired: that notice of the time fixed for filing claims has been given in the manner and form provided by Law and that all claims have been paid and settled and that any outstanding claims or obligations against said decedent or his Fetate are forever barred and precluded by order of this Court.

IT IS FURTHER ORDERS:D, ADJUDGED AND DECREED BY THE COURT that the time set for the filing of claims against said satute has expired; that all claims filed have been paid and settled and that all claims and obligations of the deceased in said estate not now on file are forever barred and precluded.

THE COURT FURTHER FINDS that all debts, expenses of last illness, funeral expenses, expenses of administration, including Court costs and attorney fees have been paid in full and receipts filed therefore with this Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that all claims against said setate have been fully paid, including funeral expenses, expenses of last illness and expenses of administration, including Court costs, attorney fees and administrator's fee.

THE COURT FURTHER FINDS after the payment of all expenses and claims, there is a deficit in the amount of \$425.69