

IN THE COUNTY COURT OF BURT COUNTY NEBRASKA

IN THE MATTER OF THE ESTATE
 OF
 AXEL T. ERIKSEN, DECEASED

CASE NO. 4113
 F I N A L D E C R E E

This matter coming on for hearing this 4th day of April, 1966 at 10:00 o'clock upon the Final Report and Petition of Mary M. Eriksen administrator of the estate of Axel T. Eriksen and said matter was continued to April 28th, 1966; said administrator appeared in Court was sworn and testified herein; and the matter was submitted to the Court; and the Court finds that the allegations set forth in said Report and Petition are true; and that the same should be approved as their Final Report and that the prayer of the petitioner should be granted.

The Court finds that notice of the time and place of this hearing has been given to the heirs at law of said decedent, and to all persons interested herein as required by law and the order of this Court.

The Court finds that Axel T. Eriksen departed this life, intestate, on the 10th day of June, 1957; that he was then a resident of Burt County, Nebraska; and was possessed of an estate consisting of personal property situated in the State of Nebraska.

The Court finds that said decedent left surviving him as his sole and only heirs at law the following named persons, to-wit: Mary M. Eriksen, widow, Della E. Ferry, daughter and Lucille E. Hue, daughter, all of full legal age; and that Mary M. Eriksen is the duly appointed, qualified and acting administrator of said estate.

The Court finds that an order was heretofore made herein limiting the time for creditors of said deceased to file their claims in this Court, and fixing a time for passing upon all claims so filed; that notice was given as required by law of the time so limited, and of the time and place of hearing thereon, and that all claims filed and allowed by the Court have been paid in full with the exception of the claim of Metta J. Gerdes which should be fully disallowed and barred by the Court.

The Court finds that Inheritance tax to the State of Nebraska has been duly assessed and that the estate is not subject to Federal Estate Tax, & is free of Inheritance Tax to the State of Nebraska.

The Court finds that the beneficiaries Della E. Ferry and Lucille E. Hue have filed a waiver of accounting and the administratrix who is the widow, has paid all court costs, taxes and expenses from her own funds and that there is no balance on hand belonging to said estate.

The Court further finds that said administratrix has accounted for and administered upon all the goods, property and estate belonging to said deceased that has come to her knowledge or into her possession, and have fully complied with all orders of the Court heretofore made in the premises.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED BY THE COURT:

That the final report of Mary M. Eriksen, Administratrix, be, and the same is hereby allowed, approved and confirmed.

That the decedent Axel T. Eriksen left surviving him as his sole and only heirs at law, his widow, Mary M. Eriksen, and his daughters Della E. Ferry and Lucille E. Hue, all of full legal age.

That all claims filed and allowed by the Court have been paid in full with the exception of the claim of Metz J. Gerdes which claim is hereby disallowed and wholly barred, that the Inheritance tax to the State of Nebraska has been assessed and the estate is not subject to Federal Estate Tax, nor Inheritance Tax to the State of Nebraska.

That Della E. Ferry and Lucille E. Hue, beneficiaries have filed a waiver of accounting and the administratrix, who is the widow, has paid all court costs, taxes and expenses from her own funds and that there is no balance on hand belonging to said estate.

That upon compliance by said administratrix with the orders herein made and upon the filing of receipts for all payments so made, said administratrix be discharged from her trust, and her Letters heretofore granted be revoked and her bond released.

COUNTY COURT SEAL BURT COUNTY NEBRASKA
FILED APR 28 1966 MARY MOORE JUDGE BURT CO. NEBR.

/s/ Mary Moore
County Judge

