Decree on Final Account Record

	THE STATE OF NEBRASKA Seward County ss.		
COUNTY COURT OF SEWARD COUNTY	Filed for record in the	he Clerk's office of said county, the	7th day
—то—	of August,	1935 , at 10 o'cl	ock and 30
(minutes 8. m.	Wm. J. Johannes,	
August D. Meyer Estate			County Clerk.
	N		
			Deputy.
In the County Court of Seward County, Nebraska			
IN THE MATTER OF THE ESTATE OF	Doc	cree on Final Account	•
August D. Meyer, Deceased.			1111211
		19.35, this cause coming on to be heard on	
settlement of the estate of August D. Meye			
account of the executor		of said estate, and the evid	ence, was submitted
to the Court, on consideration whereof the Court fi	nds:	75 Charles Mayor evecu	tor
		1935 Charles Meyer, execu	
		of said estate of said decease	
tributed as required by law, and that a discharge and examining and settling said account, and that	be issued, and that for these notice be given thereof as the	he law directs.	earing said petition,
		, an order of Court was made assigning the	
day of August, 1935, at 9 o hearing said petition, and examining and settling	'clock A. M., at the County C	Court of Seward County, Nebraska, as the	time and place for l persons interested
three successive weeks by publishing a notice thereof in the Sev			
circulation in said County,xxxxxxxxxxxxxxxx	na wal zaniwazikazaka		
That notice of the hearing has been duly g and filed herein.	iven, as required by the order	er of this Court, and due proof of the publi no claims have been filed in	
That the final administration against is in	Il reeneste true and correct	that due notice to creditors has been given	that XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
SAK KIM KÉRKKON BERMADIK TEMPATAN BERMAN KERKEK KAN KERKEK KERKEK KERKEK KERKEK KERKEK KERKEK KERKEK KERKEK KERKEK KAN KERKEK KERKEK KAN KERKEK KAN KERKEK KAN KERKEK KAN KAN KERKEK KAN KAN KERKEK KAN KAN KAN KAN KERKEK KAN KAN KAN KAN KAN KAN KAN KAN KAN KA	KERKERE all claims and debt	ts not filed forever barred, and that said estat	e is fully solvent.
4) East of the 6th P.M. in Seward hirteen (13) Township Ten (10) No ebraska, and that all of the propeised and possessed, passed at the ast Will and Testament, which is sif set forth at length herein; nd Testament of the said decease harles Meyer, the West Half (W½) ownship Ten (10) North, of Range ebraska, the same to be his absolver, with the exception of the souse he gave to his daughter, Hat The Court further finds that attie Shafer, the South Half (S½) ownship Ten (10) North, Range Threbraska, without any reservations	was the owner of all his estate, which is rth at length herein of Section Seven (7) of County, Nebraska, orth, Range Three (county and estate, be time of his death hereby referred to that by and under of the Southwest Or Four (4) East of the Lutely without any outh frame dwelling the Shafer. he gave, willed, do of the Northeast (2) East of the sor restrictions the	I the personal property as ments hereby referred to and made on, and of the following description. In Township Ten (10) North, and the Northeast Quarter (N. 5) East of the 6th P.M. in Set of the earl and personal, of which hunder the terms and provisions and made a part of this decrethe terms and provisions of the devised and bequeathed to him warter (SW4) of Section Seven the 6th P.M. situate in Seward reservations or restrictions house situate thereon which sevised and bequeathed to his equarter (NE4) of Section Thir 6th P.M. situate in Seward Commercen whatsoever.	rationed and set a part of ibed real Range Four (1/4) of Section ward County, the died ons of his see as fully ne last Will son, (7) in County, thereon whatsaid dwelling daughter, teen (13) ounty,
eyer, the North Half (N2) of the en (10) North, Range Three (3) Ea he same to be his absolutely and hatsoever. The Court further finds that	Northeast Quarter (st of the 6th P.M. forever without any he gave. willed. de	situate in Seward County, New y reservations or restrictions evised and bequeathed to his) Township oraska, s thereon
eyer, the East Half (E3) of the Sien (10) North, Range Four (4) Eastane to be his absolutely and fore matsoever. The Court further finds that	outhwest Quarter (Set of the 6th P.M. sever without any reserved, descriptions of the gave, willed, descriptions of the gave, and the gave, will be gave, and the gave, will be ga	SWA) of Section Seven (7) in structure in Seward County, Nebs servations or restrictions the	Township raska, the ereon rest. residue
dministration and other allowance all the personal property belongin exception of fourteen shares of Wo aid stock should be assigned to t esignated, share and share alike.	attie Shafer, Henry after the payment of s, said executor has g to said estate to ods Brothers Corpor he heirs hereinbefo	of Meyer and David Meyer, share of the court costs, expenses of as made full and complete dist to the persons entitled thereto cation stock, par value \$1400.	of and share of ribution of with the 00, and that hereinbefore

TIS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT:

THAT the Court costs have been fully paid.

所由在120世界的形式的表演文法,是在1995年的中部中,中国的主要的主要的主要的主要的主要的主要的,但是1995年的一种,但是1995年的主要的主要的主要的主要的 para improperty XIBB machitishoxed mand: machixox binikm xbinic mixniy on biniy) x fili lic dimbh phiny hiphy hiphy Ancall me ababidani **நாக்கங்கள் அந்து, கிறி**க்கள் நாக்கங்கள் தாக்கள் கள்ள காக்கள் நாக்கள் கொள்ள நாக்கள் அறிக்கள் அறிக்கள் அறிக்கள் அறிகள் குறிகள் குறிகள 的是EPOEIII的是一个是大规模系统是使用是使用使用使用模型用发展性发展的对象或或或用的正式的多数的多数是多数的多数是使用使用的表现或使用使用的更加的数据, m**是他原因的原义和文明,他是他的文明,他是这种文明文明,是是他的**的是是是是是是是的的,我们是是他的对象的,我们是这种的,我们就是这种文明,我们是我们的对象的,我们

It is further ORDERED, ADJUDGED AND DECREED by the Court that the said August D. Meyer, departed this life as hereinbefore found, leaving a last Will and Testament, which has been duly admitted to probate in this Court, and that all of the property and estate, of which he died seised and possessed, passed under the terms and provisions of his last Will and Testament as hereinbefore set forth, which said last Will and Testament is hereby referred to and made a part of this decree as fully as if set forth at length herein; that the said fourteen shares of Woods Brothers Corporation stock of the par value of \$1400.00 should be assigned to the four children, towit: Charles Meyer, Hattie Shafer, Henry Meyer and David

It a further ORDERED, ADJUDGED AND DECREED by the Court that each of the findings hereinabove made should be and they are It is further Ordered. Adjudged and Decreed, that EXILLY EXPLIFITE indexect and upon the approval of the same by this Court,

BY THE COURT:

P. H. Wiegardt,

County Judge.

P. H. Wiegards

Seern C. Will Court Tolline.

the foregoing is a true and course of the America on Final Account entered in the matter of the estate of August D. Mayer, Judge of the County Court of Seward County, Nebraska, do hereby certify that 24. Yougi Mishibid. I have been my hand and affixed the Scal of each County Court, at Seward, this 2nd

P. H. Wiegardt

County Judge