

and petition being presented to the Court and no person appearing to except to or to contest said account and petition, the Court after hearing the evidence, being satisfied that all taxes upon the property of the estate, including inheritance tax to the State of Utah and to the United States Government, have been fully paid, SETTLES SAID ACCOUNT and ORDERS the DISTRIBUTION of said estate as follows, to-wit:

IT APPEARING that the income as set out in said account, to-wit, One Hundred Twenty (\$120.00) Dollars, was the only cash assets received by said executor, and that all the other cash funds, as set out in said account and report were advanced by Emma H. Roberson, widow of said Charles F. Roberson, deceased, as set out in said account and report, and

IT APPEARING that all claims presented against said estate have been paid, the said Emma H. Roberson waiving her claims and acknowledging payments therefor, as set out in said account and report, and

IT APPEARING that the commissions allowed by law to said Executor is the sum of FOUR HUNDRED THIRTY-FOUR DOLLARS, SEVENTY-FIVE CENTS (\$434.75), and the COURT HEREBY FIXES the attorneys' fee herein at the sum of ONE THOUSAND (\$1,000.00) DOLLARS, which two items have been heretofore paid, as set out in said account and report, and

IT FURTHER APPEARING that under and pursuant to the terms of said last will and Testament of said Charles F. Roberson, deceased, CHARLES OLSON was bequeathed the sum of FIVE THOUSAND (\$5,000.00) DOLLARS, and IT APPEARING that said sum of Five Thousand (\$5,000.00) Dollars, less the proportion of said Charles Olson of the inheritance taxes to the State of Utah and to the United States Government, has been fully paid as shown in said account and report and by the receipt of said Charles Olson on file herein, and

IT FURTHER APPEARING that said Emma H. Roberson has advanced and paid to Walter E. Fenner, executor herein, the sum of FIVE THOUSAND (\$5000.00) DOLLARS for the purpose of carrying out the provisions of the will of said Charles F. Roberson, deceased, and the bequest to LUTHERIA J. ROBERSON and that said Five Thousand (\$5000.00) Dollars is on deposit by the said Walter E. Fenner, executor, in the Ogden State Bank of Ogden, Utah, IT BEING UNDERSTOOD AND AGREED that upon the death of the said Lutheria J. Roberson said Five Thousand (\$5,000.00) Dollars shall be treated as and shall be the assets of said estate and shall be distributable to AVIS PEARL POLSON and OSCAR CLARENCE ROBERSON share and share alike, under and pursuant to the provision of the Last Will and Testament of said Charles F. Roberson, deceased, and

IT FURTHER APPEARING that said executor has on hand the property as set out in the inventory and appraisement filed herein, and which said property is hereinafter set out and described, and said executor having filed herewith his Supplemental account and report and petition wherein he has set out that the note of P. L. Turner is secured by mortgage upon real estate as set out in said Supplement and Amendment to said Final Account and Report;

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE COURT:

That the Final Account and Report as rendered herein is HEREBY ALLOWED AND SETTLED accordingly.

That the names ages, relationship and residences of the devisees and legatees under the Last Will and Testament of said Charles F. Roberson, deceased, are as follows:

NAME	AGES	RELATIONSHIP	RESIDENCE
EMMA H. ROBERSON,	58 years,	Widow	846-25th Street, Ogden, Utah
CHARLES OLSON	53 years		Big Piney, Wyoming
LUTHERIA J. ROBERSON,	76 years,	Sister	Yale, Seneca County, New York, Geneva, R. D. 5.
AVIS PEARL POLSON	30 years	Daughter	Fontenelle, Wyoming
OSCAR CLARENCE ROBERSON,	23 years	Son	Fontenelle, Wyoming.

of whom EMMA H. ROBERSON, AVIS PEARL POLSON and OSCAR CLARENCE ROBERSON are the heirs at law and only heirs at law of said deceased, and

IT FURTHER APPEARING that the said Walter E. Fenner, executor herein, has paid said bequest to said CHARLES OLSON, and

IT FURTHER APPEARING THAT said EMMA H. ROBERSON, by her bill of sale and quit claim deed, conveyed to AVIS PEARL POLSON and OSCAR CLARENCE ROBERSON, share and share alike, all her right, title or interest in the real and personal property of said estate, and

IT FURTHER APPEARING that all the claims and debts against said estate, all the taxes, all the expenses and charges of administration have been fully paid and discharged, and that said estate is ready for distribution and in condition to be closed, except for the Five Thousand (\$5,000.00) DOLLARS, which the said Walter E. Fenner will still retain for the purpose of carrying out the provisions of the Last Will and Testament of the said Charles F. Roberson, deceased, in the matter of the bequest of the income thereof to Lutheria J. Roberson, and upon her death, for the distribution of the principal thereof to AVIS PEARL POLSON and OSCAR CLARENCE ROBERSON,

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that said WALTER E. FENNER shall retain said FIVE THOUSAND (\$5,000.00), DOLLARS, and that he pay the income therefrom from time to time to LUTHERIA J. ROBERSON.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that pursuant to the terms of the last Will and Testament of the said Charles F. Roberson, deceased, and pursuant to the Bill of Sale and Quit Claim Deed of the said Emma H. Roberson, hereinbefore referred to, said estate, hereinafter particularly described be, and the same is hereby distributed as follows to-wit: