

the said Joseph Thompson, Sr., husband of deceased, being by law entitled to an undivided one-half interest therein, and said Thomas Thompson, son of deceased, being by law entitled to an undivided one-eighth interest therein, and said Joseph Thompson, Jr., son of deceased, being by law entitled to an undivided one-eighth interest therein, and said John L. Thompson, son of deceased, being by law entitled to an undivided one-eighth interest therein, and said William D. Thompson, son of deceased, being by law entitled to an undivided one-eighth interest therein;

And it further appearing that the above and foregoing described real property is all of the property, so far as is known, belonging to the estate of said Isabella Thompson, deceased, located within the State of Wyoming;

And it further appearing that no application has been made in the State of Wyoming, or any other place, for the appointment of an administrator or executor of said estate; that said estate has not been, nor is now being, administered or probated under the laws of the State of Wyoming, or any other state; and that there has been no previous judicial determination of said decedent's heirs or the right of descent of said real property;

And it further appearing that said application and petition was filed under the provisions of Sections 6-2601, 6-2602 and 6-2603, Wyoming Compiled Statutes, 1945; that said petitioner, Leonard Hay, has derived title to the real estate hereinabove described by and through conveyances from the heirs at law of said Isabella Thompson; and that, therefore, said petitioner is interested in the above described property, and the title thereto, and is qualified by law to institute these proceedings;

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED, that the said Isabella Thompson died intestate in Sweetwater County, Wyoming, in December, 1919, leaving the following surviving her as her next of kin and only heirs at law:

Joseph Thompson, Sr., husband;
Thomas Thompson, son;
Joseph Thompson, Jr., son;
John L. Thompson, son;
William D. Thompson, son;

and that upon the death of said Isabella Thompson, as aforesaid, all of her right, title and interest in and to the above described real property, and in and to any and all other property not now known or discovered, and which may belong to her estate, or in which her estate may have any interest, was inherited by, and vested in, said heirs at law and next of kin in the following proportions:

Joseph Thompson, Sr., husband of deceased, an undivided one-half interest in and to all of said real property and estate, to have and to hold the same unto himself, his heirs and assigns forever;

Thomas Thompson, son of deceased, an undivided one-eighth interest in and to all of said real property and estate, to have and to hold the same unto himself, his heirs and assigns forever;