

said decedent was admitted to probate and said Anderson L. McGinnis was appointed executor thereof and Letters Testamentary were issued to him by the Clerk of this Court on the 23rd day of February, 1950, and he thereupon gave notice to the creditors of said decedent in the manner, form and substance provided by law to present to him, or file with the Clerk of said Court their claims within six (6) months from February 24, 1950, the date of the first publication thereof, which said notice was published in the Kemmerer Gazette for three successive weeks and the time stated therein and limited by law for presenting claims has expired and all claims that have been presented and filed herein have been paid, and that all costs, charges and expenses of administration, and all taxes assessed against said estate have been paid; that no inheritance taxes are chargeable to said estate; that said executor has returned to said court and filed herein, a true inventory and appraisement of the estate of said decedent, and that said estate has been fully administered and ready for distribution and in condition to be closed, and the Court, having considered the matter and proceedings had herein, and having heard the evidence adduced, finds:

That the final account, report and petition for distribution of the estate of said decedent to be true and correct; that said Mary H. McGinnis died testate and that she left her surviving as her only heirs at law the following named adult descendants, to-wit:

CAROLINE M. WARNER,	DAUGHTER
ANDERSON L. McGINNIS,	SON
MIRANDA YOSE,	DAUGHTER
LUCILLE A. BUDD,	DAUGHTER
WILLIAM J. McGINNIS,	SON
DLIVE H. IRVIN,	DAUGHTER
FRANK R. McGINNIS,	SON

and by her last Will and Testament duly admitted to probate