

And the Court further finds that shortly thereafter said John Louis Roberts left the State of Wyoming and has taken no further interest in the affairs of said estate, and your petitioner has continued to act as Executor of said estate without any assistance upon the part of said John Louis Roberts.

And the Court further finds that on the 1st day of March, 1946, the said Andrew F. Leckie, Jr., conveyed to Samuel Leckie all of his right, title and interest in the partnership business heretofore existing between the said John Louis Roberts and his wife, Mary Leckie Roberts, deceased, generally known as Leckie Sheep Company or Leckie Roberts Sheep Company.

And the Court further finds that said Samuel Leckie is the sole and only person now interest in said estate and is the sole and only person entitled to distribution, and that the entire estate of said Mary Leckie Roberts should be distributed to Samuel Leckie.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the residue and remainder of said estate hereinafter particularly described, and any other property not known or discovered, which may belong to said estate, or in which estate may have an interest, be, and the same is, hereby decreed and distributed to Samuel Leckie.

That the known property herein decreed and distributed to said Samuel Leckie is as follows:

All of the interest of Mary Leckie Roberts in and to the following described property:

1. Interest in the Guest Outfit heretofore operated at Leckie Ranch;
2. Interest in the house and lot situate in Rock Springs, Wyoming, more particularly described as follows:

Lot One (1), and the Southerly half of Lot Two (2), Block Thirty-three (33), Second Addition to the City of Rock Springs, Sweetwater County, Wyoming.