

247

<u>Bonds</u>	<u>Number</u>	<u>Due Date</u>	<u>Interest Rate</u>
U. S. Treasury	75761 -A	12/15/68	2 1/2%
" " "	75762 -B	12/15/68	2 1/2%
" " "	75763 -C	12/15/68	2 1/2%
" " "	75764 -D	12/15/68	2 1/2%
" " "	44474 -D	1965-70	2 1/2%
" " "	329271-A	1967-72	2 1/2%

(2) Notes and Mortgages:

Ray A. Sell - Balance due on loan.

(3) Partnership Interests:

49% interest in John Bunning Transfer Company,
 a co-partnership composed of John Bunning (49%)
 and Christian Bunning (51%)

(4) Undivided one-fourth ($\frac{1}{4}$) interest in P. C.
 Bunning Estate

(5) Cash on Hand \$91,563.98

IT IS FURTHER ORDERED AND DECREED, that the Executrix and Executor are authorized to retain, for a period not to exceed the one year pro-rata from each distributive share, the total sum of Fifty Thousand \$50,000.00 for the purpose of payment of any contingent liabilities that may become definite claims or liens against the property of said estate.

IT IS FURTHER ORDERED AND DECREED, that the said Executrix and Executor upon payment and delivery of the said residue, as herein-before ordered, including the amount authorized to be retained less any amount paid out for contingent liabilities that become definite claims or liens against the property of said estate, and upon filing proper receipts therefor in this Court, shall be entitled to be fully and finally released and discharged from their trust as such Executrix and Executor.

DONE IN OPEN COURT this 23rd day of September, 1953.

/s/ Glenn Parker
 JUDGE

The State of Wyoming)
 County of Sweetwater) ss.

I, Grace Siegert, Clerk of the Second Judicial District Court within and for the County and State aforesaid, do hereby certify the foregoing to be a true and complete copy of Decree of Final Settlement of Account and Order of Distribution in the matter of the estate of John Bunning, deceased, as the same appears of record and on file in this office.