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That the heirs and next of kin of the said Hearley Fronk, Deceased, at the time of his death were Jennie Fronk, his widow; Vincent T. Fronk, his son; Daniel Fronk, his son; Dorothy Pearson, his daughter; Lillian Wickett, his daughter; and Ilene Dockham, his daughter; all over the age of 21 years; that Vincent T. Fronk has since died and his estate is being administered in the District Court of Sublette County, Wyoming.

And it further appearing that the estate is in condition to be distributed in accordance with the terms and provisions of the Last Will and Testament of said decedent, and the administration thereof brought to a close, and all and singular, the law and the premises being by the Court seen, heard, understood and fully considered,

IT IS ORDERED, ADJUDGED AND DECREED:

1. That the First and Final Account and Supplement thereto be, and the same is hereby settled, allowed and approved as rendered.
2. That the fees and commissions of the Executrix of said Estate be, and the same are hereby determined, and allowed, in the sum of \$446.87, and the Executrix is hereby authorized and directed to pay to herself the said fees and commissions.
3. That the fees of C. A. Brimmer, Attorney for the Executrix, be, and the same are hereby determined and allowed in the sum of \$250.00, and the Executrix is hereby authorized and directed to pay the same, together with the sum of \$1.00 advanced by said Attorney.
4. That the Executrix pay to the Clerk of this Court the court costs hereinafter taxed.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the residue of the Estate of Hearley Fronk, Deceased, hereinafter particularly described and now remaining in the hands of the Executrix, and any other property not now known or discovered which may belong to the said Estate, or in which said Estate may have any interest, be, and the same is hereby distributed in accordance with the terms and provisions of the joint Will made by the decedent and Jennie Fronk, his wife, and duly admitted to probate in this Court, to-wit:

All of said property, real as well as personal, to Jennie Fronk, the wife of said decedent, during her natural lifetime, together with the use and benefit thereof, and the rents and profits arising therefrom, during her natural life; that upon and after the death of the said Jennie Fronk, wife of said decedent, and after the payment of all funeral expenses and debts of the said Jennie Fronk, the rest, residue and remainder of their estate, real and personal, left thereafter, shall be distributed as follows:

As to all of the cattle owned by the decedent and his wife, Jennie Fronk, the same shall be distributed to Vincent T. Fronk, their son, as to an undivided one-third interest therein; to Daniel Fronk, their son, an undivided one-third interest therein; and to Dorothy Pearson, Lillian Fronk Wickett and Ilene Dockham, their daughters, the remainder of their said cattle, share and share alike.

To Vincent T. Fronk, their son, a one acre plot of ground upon which he had erected and built a house and was residing therein with his wife and family at the time of the death of said decedent, together with the right to said Vincent T. Fronk and the members of his family of ingress, regress and egress to and from the same, and over and across the balance of the ranch premises of the said decedent.