

to be compromised for \$42,481.02, leaving a balance due of \$9,145.50, after allowing credit of \$33,335.52, previously paid, and the executor has recommended the acceptance of this offer.

(13) That Helen B. Bray, daughter, Big Piney, Wyoming; Mildred Duncan, daughter, Rock Springs, Wyoming; Irene Sage, daughter, Portland, Oregon; and Willis P. Webb, son, Salmon, Idaho, are the only ones entitled to share in the distribution of the distributable assets of said estate and that they should share equally in said distribution.

(14) That the executor rendered extraordinary service in the administration of said estate.

(15) That there is no dispute existing as to the heirship or right to share in the distribution of the assets of said estate and there is no dispute concerning an interest in any community property.

(16) That the debts of said estate have all been paid except as herein enumerated.

NOW, THEREFORE, IT IS HEREBY ORDERED, A JUDGED AND DECREED:

a. That said Final Account and supplement thereto of the said executor of the Estate of Clarence F. Webb, deceased, be and the same hereby is approved, ratified and confirmed in each and every respect; and that the same be, and is now allowed and settled as and for the Final Account of said administration;

b. That the report of said executor's administration and handling of said estate assets accompanying said Final Account be, and the same hereby is, approved, ratified, and confirmed;

c. That the said executor be and he is hereby allowed the sum of \$ 4300<sup>00</sup> as statutory commission and for extraordinary services rendered in the administration and probating said estate;

d. That James A. Greenwood, attorney, for said executor be, and he is hereby allowed the sum of \$ 6000<sup>00</sup> for all professional services rendered, including both regular and extraordinary;

e. That attorneys Greenwood & Ferrall be reimbursed for expenses incurred and paid in the sum of \$598.62;