

IN THE DISTRICT COURT FOR THE THIRD JUDICIAL DISTRICT,
IN AND FOR THE COUNTY OF SUBLETTE, STATE OF WYOMING.

FILED
JUL 8 1957
J. P. B. B.
Sublette County, Wyoming

In the matter of the Estate of)
Joseph T. Pence, Sr.,) No. 334 FINAL DECREE
Deceased.)

Francis W. Tanner, the administrator of the estate of Joseph T. Pence, Sr., deceased, having filed in this Court and proceeding his supplemental final account and report and petition for settlement of said estate and

It appearing therefrom and from the record and files in this proceeding that under date January 6th, 1942, said administrator issued and caused to be published a Notice of Final Settlement of said estate showing therein that he would file his final account and petition for distribution on or before January 31, 1942, and it further appearing that said final account and petition was not filed until March 24, 1942, and no order extending the time for such filing was ever made herein, and on March 24, 1942, the Court, without noticing the late filing of said final account and petition, inadvertently made its decree distributing said estate, and

No order or decree discharging said administrator or closing said estate having been made and the validity of said decree and order above mentioned being questioned and said administrator having thereupon on November 21, 1956, issued Notice of Final Settlement of said estate and therein that he would on or before December 15, 1956, file in this Court and proceeding his final account and petition for distribution of said estate and allowing to December 26, 1956, to file objections thereto and having caused said Notice to be published for four consecutive weeks in the Big Piney Examiner, a newspaper regularly printed, published weekly and of general circulation in said Sublette county, commencing with its issue of November 22nd, 1956, due proof thereof being filed herein, and said administrator having on December 11, 1956, filed herein his supplemental final report and petition for distribution of said estate and thereby adopted said account and petition so filed March 24th, 1942, as and for his final account and petition for settlement of said estate, and there being no objections thereto or appearances in opposition, and

The matter of said estate now coming on regularly for hearing and the Court having considered said supplemental petition and its record in this proceeding and the evidence adduced,

Finds that due and sufficient notice of this hearing has been given and that all statements, matters and things contained in said final account and petition so filed herein March 24, 1942, and in said decree and order made on said date, are true and correct, and it is therefore accordingly

Ordered, adjudged and decreed that said Decree of March 24th, 1956, be and hereby is adopted as fully and to the same extent as if repeated and set forth herein and is