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IN BOOK 17 *Miscellaneous* PAGE 139
FEES \$ 2.00
SUBLETTE COUNTY, PINEDALE, WYOMING
COUNTY CLERK

THE STATE OF WYOMING,)
COUNTY OF SUBLETTE.)
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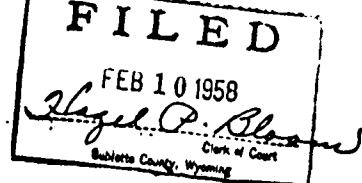
WILLIAM J. McGINNIS, SR.,
PLAINTIFF,

VS.

CHARLES W. ALLEN and BERTHA
ALLEN, his wife, if they are
deceased, then all of the un-
known heirs, legatees, devisees
and creditors of such
deceased persons, and all
other persons unknown claim-
ing or who might claim any
estate or interest in, or lien
upon the real property de-
scribed herein, or any part
thereof adverse to plaintiff's
title thereto.

DEFENDANTS.

IN THE DISTRICT COURT
THIRD JUDICIAL DISTRICT



CIVIL ACTION NO. 1105

JUDGMENT AND DECREE

This matter coming on regularly for hearing this day before
the Court upon the pleadings herein filed, J. A. Christmas ap-
pearing as attorney for the plaintiff, and E. J. Herschler, ap-
pearing for said minors and incompetent persons as guardian ad
litem and attorney for defendants, and the Court having examined
the pleadings filed herein, and having heard the testimony and
evidence adduced, and having examined the records in the case and
the proofs offered, and being fully advised in the premises, finds:

1. That each and all of the above named defendants have been
duly and regularly served with summons, by publication in this
action in the manner and substance and for the time required by
and in accordance with the laws of this state; that each and all
of said defendants have defaulted in filing an answer or other
pleas to plaintiff's complaint, and that each of said defendants
being in default for want of answer or other pleas, their defaults
are duly and regularly taken and entered.

2. That plaintiff has made and filed herein an affidavit
stating that it is not known if any of said defendants are infants
or incompetents; that although more than 30 days have elapsed
since the service of summons herein upon them, said minors and
incompetents, unknown heirs, legatees, devisees, creditors and
persons unknown claiming or who might claim any estate or interest
in, or lien upon said tract of land, they have neglected to apply
for the appointment of a guardian ad litem in this action; that
no application for appointment as such guardian ad litem has been
made by any relative or friend of such minor or incompetent de-
fendants, and that said minor and incompetent defendants have not,
to the best of the knowledge and information of plaintiff, any
testamentary guardian or guardian within this state.

Recorded: District Court Journal 6, Page 38.