



BY GE

30

1 tition, and its unknown stockholders and creditors,)
2 JAMES P. LOMBARD, BYRON K. STEVENS, AUGUSTUS J. SMITH,)
3 W. HAMPTON de FONTAINE, ARLEN G. SWIZER, individually)
4 and as the last known acting directors of Fontaine)
5 Producing Company, as aforesaid, a defunct corporation,)
6 and of its stockholders and creditors, McGINNIS LAND)
7 AND CATTLE COMPANY, a dissolved corporation, and its)
8 unknown stockholders and creditors, WILLIAM J. McGINNIS,)
9 SR., MARY H. McGINNIS and ANDERSON L. McGINNIS, indi-)
10 vidually and as the last acting directors of McGinnis)
11 Land and Cattle Company, as aforesaid, a dissolved)
12 corporation, and of its stockholders and creditors,)
13 JOHN METCALF LAND COMPANY, a defunct corporation, and)
14 of its stockholders and creditors, W. A. PEAK, AL)
15 WALLENBURG, and SELMAR G. LARSEN, the last known act-)
16 ing officers and directors of JOHN METCALF LAND COMPANY,)
17 a defunct corporation, and all of its stockholders and)
18 creditors, and if any of the above-named or mentioned)
19 are deceased, then all of the unknown heirs, devisees,)
20 legatees, creditors and successors of such deceased per-)
21 son, and all other persons unknown claiming any estate)
22 or interest in, or lien upon, the real property and pre-)
23 mises which are the subject matter of this action, and)
24 are described herein,)
25 Defendants,

JUDGMENT

18 This cause having come on regularly for trial this day
19 upon the Complaint of plaintiffs; the plaintiff being represented
20 in Court by their attorney, E. J. Herschler; and all of the de-
21 fendants except Selmer G. Larson, aka Selmer G. Larsen and as
22 S. G. Larson, receiver of the Bank of Paullina, Iowa, being re-
23 presented by their duly appointed attorney, J. A. Christmas; and
24 that the said defendant, Selmer G. Larson, aka Selmer G. Larsen
25 and as S. G. Larson, receiver of the Bank of Paullina, Iowa, hav-
26 ing heretofore filed his Answer herein, it was stipulated and
27 agreed by and between E. J. Herschler, attorney for plaintiffs,
28 and A. G. McClintock, attorney for said defendant, that a Judg-
29 ment could be entered herein consistent with the terms and pro-
30 visions of the said Stipulation.