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and that, under the terms and provisions of said last will and testament, and said probate proceedings, said Louie W. Carr, widow of decedent, and said Willard Z. Carr and Burton J. Carr, sons of decedent, were entitled to have distributed to them all of the above described real property located in the State of Wyoming, in equal shares;

8. That, as shown by the Final Settlement made and entered by the Wayne Circuit Court, 17th Judicial Circuit, within and for Wayne County, State of Indiana, all debts and obligations of said decedent, and of said estate, have been fully paid and satisfied;

9. That no inheritance taxes are due or payable to the State of Wyoming in the matter of said estate, as the value of said property at the date of death was grossly less than the exemption provided by law for the widow and sons who are the sole legatees and devisees under the terms and provisions of the last will and testament of the decedent;

10. That by warranty deed dated December 18, 1928, said Louie W. Carr, Willard Z. Carr and Burton J. Carr, as the executors of the will of said James A. Carr, deceased, and said Louie W. Carr, widow of the decedent, individually and in her own right, granted, conveyed and warranted all of the above described real property to said Willard Z. Carr and Burton J. Carr, which deed was filed for record in the office of the County Clerk and Ex-Officio Register of Deeds within and for Sublette County, Wyoming, on the 28th day of December, 1928, and duly recorded in Book 1 of Deeds, Page 252;

11. That by warranty deed dated May 20, 1947, said Willard Z. Carr and his wife, Susan B. Carr, and said Burton J. Carr and his wife, Lucretia T. Carr, granted, conveyed and warranted all of the above described real property to Felix Walter Rilinger, which deed was filed for record in the office of the County Clerk and Ex-Officio Register of Deeds within and for Sublette County, Wyoming, on the 28th day of May, 1947, and duly recorded in Book 5 of Deeds, Page 109;

12. That said Felix Walter Rilinger died intestate at Axtell, Kansas, on the 28th day of June, 1968, and that Joseph H. Galicich, the petitioner, is the duly appointed, qualified and acting Wyoming administrator of the estate of said Felix Walter Rilinger, deceased.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the probate of the estate of said James A. Carr, deceased, be dispensed with in the State of Wyoming and that the proceedings in the matter of said estate in the Wayne Circuit Court, 17th Judicial Circuit, within and for Wayne County, State of Indiana, and said certified and exemplified copies of the proceedings in said estate therein, be, and the same are hereby, admitted to record in this Court; that they be hereafter considered and treated as original proceedings in this Court and in the State of Wyoming, and as conclusive evidence of the facts therein shown; that said proceedings stand as the probate of said estate in the State of Wyoming; and that all of the above described real property, together with any other property situated in Wyoming and not now known or discovered, and which may belong to said estate, or in which said James A. Carr or said estate may have any interest, be, and the same is hereby, distributed, granted, conveyed and set over to said Louie W. Carr, widow of decedent, and Willard Z. Carr and Burton J. Carr, sons of decedent, in equal shares, to-wit; an undivided one-third interest to each, in accordance with said last will and testament.