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at law inherited all of the above described real property, the said Mathilda Johnson, widow of decedent, being by law entitled to and having inherited an undivided one-half interest therein, and said Gene Johnson, son of decedent, being by law entitled to and having inherited an undivided one-half interest therein;

That said Mathilda Johnson was a widow and a non-resident of the State of Wyoming at the time of her death, and that she left the following surviving her as her next of kin and only heir at law:

Gene Johnson, son of decedent, aged over twenty-one years, now residing at 5120 Harper Avenue, Chicago, Illinois 60615;

and that, under the laws of the State of Wyoming, upon the death of said Mathilda Johnson, said Gene Johnson, son of said Mathilda Johnson, deceased, became entitled to and inherited all of her interest in and to the above described real property;

That the above described real property is all of the property, so far as is known, owned by or belonging to each of said decedents at the times of their respective deaths and located within the State of Wyoming; that no other property, real or personal, has been discovered by petitioner; and that there has been no previous judicial determination of the right of descent of said real property upon the deaths of said decedents;

That all of the debts, obligations and claims against said Olander Johnson, deceased, and his estate, and all of the debts, obligations and claims against said Mathilda Johnson, deceased, and her estate, have been fully paid and satisfied;

That this petition and application is filed under the provisions of Sections 2-325, 2-326 and 2-327, Wyoming Statutes, 1957;

That the petitioner and his wife, Mary L. Arambel, are the sole stockholders of Midland Live Stock Company, a Wyoming corporation, which is the present owner of the above described real property, having received conveyances and derived title thereto from the heirs at law of the above mentioned decedents, and that, therefore, he is interested in the above described real property, and the title thereto, and is qualified by law to institute and maintain these proceedings;

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that said Olander Johnson died intestate in a part of Fremont County, Wyoming, which is now Sublette County, Wyoming, on the 25th day of August, 1919, he then being a resident of said county, leaving the following surviving him as his next of kin and only heirs at law:

Mathilda Johnson, widow of decedent, aged over twenty-one years, but who is now also deceased, she having died in Chicago, Illinois, on the 3rd day of May, 1941;

Gene Johnson, son of decedent, aged over twenty-one years, now residing at 5120 Harper Avenue, Chicago, Illinois 60615;

and that under the laws of the State of Wyoming, upon the death of said Olander Johnson on the 25th day of August, 1919, the above mentioned next of kin and heirs