

12013  
1970  
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;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said Mathilda Johnson died intestate in Chicago, Illinois, on the 3rd day of May, 1941, 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.

DATED this 9th day of February, 1970.

Sig: C. Stuart Brown  
JUDGE

The State of Wyoming, )  
: ss.  
County of Sublette. )

I, Hazel P. Bloom, Clerk of the Third Judicial District Court within and for the County and State aforesaid, do hereby certify the above and foregoing to be a true and complete copy of Decree Determining Heirs and Heirship made and entered by said Court on the 9th day of February, 1970, in the matter of the estates of Olander Johnson and Mathilda Johnson, deceased, as the same appears of record and on file in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my hand and affixed the official seal of said Court at my office in Pinedale, Wyoming, this 9th day of February, 1970.

Hazel P. Bloom  
Clerk of the District Court