

the time stated therein and limited by statute for presenting and filing claims has expired and all claims that have been presented and filed herein have been paid or otherwise disposed of; that all costs, charges and expenses of administration of said estate, including administratrix's commission and attorney's fees, and all taxes levied and assessed against said estate have been paid and discharged; that there is no State Inheritance Tax due and a Certificate of No Inheritance Tax Due has been filed herein; that said administratrix duly returned and filed with the Clerk of Court, a true Inventory and Appraisement of the estate of said decedent, and that said estate has been fully administered and is in condition to be closed and the residue thereof distributed to the persons entitled thereto according to law; and the Court having fully considered the matter and proceedings herein had and the evidence adduced, finds:

That the final account of the Administratrix is true and correct.

That, according to law, the estate of Ernest F. Fast, aka E. F. Fast, should be distributed as follows:

Caroline L. Fast, widow - an undivided one-half

Lawrence Edward Fast, son - an undivided one-quarter

Sandra Kay Ransom, daughter - an undivided one-quarter

That on the 25th day of June, 1970, Lawrence Edward Fast filed herein his Relinquishment of any interest in said estate and authorized the Court to set over whatever share he might have in said estate, including after-discovered property, to Caroline L. Fast.

That on the 2nd day of July, 1970, Sandra Kay Ransom filed herein her Relinquishment of any interest in said estate and authorized the Court to set over whatever share she might have in said estate, including after-discovered property, to Caroline L. Fast.

And all and singular the law and the evidence being by the Court seen, heard and understood, and being fully advised in