IN THE DISTRICT COURT

NO. P-9461

DECREE OF FINAL SETTLEMENT

STATE OF COLORADO)

COUNTY OF WELD)

IN THE MATTER OF THE ESTATE OF

BELLE M. LOUSTALET,

Deceased.

And now on this day comes Francis M. Lousialet, the administrator of the Estate of Belle M. Lousialet, deceased, and presents to the Court a final report of his acts and doings as such, asks that the same be approved and that he be discharged and said estate decreed to be fully administered according to law.

And it appearing to the Court, from the records and files herein, and the Court doth find that Belle M. Loustalet departed this life on or about the 25th day of June, A. D. 1964; and that on the 3rd day of July, A. D. 1964, Letters of Administration were issued to Francis M. Loustalet.

And it further appearing to the Court and the Court doth find that a notice to claimants to file claims against said Estate was published in the manner and as required by law; that all claims allowed by the Court against said Estate and all costs of administration and inheritance taxes have been paid; that the Clerk of this Court has sent notices to all claimants whose claims had not been allowed or disallowed by this Court of the date fixed for final settlement as required by law and that said claims have been allowed and satisfied or disallowed.

And the Court doth further find that the statutory period of filing claims has elapsed and that there has been published a proper Notice of the filing of the final report which Notice fixed Barch 22, 1965, as the last day for filing with this Court written objections to said report.

And it appearing from said report, and the Court doth find, that said administrator has received, for and on behalf of the Estate, the sum of \$24,175.14 and has expended the sum of \$6075.43, leaving in his hands the sum of \$18,099.71 to be distributed to the following named heigh at law, to-wit: To Francis M. Loustalet, son, \$9171.98; to Warren H. Loustalet, son, \$8927.73.

And it appearing to the Court and the Court doth find that said administrator has in his possession for distribution to the hoirs at law of said decedent in kind, in addition to the real estate belonging to decedent at the time of her death, the following described personal property, to-wit: 11 shares of the common stock of Beatrice Foods Co., I membership Consumers Oil Co-operative, Inc., 9 shares of the common stock of Hope Light and Power Company, 482 shares of the common stock of The First National Bank of Greeley, Colorado, 5000 shares of common stock of Gold Coin Mining and Leasing Co., and household furniture and furnishings, all of which is to be distributed to the above named heirs at law in the undivided fractional interest of one-half each, except with respect to the 11 shares of Beatrice Foods Co. and 9 shares of common stock of Home Light and Power Company. The Court finds that Francis M. Loustalet and Warren H. Loustalet, the sole and only heirs at law of said decedent have mutually agreed that said shares shall be divided between them as follows:

To Francis H. Loustalet, 6 shares of the common stock of Beatrice Poods Co.

4 shares of the common stock of Home Light and Power Company
To Warren H. Loustalet, 5 shares of the common stock of Beatrice Poods Co.

S shares of the common stock of Home Light and Power Company

AND THE SAID ADMINISTRATOR IS ORDERED to assign, transfer and set over unto Francis M. Loustalet and Marren H. Loustalet, the sole and only heirs at law of said decedent, the above described personal property and any and all other property of every kind and description constituting assets of the above entitled estate, and any and all property received during the administration thereof, and including any assets discovered hereafter in which said decedent had an interest in the undivided fractional interest

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of one-half each, except with respect to said 11 shares of common stock of Beatrice Foods Co. and 9 shares of common stock of Home Light and Power Company, and the said ADMINISTRATOR IS ORDERED HERBBY to assign, transfer and set over unto Francis M. Loustalet 6 shares of the common stock of Beatrice Foods Co. and 4 shares of the common stock of Home Light and Power Company, and unto Marren H. Loustalet 5 shares of the common stock of Beatrice Foods Co. and 5 shares of the common stock of Home Light and Power Company.

And the Court doth further find that said Prancis M. Loustalet has faithfully administered the estate of said deceased which has come to his hands and fully performed his duties as such and as provided by law.

IT IS, THEREPORE, ORDERED, ADJUDGED AND DECREED, that the said final report and all acts and doings of the said Francis M. Loustalet in and about the administration of the said Estate be, and the same are hereby in all things fully ratified, confirmed and approved by the Court, and the said Francis M. Loustalet is further ordered to distribute the money and property in his hands to the above named parties respectively or to their legal representatives in the amounts as above set forth, and having so distributed the same and having filed proper receipts therefor in this Court that he be discharged and his bondsmen released from further liability in the premises.

And it appearing to the Court that the said Francis M. Louistalet has made said distribution and Filed receipts therefor, it is

ORDERED that the said Francis M. Loustalet be and he is discharged as such administrator and that his bondsmen be and they are hereby released from farther liability in the premises.

Done in open Court this day of A.D. 1965.

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STATE OF COLORADO,			
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unity of	······································		
in	THE COUNTY COURT	<u> </u>	
	No. 9461		
SIN THE MATTER OF THE	FSTATE OF		<i>/</i>
BELLE M. LOUSTALET.			
•		DECREE OF	HEIRSHIP
	DECEASED.		
This matter coming on to be			
the judicial ascertainment and at there is no contest or dispute			
tion of heirship; that notice of the requirements of law and orders			
oofs submitted, including the aff	fidavit of intestacy heretof	ore filed.	7
IT IS DETERMINED AND	DECREED that said dec	cedent died intesta	ite on or about t
25th day of Ju	ne 炎 📉	, 19. 64 a reside	ent of the County
feld Sta	ate of Colorado, and that th	te sole and only he	irs of said deceder
eir relationship to decedent, and			
NAME	Relation	ship F	Fractional Interest
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larren H. Loustalet	Son	_\^\ \^	/ ne-Half
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	day of Nov	ember , A. I	D. 1984
Done by the Court this . 12th	day of Nov		D. 1984
Done by the Court this 12th	day of Nov	ember , A. I	D. 1984
Done by the Court this . 12th STATE OF COLORADO, We 18	day of Nov	ember , A. I	D. 19 .64
Done by the Court this . 12th STATE OF COLORADO, Weld I, Clerk of the County Court with hereby certify the above and fores	ROY M	ember , A. I BRIGGS	O. 19 64 County Judge County aforesaid
Done by the Court this . 12th STATE OF COLORADO, Weld I, Clerk of the County Court with hereby certify the above and foregoered in said estate.	ss. hin and for the going to be a true copy of	ember , A. I BRIGGS the Decree of Heirs	County aforesaid thip duly made and
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IN THE DISTRICT COURT IN AND FOR THE COUNTY OF WELD AND STATE OF COLORADO

I Robert W. Rhodes, Clerk of the District Court in and for the County of Weld and State of Colorado, do hereby certify the within and foregoing to be a full, true and correct copy of the Decree of Final Settlement and Decree of Heirship entered of record in Probate No. P-9461 in the matter of the Estate of Belle M. Loustalet, deceased as the same appears from the records and files in said matter now in my office properly remaining.

Robert

Clerk

By John J. Has gan Deput