Reithmiller, having consented in writing to the allowance of said account as filed, and it appearing from said account that the expense of administration, funeral expenses and claims allowed against said estate have been paid, and that said account as filed is correct and ought to be allowed,

It is ordered allowed as the final account of said administratrix.

It further appearing that the inheritance tax chargeable against said estate has been determined and a receipt filed showing payment thereof.

It further appearing that said deceased left surviving him as his heirs at law, his daughter, Mary G. Runciman, his grandchildre M. Gorton Reithmiller, R. Evelyn Reithmiller, Ruby A. Bowdish, and Ettie G. Bowdish, who are entitled to inherit said estate in the proportion of one-third thereof to said daughter, and one sixth thereof to each of said grandchildren.

It further appearing by the reords in this court that said grandchildren are minors, and that Mary G. Runciman has been duly appointed guardian for Ettie G. Bowdish; and that Milton A. Reithmiller has been duly appointed guardian for M. Rowton Reithmiller, and R. Evelyn Reithmiller, and that Eouis G. Gorton, has been duly appointed guardian for Ruby A. Bowdish,

It is therefore ordered that all the rest, residue and remainder of said estate, real and personal, bem and the same is hereby set overs and assigned unto said heirs above named in the proportion above specified to them and to their heirs and asigns forever.

It is further ordered that upon filing receipts showing payment of clams allowed or against said estate, and upon filing receipts showing distribution of said residue, that said estate be closed, said administratrix released from all further liability as such, and her bond cancelled and discharged.

George H. Curtis , Judge of Probate.

STATE OF MICHIGAN

The Probate Court for the County of Jackson

In the matter of the estate of Orville Gorton, deceased, I, LaVonda F. Avery, Clerk of Probate, of sad Court, having the legal custody of the files and records thereof, do hereby certify that I have compared the attached copy of order allowing final account, and closing estate upon filing receipts, with the original thereof on file in said court and have found the same to be a correct transcript therefrom, and offs/of the whole of such original order.

In testimony whereof. I have hereunto set and affæxed the seal of said court, at the City of Jackson, in said County, this 22nd day of Janary, A.D. 1924.

(SEAR

LaVonda F. Avery, Clerknof Probate.

STATE OF MICHIGAN.

The Probate Court for the County of Jackson.

I? George H. Curtis, Judgebforthe Probate Curt in and for said County, in said State, do hereby certify that said Court of a Court of Record, having jurisdiction in all probate cases in said County of Jackson; that Lavonda F. Avery is duly appointed Clerk of Probate of said County and acting as Clerk of said Probate Court; that the signature to the foregoing certificate of exemplification is the genuine signature of the said Lavonda F. Avery that the seal affixed thereto is the seal of said Court, and that the annexed exemplification and the forgoing certificate of same are in due form of law.

In testimony whereof. I have hereunto setmy hand and caused the seal of said Court to be hereunto affixed this 22nd dy of January, A.D. 1924.

(SEAL) George H. Curtin, Judge of the Probate Court in and for said

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