

THE COURT FURTHER FINDS that said Grace E. Dodd was seized of title to Lots 1453, 1454, and 1455, Original Town of Kearney Junction, now City of Kearney, Buffalo County, Nebraska, and under the terms and conditions of the Will said real estate descends and is assigned to her daughter, Opal Dodd Taylor.

That the said Grace E. Dodd was seized of title to Lot 1, Block 1, Village of Cairo, Hall County, Nebraska, and the Northeast Quarter of Section 4, Township 11, Range 11, West of the 6th P. M., Hall County, Nebraska, and that under the terms and conditions of the Will said real estate descends and is assigned to Opal Dodd Taylor and Viola Dodd Mattson, an undivided 1/2 interest therein, in fee simple, as tenants in common.

That under the terms and conditions of the Will Amos Charleston of Kearney, Nebraska was bequeathed the sum of \$500.00 in cash for services performed, and that such amount has been paid to the said Amos Charleston by the executor and his receipt for same is attached to the executor's final report.

That said estate is fully solvent. That the State Inheritance Tax due from Opal Dodd Taylor in the amount of \$148.00 and from Viola Dodd Mattson in the amount of \$103.00 has been paid to the Counties of Buffalo and Hall in their respective amounts. That there is no Federal Estate Tax due the United States.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED BY THE COURT that Grace E. Dodd died as set forth. That all claims are forever barred; that all costs and expense of administration are paid in full; that the legacies have been paid; that all personal property in the hands of the executor after payment of claims and cost of administration have been paid to the heirs according to the terms of the Will. That the inheritance tax found due the State of Nebraska has been paid; that there is no Federal Estate