

The Court further finds that according to the terms, conditions and provisions of said Last Will and Testament of said deceased, legacies were bequeathed as follows: To Alfred Zlomka, \$200.00; To Helen Taylor and Lillian Dick, whose real name is Lillian Dick, Adeline Zlomka and Leontine Zlomka, \$500.00 each; to Angel Zlomka and Glen Zlomka, \$500.00 each; the balance of said estate including real estate was devised unto Otto F. Zlomka, Jr., in executors with power to hold and sell the same subject to the advice of the legatees named in said will and to be bound by the decision of a majority of them, and the net proceeds to be distributed unto the eleven children, share and share alike, of said testator, namely: Alfred Zlomka, Samuel Zlomka, Herman Zlomka, Otto F. Zlomka, Jr., named in said will as Otto Zlomka, Jr., Arnold Zlomka, Glen Zlomka, Leontine Zlomka, Adeline Zlomka Vose, named in said will as Adeline Zlomka, Leontine Zlomka Vose, named in said will as Leontine Zlomka, Anna Lovoldshier and William Dick, named in said will as William Dick;

SIXTH

The Court further finds that on the 7th day of July, 1941, in view of this Court was made allowance claims against said estate and nothing in said will or any and all other claims against said estate and excluding the claim thereof from setting up or asserting any such claims against said estate.

SEVENTH

The Court further finds that on the 10th day of October, 1941, John E. Hicks was appointed appraiser for inheritance tax purposes of the assets of this estate, and after giving notice as by law required, that his services as such appraiser with this Court on August 28, 1941, determining the total assets value of said estate as of the date of the death of said testator to be \$3,113.37 and accordingly the estate subject to the payment of no inheritance tax thereon.

EIGHTH

The Court further finds that all claims against said estate, including the costs of administration hereof, as well as the expenses of the last illness and burial of said decedent have been fully paid by said Executor; that all of the real estate belonging to this estate has now been sold by said executor under the powers granted him under the Last Will and Testament of said Otto F. Zlomka, deceased, and, in accordance with the terms, provisions and conditions thereof and with the consent and approval of a majority of the devisees and legatees named in said Last Will and Testament; that said Executor has converted all of the property and assets of this estate into cash and done