all things required of him under said Will emorting the distribution of the cash now remaining in his bands as set forth in his said final report in the sum of the hids. he, which sum, according to the terms and previsions of said Last Will and Testament as modified by the transfer and government of Samuel Clouke filed with this Court in this cause on February 20, 19h3, is payable to the Collowing named persons:

Alfred Zlomke
Herman Zlomke
Otto F. Zlomke, Jr.
Arnold Zlomke
Clen Zlomke Voss
Lucille Zlomke Morrison
Helen Sayles
Amanda Herpolabeimer
Lillin Edek

11, 946.45 1, 946.46 1, 946.45 1, 946.45 1, 946.45 1, 946.45 1, 946.45 1, 946.45

that each of the devisees and logatees under said Last will and Testament, being children of said Testator, are entitled to a statutory exception of \$10,000, and that accordingly there is due and payable to the County Treasurer of Hall County, Nebraska, and Merrick County, Nebraska, no inheritance tax herein w atsoever, nor is this estate subject to the payment of any State Estate tax or rederal state tax whatsoever;

IT IS THEREPOIS ORDER D, ADJ MOLD AND DECREED BY THE COURT that the Final leport of Otto F. Mlonke, Jr., wee stor, be and the same is hereby approved and allowed as such; that Otto Zlonke, Jr., named in said Will, is in fact Otto F. Zlonko, Jr.; that Madeline Zlonke maned impaid will is now Madeline Zlonke Vois; that I wille Whomke named in said Will is now Lucille Whomke Morrisons that Inllian Block named in said Will is in fact Liftian Blok; that the sh are of famicl looke in said estate was transferred and assigned in writing under date of .cbr nry 15, 1913 unto the ten legatoes named in .aragraph.lighth above, wich assignment was filed in this Court on February 20, 1913, and said Samiel Thombs therefore has no further right, title or interest whatsoever in and to this estate or the assets theroof; that all of the cash bequests made by said Testator in his said last Will and Tostamont have been fully paid as evidenced by receipts on file with this Court; that the property described in Paragraph Fifth hereof was devised and bequeathed and passed as determined in Paragraph Fifth horsof; that there sensins in the hands of said Executor the sum of 10, holish9 which he is hereby ordered to pay to the following described persons as follows: