

the executor herein, Einar H. Benson, be, and he hereby is allowed the sum of Four Hundred Dollars (\$400.00) as his fee and commissions in this said estate and that Suhr, Pierce & Cronin, the attorneys for the estate herein be, and they hereby are allowed the sum of Four Hundred Fifty-eight Dollars (\$458.00) as attorneys fees in this said estate and that the executor be, and he hereby is, ordered and directed to pay such fees.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that under the last will and testament of Dorcas Starkey, deceased, all of the real estate owned by her, as hereinbefore set out, did pass and descend in equal shares to the following named persons; and that the balance of the money remaining on hand should be paid by the executor, as follows:


To Florence P. Leathers, adopted daughter-----	1,517.95;
William Brown Turkey, adopted son-----	1,517.95;
John H. Starkey, adopted son;-----	1,517.95;
Ada Tennant, niece-----	1,517.95;
Evelyn R. Walker--adopted daughter-----	44.95.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that in addition to the payment to Evelyn R. Walker of the sum of \$44.95, that the executor deliver to Evelyn R. Walker the receipt covering the advancement made to her by the deceased.

IT IS FURTHER CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT that this said estate and the shares of the heirs herein, as above set out, is not and are not subject to inheritance tax under the laws of the State of Nebraska.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that upon the payment of the sums ordered herein paid and the filing of receipts therefor that the executor, Einar H. Benson, be, and he hereby is, discharged from his trust and his bond released.

BY THE COURT:

  
COUNTY JUDGE.