

estate; that he left surviving him as his heirs and only heirs at law, the following named persons, relationship being as shown opposite their names:

Friederick Schniegler, Widow,
 Elizabeth Wright, daughter,
 William Schniegler, son,

that the deceased died intestate and that by operation of the intestate laws of the State of Nebraska the above-described real estate did pass and descend to the heirs of the deceased as shown opposite their names:

Friederick Schniegler, widow, an undivided one-third interest
 Elizabeth Wright, daughter, an undivided one-third interest
 William Schniegler, this petitioner, son, an undivided one-third interest

that the interest of said persons in the entire West Half of Lot Three (W $\frac{1}{2}$ 3) in Block Seventeen (17) in Arnold's and Abbott's Addition to the City of Grand Island, Hall County, Nebraska, is as follows:

Friederick Schniegler, widow, an undivided one-third interest
 Elizabeth Wright, daughter, an undivided one-third interest
 William Schniegler, this petitioner, son, an undivided one-third interest

that more than two years have elapsed since the death of the deceased and no administrator has been appointed for his estate in Nebraska; that no claims have been filed against said estate and if there be any claims outstanding, the same are barred by operation of law.

that no persons interested in this estate are in the Military Service of the United States or any of its allies nor have any such persons been notified to appear for such service nor are any such persons eligible for such service.

That the said estate is not subject to inheritance tax although of value probably in excess of \$10,000.00, inasmuch as the exemptions of the heirs are substantially in excess of said value.


 COURT JUDGE