

for the estate and the same is hereby ordered paid.

The Court further finds that the gross value of the estate was the sum of \$32,000.00 and that there is no Federal Estate Tax.

The Court further finds that the State Inheritance Tax Appraiser has made his report showing no tax; that the net value of each of the interests of the legatees and devisees is less than the exemption allowed by law.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the report of the Inheritance Tax Appraiser be and the same is hereby ratified, approved and confirmed, and it is hereby ordered, adjudged and decreed that there is no State Inheritance Tax owing from any of the legatees or devisees.

The Court further finds that there will remain on hand, after the payment of said charges, to be distributed by the Executors the sum of \$2,039.45., and the same should be divided as follows:

Henrietta Schmale.	\$1339.75
Julius Jochack.	1339.75
Alma Nietzoldt.	1339.75
Hugo Jochack.	1339.74
Louis Jochack.	1339.74
Ann Meyer.	1339.74

and that upon filing receipts for the same, the Executors be discharged, their bond released and this estate closed.

The Court further finds that the deceased, Henry Jochack, was often described as Heinrich Jochack, but that they refer to the same person; that he, the said Henry Jochack, died on the 15th day of May, 1938, a citizen and resident of Hall County, Nebraska, and that this court has jurisdiction; that he left a last will and testament, which has heretofore been admitted to probate, and which probate has never been set aside or appealed from.

The Court further finds that he was the owner at the time of his death of the following described real estate, to-wit:

Lots One (1), Two (2), Three (3) and Four (4) in Block Eight (8) in Jochack's Addition to the City of Grand Island, Nebraska;

All of Fractional Block Five (5), Jochack's Addition to the City of Grand Island, Nebraska;