Lester E. Schuff and Henry A. Schuff are the residuary legatess and devises requested the approval of their receipt of the remaining personal property in their

that all remaining person to perty, of any and all natures whatsoever and wherever a tracted, be and the same is hereby assi ned to Lester h. Schuff and Henry A. Schuff, to be theirs absolutely, share and share alike.

The Court further finds that it was not necessary for the executors to take charge of the real estate described in the second and third paragraphs of said last will and Testament, for the reason that there was ample personal property to pay all debts and other charges against the estate.

IT IS, THEREMORE, CHEERED, ADJUSCED AND DECEMBERY THE COURT that said real entate be and the same is hereby set of a unto the devisees, together with all rents and profits therefrom, as of the date of the death of the said Frederick h. Schuff.

The Court further finds that Prederick h. behuff died testate on November 13, 1947; that he was a citizen and resident of Lincoln County, Nebraska, at the time of his death, and that this court has jurisdiction; that he left a last will and testament which has heretofore been admitted to probate, and the probate of which has never been set aside or appealed from; that he was the owner at the time of his death of the following described real estate, to-wit:

An undivided two-Unirds interest in the Northeast Quarter (NEA) of Section Mineteen (19) and the Northwest Quarter (NEA) of Section Twenty (20) both an Township Fourteen (14), North, Range Thirty-one (31), Nest of the 6th NeA, in Lincoln County, Nebraska.

That under the terms of said last will and testament, the same was devised to Barbara Schuff Folsom.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECEMED BY THE COURT that the same be set off unto her, and to her heirs and assigns forever, in fee simple absolute, as of the date of the