

IN THE COUNTY COURT OF HALL COUNTY, NEBRASKA

IN THE MATTER OF

THE ESTATE OF

GEORGE RAY MUSSELMAN, Deceased

ESTATE NO. 14511

ORDER

Now, on this 30th day of December, 1952, this matter came on to be heard upon the pleadings and the evidence and was submitted to the Court, on consideration whereof the Court finds that due and legal notice of this proceedings has been given to all persons interested in said matter, both creditors and heirs, as required by law; that all of the statements and allegations set forth in the petition herein filed are true; that the said George Ray Musselman died intestate in Hall County on August 23, 1948, seized and possessed at the time of his death of an undivided one-half interest in Lot Ten (10) in Block Eleven (11) in Rollins' Addition to the City of Grand Island, Hall County, Nebraska; that said premises constituted the homestead of said decedent and his wife Helen L. Musselman at the time of his death; that no application has been made in the State of Nebraska for the appointment of an administrator of the estate of said deceased; that said decedent was married at the time of his death and that his heirs and only heirs were and are his widow, Helen L. Musselman, and his children, namely, Betty P. Mehring, Helen Plunkett and Ray Martin Musselman, and that said real estate descended unto said Helen L. Musselman an undivided one-third thereof, and unto each of said three children, an undivided two-ninths thereof;

IT IS THEREFORE CONSIDERED, ADJUDGED AND DECREED BY THE COURT that the real estate above described be and the same hereby is assigned as follows:

To Helen L. Musselman, an undivided one-third thereof,
to Betty P. Mehring, an undivided two-ninths thereof,
to Helen Plunkett, an undivided two-ninths thereof,
to Ray Martin Musselman, an undivided two-ninths thereof,

all subject to the homestead right therein of said Helen L. Musselman as surviving spouse of said George Ray Musselman, deceased. It is further considered, adjudged and decreed by the Court that all claims and demands against the estate of deceased, whether due or to become due, whether absolute or contingent, be and the same hereby are forever barred. It is further considered, adjudged and decreed by the Court that the interest of said decedent in and to said real estate above described, and the same, is wholly exempt from the payment of inheritance tax, that no inheritance tax whatsoever is due and owing in this estate, nor is this estate subject to State estate tax or Federal estate tax on account of the death of said

IN THE COURT


County Judge