IT IS THEMEFORE ORDERED, ADJUDGED AND DEGREED BY THE GOURT that the personal effects of Minnie Veckert, deceased have been distributed in accordance with the terms of her Last Will and Testament; that Werner Veckert, executor, distributed the balance on hand of \$3,547.99 as follows:

One-third thereof in the amount of \$1,182.66 to Arthur Veckert,
One-third thereof in the amount of \$1,182.66 to Rose M. You Ohlen, and
One-third thereof in the amount of \$1,182.67 to Wermer Veckert,

and that the sum of \$506.67 on deposit in the Archer Co-operative Credit Association of Archer, Hebraska, is hereby transferred and set over to Werner Ueckert as his sole and separate property, leaving a balance of \$676.00 due the said Werner Ueckert.

The Court further finds that at the time of her death Minnie Deskert was the owner of the following described real estate:

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and that under and by virtue of the terms and provisions of the Last Will and Testament of Minnie Deckert, deceased, all of the above described real estate did pass and descend at her death to her son, Arthur Deckert, in absolute title.

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IT IS FUNTIER ORDERED, ADJUDGED AND DEGREED BY THE COURT that the above described real estate did pass and descend at the death of the said Minnie Deckert to her son, Arthur Deckert, in absolute title in accordance with the terms and provisions of her Last Will and Testament.