\$46.00; that the said tax has been paid to the County Treasurer of Hall County, Mehraska, and a receipt therefor has been filed with this Court.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that the final report of L. G. Rolefson, Executor, is correct and the same is hereby approved and allowed.

The Court further finds that the said Frank A. Mieth departed this life on the 19th day of March, 1950; that he was immediately proceeding his death a resident of Mall County, Nebraska; that he left a Last Will and Testament which was duly proven and allowed to probate in this Court on April 22, 1950; that L. O. Rolofson was appointed executor, and gave bond as such; that he has paid all debts of the deceased and all claims filed against the estate, funeral expenses, expenses of last illness, court costs, attorney fees and the inheritance tax assessed against said estate, and if there are any outstanding claims against said estate not filed in the time fixed by the Court the same are forever barred and precluded.

The Court further finds that there was not sufficient funds on hand to pay the claims filed against the estate, the funeral expenses and the costs and inheritance tax, and that Verle Mieth, widow of Frank A. Mieth, deceased, advanced the sum of \$760.96 with which to pay the debts, expenses and costs, and \$46.00 to pay the inheritance tax, and that the said Verle Mieth is the sole beneficiary under said-Wall and she waives any claim against said estate for the funds so advanced.

The Court further finds that the said Frank A. Mieth was, at the time of hingheath, the owner of the following described real estate:

The Horth Half of the Horthwest Quarter (HANV) and the West Half of the Horthwest Quarter (VANC) of Hestion Four (A) in Township Eleven (11), Pange Twelve (12), in Hall Opunty, Hebrasha,

and that he was also the owner of an undivided one-half (1/2)