

interest in and to the following described real estate:

That part of the Southwest Quarter (SW $\frac{1}{4}$) and that part of the Southeast Quarter (SE $\frac{1}{4}$) lying South of the S.E. & Q. Railroad right-of-way in Section Nine (9), Township Twelve (12), North, Range Twelve (12), West of the 6th P. M. in Hall County, Nebraska.

The Court further finds that the above described real estate owned by Frank A. Mieth at the time of his death did pass and descend, under the terms of the Will of Frank A. Mieth, deceased, to Verle Mieth in absolute title, and the same is hereby assigned and transferred to the said Verle Mieth.

The Court further finds that the said Frank A. Mieth and Verle Mieth, his widow, were the joint owners of Lot Six (6) in Block Seventeen (17), Original Town of Cairo, Hall County, Nebraska, and that said property was held jointly with the right of survivorship and that the same is listed in the appraisalment for inheritance tax purposes but that said property passed and descended upon the death of the said Frank A. Mieth to his said widow, Verle Mieth, in absolute title.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT, that the above-described real estate and personal property as set forth in the inventory and described herein, passed and descended at the death of Frank A. Mieth in absolute title to Verle Mieth.

The Court further finds that the personal property consisting of one 1949 Fordor Sedan, Motor Number 98 MA 69760, and the promissory note of Everett S. Mieth in the sum of \$650.00 and the promissory note of Everett S. Mieth for \$1,671.35, and the promissory note of Stewart W. Mieth in the sum of \$470.00 passed and descended, under the terms of the Will of Frank A. Mieth, deceased, to Verle Mieth in absolute title, and the same is hereby assigned and transferred herein, passed and descended in absolute title to Verle Mieth.