IN THE COUNTY COURT OF HALL COUNTY, NEBRASKA

IN THE MATTER OF THE ESTATE

ESTATE NO. 4507

DECREE

JOHN RIMBOLT, DECEASED,

This matter came on for hearing this 24th day of June, 1953, upon the Report and Petition of the executrix for distribution.

The Caurt finds that; due and legal notice of the hearing upon such report and petition was heretofore given to all persons interested in such estate for the time and in the manner provided by law; the final report of the executrix is in all respects just, true and correct; due notice has been given to the creditors; all claims allowed meanst such estate, the just debts, funeral expenses, and costs and expenses of administration have been paid; all claims now filed against such estate are barred by law; and, Myrtle L. Kiser, the sole legates and devises under the will of the decement has elected to take the personal property belonging to such estate in kind.

The court further finds that: upon application of the exenctrix herein for determination of Rebrassa Inscritance Tax the Court appointed Arthur C. Mayer, a competent person, as appraiser as provided by Section 77-2019, R.R.S. 1943; thereafter such appraiser upon the notice appraise the property in such estate at the fair market value of the same and made his report thereof an or such value in writing to the County Judge of Hall County, Nebraska; on the Jalk day of Man, 1953, an order was enter de in this matter wherein it was ordered and adjudged that such estate and the share of Myrtle L. Kiser, the sole devises and le atec therein, is subject to Nebraska State Inheritance Tax and was thereby determined to be taxed pursuant to the laws of Nebraska in the sum of \$741.18; such order has not been appealed from and is unmodified; the amount of such Nebraska State Inheritance Tax was paid in to the County Court of Hall County, Nebraska and has been distributed to the respective Counties of Buffalo, Howard, Merrick, and Hall in the amounts as set out in said order.