IT IS FURTHER ORDERED BY THE COURT that all persons are ferever barred from setting up any claim or demand against the Estate of Villiam Vehl, deceased.

THE COURT FURTHER FINDS that the said Mary Wohl has advanced, out of her own funds, money with which to pay the doctor bills, hospital bills, the funeral bill and the expenses of last illness of the said William Wohl, and has also paid the taxes, the Court costs and attorney fees; that she advanced her own funds for the payment of said claim but she has waived any claim against said estate for reimburgement thereof.

recount further finds that at the date of the death of said William Wohl, he was the owner of an undivided one-half interest in Lot Three (3) in Block Three (3) in Schimmer's Addition to the City of Grand Island, Nebraska; that the said William Wohl was also the owner of an undivided one-fourth interest in and to the Morthwest Quarter of the Southwest Quarter of Section Thirtysix, Township Fight, North, Hange Five, West of the 6th P. M. in Languages, County, North, Hange Five, West of the 6th P. M. in Languages, County, North, Hange Five, West of the 6th P. M. in the said William Wohl and the value of the eleven shares of stock, above described, was less than \$10,000.00, and that therefore said estate is not subject to inheritance tax under the law of the State of Nebraska.

THE COURT FURTHER FINDS that the above described real setate, under the terms of the Will of William Wohl, passed and descended in absolute withe to Mary Wohl and the same is hereby awarded her.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that said estate is not subject to inheritance tax under the laws of the State of Nebraska.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that the eleven shares of stock, above described, and the North-west Quarter of Section Thirty-six, Town-ship Eight, North, Hange Pive, West of the 6th P. H. in Languager