

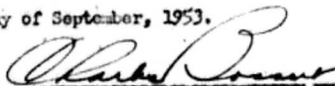
finds that all claims against said estate, including the expenses of the last illness and burial and costs of administration have been fully paid by said Executrix; that since the filing of said report, said Executrix has received the sum of \$125.00 from the Treasurer of the United States as interest on United States Savings Bond No. X8111400 and that said Final Report is true and correct in all respects excepting that she has on hand for distribution, in addition to the sum of \$21,175.76 set forth in her said report, the said sum of \$125.00 interest above mentioned, making a total of \$21,300.76, which sum, according to the terms and provisions of said Last Will and Testament is payable as follows:

To Gertrude Reininger, the sum of \$4,260.15  
 To Richard Stromer, the sum of \$4,260.15  
 To Caroline S. Kozal, the sum of \$4,260.15  
 To Ray Stromer, the sum of \$4,260.15 and  
 to Lavera Ray Kerr, the sum of \$4,260.15;

that there is due and payable to the County Treasurer of Hall County, Nebraska, no inheritance tax herein whatsoever, and that this estate is wholly exempt from State estate tax and Federal estate tax.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that the Final Report of Caroline S. Kozal, Executrix, be and the same is hereby approved and allowed as such excepting that the amount in her hands for distribution is the sum of \$21,300.76; that the property described in Paragraph Fifth hereof was devised and bequeathed according to the terms and provisions of said Last Will and Testament and Codicil thereto as hereinbefore found in Paragraph Fifth hereof; that said Caroline S. Kozal as Executrix be and she hereby is ordered to distribute the sum of \$21,300.76 in the amounts to the persons hereinbefore found entitled thereto as set forth in Paragraph Eighth hereof; that upon her making such payment and distribution and filing receipts with this Court showing the same, that she be discharged, her bond herein filed released and said estate fully administered, settled and closed; and it is further ordered that this estate is subject to the payment of no inheritance tax, State estate tax or Federal estate tax whatsoever.

IN WITNESS WHEREOF I have hereunto set my hand and the seal of the County Court of Hall County, Nebraska, this 2nd day of September, 1953.



County Judge