

That said deceased was never married, and left no surviving father or mother, children or adopted children, or children of any deceased child.

THE COURT FURTHER FINDS there was a balance of \$2,348.30 after the payment of all debts, costs of administration and fees, and said amount is hereby assigned and divided among the heirs of said estate as follows:

Rose Mattison,	\$1174.15
Henry Mattison,	\$1174.15

THE COURT FURTHER FINDS that the real estate of said estate consists of an undivided one-half interest in part of Lots 1, 2, 3, 4 on Mainland of Section 17, Township 9, North Range 12, West of the 6th P. M. in Hall County, Nebraska, described as follows: Beginning at the northwest corner of said Section 17, running thence East to its northeast corner 5309 feet, thence south along the east line 438 feet, thence in a southwesterly direction to a point in its west line, which lies 1203 feet south of the place of beginning; and thence north 1203 feet to said place of beginning, containing 100 acres more or less. That said above described real estate does hereby descend and is assigned to said Rose Mattison and Henry Mattison, each an undivided 1/4 interest in and to said above described real estate as tenants in common.

THE COURT FURTHER FINDS there is no State Inheritance Tax or State or Federal Estate Tax due.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that George Mattison, departed this life on the 24th day of February, 1952; that the residence of said deceased, the heirs at law, property owned by deceased and its descent and distribution and all other matters as above set forth are decreed to be as therein found. That all claims filed against said estate have been paid; that the time for filing claims has expired and if any claims now exist against said estate not filed, the same are decreed to be barred. Receipts for all claims paid and money