examined the same and the records and files in this cause, finds that the same is true and correct.

IT IS, THEREFORE, ORDERED, ABJUDGED AND DECREED by the court, in accordance with the report of the Appreheer, that there is no inheritance tax due on the interest of Clara Marquardt, the widow; that there is due and owing from Peggy Ann Marquardt, daughter, on the interest passing to her, an inheritance tax in the sum of \$49.90, of which \$30.60 is apportioned to Hamilton County and \$16.57 is apportioned to Hamilton County.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the inheritance tax levied and accessed against the inheritance of Peggy Ann Marquardt in the sum of \$49.99 has been paid to the court, and that the same be and it is hereby paid and satisfied in full.

The Court further finds that the grees value of the estate, including all of the property held in joint tenancy, is the sum of \$34,094.58 after deducting that properties of the purchase price furnished by Clara Marquards, but that before each deduction, the grees value of the cetate, including property held in joint tenancy, totalled the sum of \$48,977.08, and that this cetate could by no possibility be subject to Federal Estate Tax.

The Court further finds that the court costs encunting to \$75.65 have heretofore been poid to the court, and the same are hereby estisfied in full.

The court further finds that there is hereby allowed to the atterney for the administratris the sum of \$761.41 as fees for his services; that the same have been paid in full and are hereby declared to be paid and satisfied.

The Court further finds that the court costs and attorney fees have been paid by the Administratriz from her own personal money, making a total deficit, including the sum of \$1712.93 shown in said Final Report, of \$2549.99; that there remain