Copy

Order Determining Value of Estate and Amount of Tax, etc.

[Subd. 4, Section 15, Acts 1913.]

Cause No. 14 \$5.

IN THE	CIRCUIT	COURT,	
--------	---------	--------	--

COUNTY OF Adams State of Indiana

In the Matter of the Estate of

Charles Keenekeley At the April Term, 1916.

The matter of determining the cash value of said estate, and the amount of Inheritance Tax to which the same

day of libert and the County Treasurer, by sending to each by mail notice thereof at least twenty days before

said term;
And it further appearing that the report of Jestical Constant or Idministrator)

and the report of Hilliam Hagner , has heretofore

And having taken testimony and considered the inventory, appraisal, report and the whole record herein, and having heard all parties desiring a hearing, and being fully advised in the premises;

The Court finds and determines, That all the property of said decedent, both real and personal, which is to be conveyed and transferred under the final judgment herein, and the cash and clear market value of such property, is as follows:

Value of Real Property (net)

Value of Personal Property (net) -

Total Real and Personal Property (net)

- \$ 14,440° - \$ hone \$ 14440°

And the Court further finds and determines, That the proportions and amounts of all such property of the decedent to be transferred, the names and relationship of the persons entitled to receive the same, the rates and amounts of Inheritance Tax to which each of such amounts and proportions are liable upon its transfer, are as follows:

Name.	Relation- ship.	Value Assigned.	Exemp- tions.	Rate.	Amount of Tax.	
Frederick Treuckeley	, So.	1/56				
Brecht		7	\$2000	. 19	\$5460 -q	
Elnet Trencheting	Sow,	#6880	21.00.	/6	#5187	
Begreet under will			3000	, 1%	# 4580 # 4391 5%	
WHEREFORE, IT IS ORDERED, That the Green or Administrator) igned and directed to footby: WHEREFORE, IT IS ORDERED, That the Green to The country T						

as above set forth upon the transfer and assignment of the same to the persons entitled thereto and that he take a receipt therefor and charge the same to the shares as respectively taxed.

IT IS FURTHER ORDERED, That upon filing such receipt, the amount so paid be properly credited to

such Special in his accounts in the settlement and distribution of said estate.

AND IT IS FURTHER ORDERED, That matice hereof be forthwith given to all parties known to be interested, including the Auditor of State and the country Treasurer, by delivering personally or mailing to each a copy of this order.

Dated May 26,

By the Court, Savid & Smith