

The amount due to each of the heirs in the distribution of the funds being one fifth, except as above indicated, ~~mm~~ is as follows:

To Mrs. Sophronia Moore and children	\$11,723.52
To Mrs. Emma RoBards	2,612.22
To John S. and Nim Buster, (bal RoBards)	9,111.30
To John S. Buster	11,723.52
To Nim Buster	11,723.52
To Everett Buster	11,723.52
To Mrs. Sallie Buster, Dower absolute	9,717.20
Total	<u>\$68,334.80</u>

The Master Commissioner will credit the bonds of the purchasers as follows:

Everett Buster's interest	\$11,723.52
John Buster's interest	11,723.52
Nim Buster's interest	11,723.52
John and Nim Buster's interest	<u>9,111.30</u>
Total	\$44,281.86
Less the two lien notes	<u>4,306.64</u>
Net amount of credit on bonds	\$39,975.22

Total amount bonds and interest	\$70,681.98
To be credited by	<u>\$39,975.22</u>
Balance to be distributed	\$30,706.76

To be distributed as follows:

To Mrs. Sallie Buster	\$ 9,717.20
To Mrs. Emma RoBards	2,612.22
To Trustee Mrs. Moore and children	11,723.52
To Christain Church W. & O. Home	2,153.32
To State Bank & Trust Company	2,153.32
To Court costs as taxed	<u>2,347.18</u>
	<u>\$30,706.76</u>

The Commissioner is hereby directed to distribute the fund as above set forth except in the case of the interest of Mrs. Sophronia Moore and her children. The former judgment directs that interest to be carried forward into the deed of the purchaser until the Trustee or Guardian of the children execute bond as provided by section 493 of civil Code; but it appearing to the court that D. B. Moore, the husband of Sophronia Moore and the father of the infant defendants, children of said D. B. and Sophronia Moore, has qualified as Trustee in the room and stead of J. B. RoBards, former Trustee, resigned, and that there is now pending in this court a petition of said Trustee, and the