

**IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA**

**DARREL CARR and CECELIA CARR,  
husband and wife, and RONNIE DEXTER  
and DARLA DEXTER, husband and wife,**

Plaintiffs,

vs.

**HUGH GENE CARR and JOANN F.  
CARR,**

Defendants.

Case No. CI99-71

**ORDER ON SATISFACTION  
OF DECREE**

**DATES OF HEARING:** (1) January 14, 2002, and,  
(2) February 13, 2002.

**DATE OF RENDITION:** February 13, 2002.

**DATE OF ENTRY:** Court clerk's file-stamp date, per § 25-1301(3).

**APPEARANCES:**

For plaintiffs: Sam Grimminger with plaintiff Darrel Carr.

For defendants: Todd B. Vetter with defendant Hugh Gene Carr.

**SUBJECT OF ORDER:** Defendants' motion for order satisfying judgment (filed November 14, 2001).

**PROCEEDINGS:** See journal entries entered on January 16, 2001, and February 13, 2001, memorializing proceedings.

**FINDINGS:** Findings were pronounced on the record in open court.

**ORDER:** IT IS THEREFORE ORDERED that:

1. The defendants' motion for order satisfying decree is granted to the extent that:
  - a. The requirements imposed upon the defendants in paragraph 4 of the "decree" section of the decree entered on June 5, 2001, have been satisfied; and,
  - b. The requirements imposed upon the defendants in the first three sentences of paragraph 6 of the "decree" section of the decree entered on June 5, 2001, have been satisfied; and,

c. The requirements imposed upon the defendants in paragraph 7 of the “decree” section of the decree entered on June 5, 2001, to the extent applicable to the construction, fill, dirt work, and ditching required to have been completed by July 5, 2001, have been satisfied.

2. Except to the extent granted above, the motion is denied.

3. Nothing in this order shall be construed to satisfy, release, or discharge any obligations imposed by the decree upon the defendants as to future maintenance required to be performed by the defendants or any servitude imposed by the decree upon the defendants’ real estate.

4. No taxable costs were incurred in this proceeding since the date of entry of decree, and there are no costs to be taxed in this proceeding.

5. All requests for attorneys’ fees, express or implied, are denied.

Signed at O’Neill, Nebraska, on **February 13, 2002**;  
DEEMED ENTERED upon file stamp date by court clerk.  
If checked, the court clerk shall:

- Mail a copy of this order to all counsel of record and any pro se parties.  
Done on \_\_\_\_\_, 20\_\_\_\_ by \_\_\_\_\_.
  - Note the decision on the trial docket as: [date of filing] **Signed “Order on Satisfaction of Decree” entered.**  
Done on \_\_\_\_\_, 20\_\_\_\_ by \_\_\_\_\_.
  - Mail postcard/notice required by § 25-1301.01 within 3 days: “Decree of June 5, 2001, partially satisfied by order of court.”  
Done on \_\_\_\_\_, 20\_\_\_\_ by \_\_\_\_\_.
- 9** Enter judgment on the judgment record.  
Done on \_\_\_\_\_, 20\_\_\_\_ by \_\_\_\_\_.

Mailed to:

BY THE COURT:

---

William B. Cassel  
District Judge