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, Bessie D. Schewick Auditor, Jasper Co.

STATE OF INDIANA ) ) SS:

COUNTY OF PORTER

Elist W. Rilling

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IN THE PORTER SUPERIOR COURT CONTINUOUS TERM, 1981

IN THE MATTER OF THE ESTATE OF JESSIE MONYS JONES, DECEASED

CAUSE NO. 80 PSP 107

DULY ENTERED FOR TAXATION

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STATE OF THE COUNTY

FINAL DECREE (I) ALLOWING FINAL ACCOUNT, (2) DETERMINING HEIRSHIP, and (3) AUTHORIZING DISTRIBUTION

upon the final account, petition to settle and allow account, to determine heirship, and for authority to distribute estate filed by Charles R. Jones, Executor of the Estate of Jessle Monys Jones, deceased, which account and petitions are in the following words and figures, to-wits (Here Insert). And it appearing to the Court that no objections were filed thereto, and the Court to fully advised in the premiess, now finds:

- 1. Due notice of the filing of said account and petitions and of the hearing of the same were given to the heirs of said decedent and all persons interested and estate and the same are now properly before the Court for final actions thereon.
- 2. The matters and things stated in said account and petitions are true and that said Executor has accounted for all assets in this estate coming into his hands.
- 3. More than five (5) months have elapsed since the date of the first published notice to the heirs and creditors herein. All claims filed against said estate have been paid and discharged; neither said decedent nor this Executor were employers of labor within the meaning of that term as used in the Indiana Employment Security Act; all inheritance taxes assessed in said estate have been paid; that said estate was not subject to federal estate tax.
- 4. That Charles R. Jones, Donald M. Jones, Laura May Sekema, Johnie Jones, Connie Slover, Rickie Jones, and Randal A. Jones, are the sole and only heirs at law of said decedent and are entitled to the balance of the assets of said estate in the hands of said Executor available for distribution and as such heirs, are now the owners in fee simple of the real estate of which decedent died siezed, which

STATE OF THEORNS S. E. LAKE COUNTY
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remained undisposed of during the period of this administration, which real estate is hereinafter described.

5. That decedent left a Last Will and Testament which was duly admitted to probate in this Court; that by the terms thereof the decedent devised her entire estate to her children, share and share alike, and if any of her children had predeceased her to the child or children of said deceased child, if any, and if none, to decedent's surviving children.

NOW THEREFORE IT IS ORDERED AND DECREED by the Court as follows:

- 1. Said account and petitions are hereby in all things approved.
- 2. Said Executor is hereby ordered and directed to pay over, distribute and deliver to Charles R. Jones, Donald M. Jones, Laura May Sekema, Johnie Jones, Connie Slover, Rickie Jones, and Randal A. Jones, as sole heirs at law of Jessie Monys Jones, deceased, the sums as set out in Exhibit A of Executor's final account, and Executor is further ordered to make report of such distribution and to file youchers and receipts showing that such distribution has been made.
- 3. That by the terms of decedent's Will, Charles R. Jones, Donald M. Jones, Laura May Sekema, Johnie Jones, Connie Slover, Rickie Jones and Randal A. Jones, are now the owners in fee simple of the following described real estate in the County of Porter, State of Indiana, which descended to them upon the death of said decedent, to-wit:

Charles R. Jones, as to an undivided one-fourth (1/4); Donald M. Jones, as to an undivided one-fourth (1/4); Laura May Sekema, as to an undivided one-fourth (1/4); Johnie Jones, as to an undivided one-sixteenth (1/16); Connie Slover, as to an undivided one-sixteenth (1/16); Rickie Jones, as to an undivided one-sixteenth (1/16); and Randal A. Jones, as to an undivided one-sixteenth (1/16);

Lot Five (5) in Block Sixteen (16) in Sigler's Third Addition to the Town of Hebren, the same being in Section Pifeson (15), Township Thirty-Three (33) North, Range Seven (7) West of the Second Principal Meridian in Porter County, Indiana,

That by the terms of decedent's Will, Charles R. Jones, Donald M. Jones, Laura May Sekema, Johnie Jones, Connie Slover, Rickie Jones, and Randal A. Jones, are now the owners in fee simple of the following described real estate in the County of Lake, State of Indiana, which descended to them upon the death of said decedent, to-wit:

Charles R. Jones, as to an undivided one-fourth (1/4);

Donald M. Jones, as to an undivided one-fourth (1/4); Laura May Sekema, as to an undivided one-fourth (1/4); Johnie Jones, as to an undivided one-sixteenth (1/16); Connie Slover, as to an undivided one-sixteenth (1/16); Rickle Jones, as to an undivided one-sixteenth (1/16); and Randal A. Jones, as to an undivided one-sixteenth (1/16);

KEY 5-45-17

The East Half (R%) of the North Half (N%) of the Southeast Quarter (SEK) of Section Twelve (12), Township Thirty-Three (33) North, Range (12), west of the Second Principal Meridian, in Lake County, Indiana;

KEY.5-45-13

ALSO, The East Half (Eh) of the South Holf (Sh) of the Northeast Quarter (NES) of Section Twelve (12), Township Thirty-Three (33) North, Range Eight (8) West of the Second Principal Meridian, in Lake County, Indiana;

CEMETARY

ALSO, Lot One Hundred Five (103) in Section Six, and Lot Seven Hundred Sixty-Six (766) in Section Six, all in Calumet Park Cometery, situated in the County of Lake, and State of Indiana;

That by the terms of decedent's Will, Charles R. Jones, Donald M. Jones, Laura May Sakema, Johnie Jones, Connie Slover, Rickle Jones and Randal A. Jones, are now the owners in fee simple of the following described real estate in the County of Jasper, State of Indiana, which descended to the following described real estate in the County of Jasper, State of Indiana, which descended to the following described real estate in the County of Jasper, State of Indiana, which descended to the following described real estate in the County of Jasper, State of Indiana, which descended to the following described real estate in the County of Jasper, State of Indiana, which descended to the following described real estate in the County of Jasper, State of Indiana, which descended to the following described real estate in the County of Jasper, State of Indiana, which descended to the following described real estate in the County of the following described real estate in the following described real estate in the county of the following desc

decedent, to-vitt

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A part of the East Half (ED) of the Northeast Quarter (1986) of Section Twenty-Seven (27), Township Thirty-Two (32) isorth, Range Pive (5) West, containing the fraction of an acre reduced to feet bounded as follows: Commencing at the Southeast (50) corner of the school lot and running South one hundred eighty-nine (189) feet; and thence Mest two hundred eighty-nine (189) feet; and thence East two hundred nine (209) feet to the place of beginning; centaining 39,301 square feet, sit in Jasper County, Indiana;

ALSO: Lots 1, 2, 7, 8, 9, 10, 15, and 16 in Mannan's Addition to the Village of Dunnville, Jasper County, Indiana;

That by the terms of decedent's Will, Churles R. Jones, Donald M. Jones, Laura May Sekema, Johnie Jones, Connie Slover, Rickle Jones and Randal A. Jones, are

now the owners in fee simple of the following described real estate in the County of Starke, State of Indiana, which descended to them upon the death of said decedent, to-wit:

Charles R. Jones, as to an undivided one-fourth (1/4); Donald M. Jones, as to an undivided one-fourth (1/4); Laura May Sekema, as to an undivided one-fourth (1/4); Johnie Jones, as to an undivided one-sixteenth (1/16); Rickie Jones, as to an undivided one-sixteenth (1/16); and Randal A. Jones, as to an undivided one-sixteenth (1/16);

Lot No. Thirty-Eight (38) in San Pierre Cemetery, to be used as a Burying Ground, and for no other purpose. No walls or fences to be permitted around graves or lots; all graves to be at ground elevation.

and said Executor is hereby ordered and directed to procure a certified copy of this decree and to record the same in the Offices of the Recorders of the Counties in which said real estate is located.

Judge of the Porter Superior Court

STATE	OF	INDIANA,	COUNTY	OF	PORTER, ss	
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I, John W. Ruge	Clerk of the Superior Court of the County of	f
Porter in the Sta	of Indiana, do hereby certify that the foregoing is a full, true and complete copy of	
AUTHORIZING OF JESSIE M	(1) ALLOWING FINAL ACCOUNT, (2) DETERMINING HEIRSHIP, and (3) DISTRIBUTION, Cause No. 80-PSP-107, IN THE MATTER OF THE ESTAILS JONES, DECEASED.	TE
by said Court h	in the above entitled cause, as appears of record in my office,	
	INTESTIMONY WHEREOF, I hereunto subscribe my name and affix the seal of sail	d
	Court, at my office at Valparaiso, this	
	day of November A.D. 19 812	
	John W. Huge	
	By Marian Maich to not stoputy Cler	k
	The state of the s	