STATE OF INDIANA )
(COUNTY OF LAKE )

IN THE LAKE SUPERIOR COURT

ROOM NO. 2

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IN THE MATTER OF THE ESTATE

ESTATE NO. EE 82-223

OF ANNA B. TIMAR, Deceased

ORDER ON FINAL ACCOUNT, ALLOWING AND APPROVING OF
PERSONAL REPRESENTATIVE'S FINAL ACCOUNT, PETITION TO SETTLE
AND ALLOW ACCOUNT AND PAY FEES, PETITION TO DETERMINE
HEIRSHIP AND PETITION FOR AUTHORITY TO DISTRIBUTE ESTATE ASSETS

This cause came to be heard on the 7th day of January, 1983 on the Personal Representative's final account, petition to settle and allow account and pay fees, petition to determine heirship and petition for authority to distribute estate assets, which said account and petitions are in the following words and figures, to-wit: (H.I.)

It appearing that no objections were filed to said final account and the Court having and being fully and duly advised in the premises, now finds as follows:

- 1. That due notice of the filing of said account and petitions and hearing on same was given to the decedent's devises and all persons interested in said estate, and that the same are now properly before the Court for final action thereon.
- 2. That the matters and things stated in said accountmend petitions are true and that the Personal Representative has accounted for all assets of the estate coming into his hands.
- 3. That more than five (5) months have elapsed since the date of the first published notice to the devisee and creditors herein; that no claims have been filed against the estate and neither the decedent nor her Personal Representative were employers of labor within the meaning of that term as used in the Indiana Employment. Security Act. The inheritance tax due the State of Indiana has been paid as evidenced by the duly countersigned Receipt of the Treasurer of Lake County, Indiana. That there is no Federal estate tax due the United States. Further, neither the decedent nor her Personal Representative incurred any Indiana gross income taxes. FOR TAXATION

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Clerk"LAKE SUPERIOR COURT

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- 4. That a fair and reasonable compensation for William J., Moran, as attorney for the estate, is \$1,875.00.
- 5. That the decedent died testate and pursuant to the terms of her Will dated November 22, 1963 the following named person, as sole devisee of the aforesaid Will, is to receive the balance of the estate assets: EDWARD J. TIMAR, 3150 165th Street, Hammond, Indiana 46323.

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

- 1. That said account and petitions are, in all things, approved.
- 2. That the Personal Representative is hereby directed to pay William J. Moran, Attorney at Law, the sum of \$1,875.00 for services rendered herein.
- 3. That the Personal Representative is directed to distribute all assets on hand for distribution, including the following described real estate:

Lot 17 in Hendora Addition, in the City of Hammond, as per plat thereof, recorded in Plat Book 18 page 2, in the Office of the Recorder of Lake County, Indiana, a/k/a 7436 Van Buren, Hammond, Indiana, to EDWARD J. TIMAR.

4. That the Personal Representative is hereby directed, after making distribution as herein directed, to file a supplemental report showing therein any further accounting for receipts and disbursements in accordance with the foregoing, and that distribution of the aforesaid assets has been made and done pursuant to this decree, and that the Personal Representative has, in all respects carried out the provisions of this decree.

DATED: this // day of

1983.

Judge, Lake Superior Court
Room No. 2

## The United States of America



## STATE OF INDIANA, COUNTY OF LAKE, 88:

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I, the undersigned, Clerk of the Lake Superior Court of Lake County, and the keeper of the records and files thereof, in the Lake County, and the keeper of the records and files thereof, in the Lake County, and the keeper of the records and files thereof, in the Lake County, and the keeper of the records and files thereof, in the Lake County, and the Lake County,

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Cou															ourt	, 🕏					
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