STATE OF INDIANA) COUNTY OF LAKE

IN THE LAKE SUPERIOR COURT, RM NUMBER THREE SITTING AT GARY, INDIANA

IN THE MATTER OF: THE ESTATE OF GEORGE DRAGO,

GE 82-90 ESTATE NUMBER

Deceased

ORDER ON FINAL ACCOUNT

day of March, 1983, This cause came to be heard this upon the Final Account and Petition to Settle and Allow Account and for Authority to Distribute Estate filed by THOMAS E. COGLEY, as Administrator W.W.A. of the Estate of GEORGE DRAGO, deceased, which account, petition and affidavit are in the following words and figures, to-wit:

[Here Insert]

No objections having been filed thereto, the Court being fully advised in the premises now finds:

- 1. Due notice of the filing of said account and petition and of the hearing on the same were given to all of the heirs of said decedent and all persons interested in said estate, and the same are now properly before the Court for final action thereon.
- The matters and things stated in said account and petition and affidavit of heirship are true and said Administrator W.W.A. has accounted for all assets of 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 and all debts and liabilities of said decedent and his estate except those incidental to transfer and distribution have been paid or discharged; neither decedent nor his Administrator W.W.A. was an employer of labor as that term is defined in the Indiana Employment Security Act;

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Edward A. Johnson COUNT

all inheritance and gross income taxes due the State of Indiana have been paid, said estate was not subject to Federal Estate Tax.

4. Said decedent died the owner of the following described real estate located in Lake County, to-wit:

Lot 6 in Block 8 in Aetna Manor Second Subdivision, in the City of Gary, as per plat thereof, recorded in Plat Book 28 page 39, in the Office of the Recorder of Lake County, Indiana.

which said real estate was not disposed of by said

Administrator W.W.A. during the Administration of this estate.

5. Decedent died testate and left surviving him as his only heir-at-law according to Article III of his Will the following person:

Name

Relationship

Mary Mitchell

Sister

6. That the title to the above real estate vested at the date of death is the sole heir, to-wit: Mary Mitchell

The Court now concludes that the Final Report is correct in all aspects and that its Prayer be granted in full.

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

- 1. Said report and account is hereby in all things approved, settled and confirmed.
- 2. The following person is the sole and only heir-at-law of said decedent and is entitled to the designated portion of said decedent's estate:

Name

Proportionate Share

Mary Mitchell

One Hundred Percent (100%)

3. The real estate heretofore described vested at the date of the decedent is Mary Mitchell, his only heir-at-law. Said Administrator W.W.A. is hereby directed to record a certified copy of this decree with the Office of the Recorder of Lake County.

-2-

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4. Said Administrator W.W.A. is hereby directed to distribute and pay over the balance of the estate in his hands for distribution as follows:

Name

Amount

Mary Mitchell

\$53,270.12

5. Said Administrator W.W.A. is ordered to file herein his Supplemental Report of Distribution showing that distribution and payment of the balance of the assets in his hands has been made pursuant to the terms of this Order; and that he has in all things carried out the provisions of this Order.

ALL OF WHICH IS ORDERED the \checkmark

day of March, 1983.

COURT

nereby certify that the above and foregoing is a full, true, correct and complete copy of the order of court entered of record in contact

Witness my hand and the seal of said court

Clerk Lake

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-3-

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