

Filed in Open Court

JUL 7 1981

STATE OF INDIANA )  
                          ) SS:  
COUNTY OF LAKE )

*Edward L. Lubinski*  
CLERK LAKE SUPERIOR COURT

IN THE LAKE SUPERIOR COURT  
ROOM 2, EAST CHICAGO, INDIANA

716392

IN THE MATTER OF THE )  
                          ) )  
ESTATE OF )  
                          ) )  
CARL E. HEACOCK, )  
                          ) )  
DECEASED )

ESTATE No. EE 81-14

CHICAGO TITLE INSURANCE COMPANY  
INDIANA DIVISION

ORDER APPROVING ADMINISTRATOR'S FINAL REPORT AND  
ACCOUNTING, ALLOWING FEES TO ADMINISTRATOR'S  
ATTORNEY, AND APPROVING DISTRIBUTION AND  
AUTHORIZING CLOSING ESTATE

JUL 14 1 21 PM '83  
WILLIAM BIELSKY JR.  
RECORDER  
STATE OF INDIANA  
LAKE COUNTY  
FILES FOR RECORD

This cause came on to be heard on the 7<sup>th</sup> day July, 1981, upon the final account, petition for allowance of fees, petition to settle and allow account and for authority to distribute the estate, filed by Ronnie Heacock, as the Administrator of the Estate of Carl E. Heacock, deceased, which account and petition are in the following words and figures, to-wit: (here insert).

It appearing that no objections were filed thereto, and the Court being duly advised in the premises, NOW FINDS:

1. That waivers of notice of hearing on said final report and consents to the approval thereof, executed by each of the nine heirs of the decedent, are now properly before the Court for final action thereon.

DULY ENTERED  
FOR TAXATION

JUL 13 1983

*Gene O. ...*  
AUDITOR LAKE COUNTY

*Cal. Home Gardens*  
*S. 75' of W. 200' Lt. 19*  
*N. 40' of W. 200' Lt. 20*  
*Subj to R/W*  
*# 19-123-69*

587

*ct*  
*low*

2. That Carl E. Heacock died intestate, a resident of Lake County, Indiana, on the 18th day of November, 1980; that on January 20, 1981, Ronnie Heacock was appointed as Administrator of the decedent's estate and Letters of Administration were issued to him; and that he has continued to serve in such capacity since that date.

3. That the matters and things set forth in the said account and petition are true and that the said Administrator has accounted for all of the assets of said estate coming into his hands.

4. That more than five (5) months have elapsed since the date of the first published notice to legatees, devisees and creditors of the decedent; that all claims filed against this estate have been paid and discharged; that neither said decedent nor his Administrator were employers of labor within the meaning of that term as used in the Indiana Employment Security Act.

5. That no inheritance tax was found to be due to the State of Indiana in this estate, and that no Federal Estate Tax was due or owing in the estate; and that the estate's Fiduciary Tax form has been filed.

6. That the sole surviving heirs at law of decedent are his nine adult children:

Sheila Russell, an adult daughter  
Elnora Winrigger, an adult daughter  
Peter Heacock, an adult son  
Mark Heacock, an adult son  
Monty C. Heacock, an adult son  
Timmy Heacock, an adult son

Thomas M. Heacock, an adult son  
Matthew C. Heacock, an adult son  
Ronnie Heacock, an adult son

and as such they are entitled to share equally in decedent's net estate.

7. That the fees requested for the Administrator's attorney for his services in the administration of this estate are found to be just and reasonable, and entitle him to a fee of \$2,690.00; and that the Administrator has waived payment of any fee to which he might be entitled for his services as Administrator herein.

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

1. That the Final Report and Account submitted by the Administrator herein is now, in all things, approved, settled and confirmed.

2. That distribution of the balance of the property remaining in the hands of the Administrator should be made pursuant to the distribution set forth in the Final Account, as prescribed by law, and such distribution is hereby, in all things, approved.

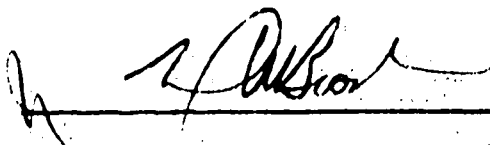
3. That Joseph M. Skozen is now allowed the sum of \$2,690.00 for his services as attorney for the Administrator herein, and the Administrator is hereby authorized to pay said amount in final allowance for the services of his attorney, including the closing of this estate, to be paid as part of the expenses of administration herein.

4. That the Administrator is hereby directed to make distribution of the balance of the assets of this estate as follows: The entire net estate, in equal shares, to decedent's nine surviving adult children:

Sheila Russell, an adult daughter  
Elnora Winriger, an adult daughter  
Peter Heacock, an adult son  
Mark Heacock, an adult son  
Monty C. Heacock, an adult son  
Timmy Heacock, an adult son  
Thomas M. Heacock, an adult son  
Matthew C. Heacock, an adult son  
Ronnie Heacock, an adult son.

All of which is ORDERED this 7th day of July,

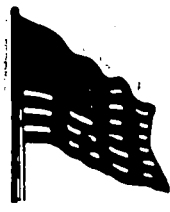
1981.



Judge, *Pro Tem*

Ho B-40167210  
Kroyen + Sekel 707 Ridge rd. Munster  
0-4381

The United States of America



STATE OF INDIANA, COUNTY OF LAKE, ss:

I, the undersigned, Clerk of the Lake Superior Court of Lake County, and the keeper of the records and files thereof, in the State aforesaid, do hereby certify that the above and foregoing is a full, true, correct and complete copy of Order of Court, had and entered of record on the 7th day of July, 1981, in Estate No. EE-81-14 entitled " In the Matter of the Estate of Carl E. Heacock, Deceased", as fully as the same appears of record in my office as such Clerk.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at my office in East Chicago, Indiana in the said County, this 10th day of May, A. D., 19 83.

Edward A. Lukowski

Clerk Lake Superior Court.

By Marguerite McMahon  
Deputy

