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John O. Stiles  
85 85 Broadway  
Merrillville, IN

STATE OF INDIANA )

) SS:

COUNTY OF LAKE )

IN THE LAKE SUPERIOR COURT

ESTATE NO. GE 83-58

IN THE MATTER OF THE ESTATE

OF RALPH EDWARD PULLO, DECEASED

Filed in Open Court

JAN 4 1985

ORDER ON FINAL ACCOUNT AND  
DECREE OF FINAL DISTRIBUTION

Edward A. Lubanski  
Clerk Lake Sup. Court

1. Proceeding Involved. This cause came on to be heard this 4th day of January, 1985, upon the Administrator's Final Account and Petition (1) To Settle and Allow Account, (2) To Determine Heirship, (3) For Authority to Distribute Estate and For Allowance of Fees for Attorney for the Administrator, which account and petition is hereinafter referred to as the "Final Account", and reads as follows: (H.I.)

2. Preliminary Jurisdictional Findings.

The Court thereupon examined the pertinent notices and proofs thereof, and now finds that:

- a. Due notice of the qualification of such Administrator and of the issuance thereto of Letters of Administration was given as required by law.
- b. More than five months have elapsed since the date of the first published notice of the creditors and other persons interested in such estate.
- c. Due notice of the filing of such Final Account and of the hearing thereon was given to all persons interested in such estate as required by law.
- d. No objections to such Final Account have been filed.
- e. Such Final Account is now ready for submission to the Court for consideration thereof and action thereon by the Court.

3. Submission of Final Account.

Such Final Account thereupon was submitted to the Court and heard, examined and considered by the Court.

4. Findings of Fact.

Having examined and considered such Final Account and being duly advised, the Court now finds:

- a. The Administrator has accounted for all assets in the estate coming into his hands during the period covered by such Final Account, except for making final distribution.
- b. All Indiana Inheritance Tax due the State of Indiana has been paid, and no Federal Estate Tax Return was filed since said estate did not have sufficient assets to require the filing thereof.
- c. All income tax due by decedent or his estate has been fully paid.

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John O. Stiles  
AUDITOR LAKE COUNTY

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- d. Neither the decedent nor such Administrator was an employer of labor as that term is defined in the Indiana Employment Security Act, and there are no unpaid contributions, interest or penalties imposed by such act due from such estate.
- e. Except for the expenses incidental to the completion of the final distribution, and except for the payment of fees to the attorney for the Administrator and payment of court costs, all expenses of administration have been paid.
- f. There are no unsatisfied claims filed against such decedent's estate and all debts and obligations of the decedent and of his estate, not otherwise mentioned above, have been paid or discharged.
- g. All of the assets of such decedent's estate have been fully administered upon except for making final distribution.
- h. The manner of distribution and disposition of the decedent's residuary estate as proposed in such Final Account is fair, equitable and reasonable.
- i. That a just and reasonable compensation for the services of the Administrator's attorney is the sum of \$2,850.00, as full payment for services previously rendered and for the usual anticipated services required in closing said estate.
- j. Decedent died intestate and left surviving him as his sole and only heirs at law the following persons:
  1. Anthony E. Pullo, son
  2. Marcey E. Pullo, daughter
  3. Kerri L. Pullo, daughter

That the above named children of the decedent are minors and The First Bank of Whiting has been appointed by the Lake Superior Court, sitting in East Chicago, Indiana, as the Guardian of their estates.

- k. All matters and things as stated and shown in such Final Account are true, correct and proper.

5. Court's General Conclusion.

The Court now concludes that such Final Account is correct and that the prayer thereof should be granted in full.

6. Decree

IT IS NOW THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that:

- a. The Final Account is hereby in all respects approved, settled, allowed and confirmed.

b. There is hereby allowed to John O. Stiles, attorney for the Administrator, the sum of \$2,850.00, in full payment for services to date and the usual anticipated services required in closing said estate, and said Administrator is hereby authorized to pay said sum to said attorney as part of the expenses of the administration of the estate.

c. The decedent owned an undivided one-half (1/2) interest at the time of his death in the following described real estate, which was not disposed of by the Administrator during the administration of such estate, situated in Lake County, Indiana, to-wit:

Lot 31 in Hawthorne Hills Addition to the Town of Dyer as per plat thereof recorded in Plat Book 45, page 93 in the Office of the Recorder of Lake County, Indiana, commonly known as 535 Hillside Drive, Dyer, Indiana.

#14-159-31

That the undivided one-half (1/2) interest of decedent in said real estate vested at the date of death of decedent in the following persons, and in the proportions indicated, as tenants in common:

Anthony E. Pullo, an undivided one-sixth (1/6)  
Marcey E. Pullo, an undivided one-sixth (1/6)  
Kerri L. Pullo, an undivided one-sixth (1/6)

d. The Administrator is hereby directed to record a certified copy of this Decree in the Office of the Recorder of Lake County, Indiana, the County wherein the real estate is situated.

e. The following persons are the sole and only heirs at law of said decedent and would be entitled to the designated portion of said decedent's estate except as hereinafter indicated:

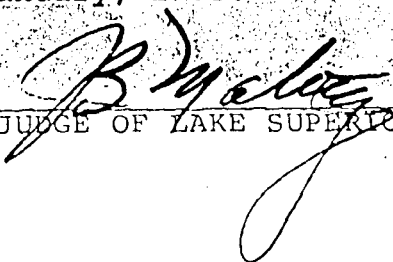
Anthony E. Pullo, son	1/3
Marcey E. Pullo, daughter	1/3
Kerri L. Pullo, daughter	1/3

That said children are minors, and a Guardian has been appointed of their estate. Therefore, said Administrator is hereby directed to distribute all real and personal property of said estate in his hands for distribution as follows:

1. To The First Bank of Whiting as Guardian of the Estate of Anthony E. Pullo 1/3
2. To The First Bank of Whiting as Guardian of the Estate of Marcey E. Pullo 1/3
3. To The First Bank of Whiting as Guardian of the Estate of Kerri L. Pullo 1/3

f. Said Administrator is hereby directed to file herein his supplemental report of distribution, and that he has in all things carried out the provisions of this decree.

Dated this 4th day of January, 1985.

  
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JUDGE OF LAKE SUPERIOR COURT

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

Number G 83-58 on 1-A 19 85 ESTATE

Witness my hand and the seal of said court:

this 4th day of January 19 85

Edward A. Lukowski

Clerk Lake County Court

by Melanie Dillon

Deputy