

Erden, Erden & Mathews

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TICOR-TITLE INSURANCE  
Crown Point, Indiana

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STATE OF INDIANA )  
COUNTY OF LAKE )

SS: **Filed in Open Court**

IN THE LAKE SUPERIOR COURT  
ROOM NUMBER ONE  
SITTING AT HAMMOND, INDIANA

IN THE MATTER OF THE ESTATE OF **JUL 13 1988**  
CHARLES ELLSWORTH MILLER,

CAUSE NO. HE86-152

Deceased.

ORDER ON FINAL ACCOUNT  
AND DECREE OF FINAL DISTRIBUTION

LILLIAN A. BLASTICK  
RECORDER, LAKE COUNTY  
CROWN POINT, INDIANA 46307  
NOV 19 8 57 AM '88

This cause came on to be heard this 13th day of July 1988, upon the "Personal Representative's Final Account and Petition (1) To Settle and Allow Account and (2) For Authority to Distribute Estate", filed by Irene D. Miller, Personal Representative of the Estate of Charles Ellsworth Miller, Deceased, which account and petition is hereinafter referred to as the "Final Account" and reads as follows:

(Here Insert)

Preliminary Jurisdictional Findings

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

- (1) Due notice of the qualification of such Personal Representative and of the issuance thereto of Letters Testamentary was given as required by law.
- (2) More than five (5) months have elapsed since the date of the first published notice to creditors and other persons interested in this Estate.
- (3) Due notice of the filing of such Final Account and of the hearing thereon was given to all persons interested in the Estate as required by law.
- (4) No objections to such Final Account have been filed.
- (5) Such Final Account is now ready for submission to the Court and for consideration thereof and action thereon by the Court.

**FILED**

OCT 21 1988

*Anna M. Antos*  
AUDITOR LAKE COUNTY

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### FINDINGS OF FACT

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

(1) The Personal Representative has accounted for all assets in the Estate reduced to the possession of the Personal Representative, and for which the Personal Representative is chargeable by law.

(2) All claims, including expenses of administration, have been paid; there are no unsatisfied claims against this decedent's Estate and all debts and obligations of the decedent or this Estate, not otherwise mentioned above, have been paid or discharged.

(3) All of the assets of this decedent's Estate have been fully administered upon.

(4) The amounts claimed as credits for the fees of the Personal Representative and the Personal Representative's attorney are just and reasonable for the services rendered to date, and for normal anticipated services to be rendered in connection with the final distribution of the Estate.

(5) The Indiana Inheritance Tax liability occasioned by the death of this decedent have been satisfied, as evidenced by the Acceptance of Inheritance Tax Return, received by this Personal Representative. It was not necessary to file any Federal Estate Tax return on behalf of the Estate.

(6) All income subject to federal or Indiana income taxes and for which this decedent of this Estate are liable has been fully reported by proper fiduciary returns and taxes shown to be due, if any, will be paid.

(7) All provisions of the decedent's Will have been executed, as reported in such Final Account, except for the final distribution of the Estate assets.

(8) The manner of distribution and disposition of the net assets

of the decedent's Estate, as proposed in such Final Account, is fair, equitable and reasonable, and wholly proper under the decedent's Last Will and the controlling Indiana law.

(9) All other matters and things as stated and shown in such Final Account are true, correct and proper.

General Conclusions

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

Decree

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

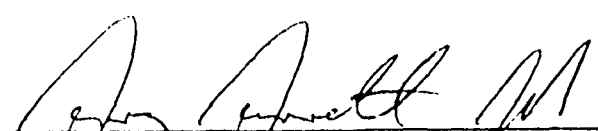
(1) The Final Account is hereby in all respects approved, settled, allowed and confirmed.

(2) The amounts claimed as credits for the payment of the fees of the Personal Representative and of the attorney for the Personal Representative are hereby allowed and approved.

(3) The distribution of the net personal property and the real estate as proposed by the Personal Representative, as enumerated in the Final Account, is hereby approved and confirmed, and the Personal Representative is hereby directed to distribute the balance of the assets remaining in the Estate in accordance with such scheme.

(4) Following such distribution, the Personal Representative is directed to file a Supplemental Report showing that the Personal Representative has complied with the terms of this Order, and that the assets have been distributed in accordance herewith, and reporting any additional income or expenses incurred on behalf of the within Estate.

DATED this 13 day of July, 1988.

  
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Judge, Lake Superior Court  
Room Number One 102