TATE OF EMPLANA COUNTY OF LAKE

## IN THE LAKE SUPERIOR COURT NOW HUNDER TWO AUG 4 1992 TAST CHICAGO, INDIANA

IN THE NATTER OF THE SUPERVISED ESTATE OF THE MARKEL W. MELTON, BECALARIA LANG COUNTY CAUSE NO. 45D02-9004-ES-111

ORDER APPROVING PERSONAL REPRESENTATIVE'S FINAL REPORT AND ACCOUNTING, PETITION TO ALLOW ACCOUNTING, PETITION TO DETERMINE HEIRSHIP AND PETITION FOR ORDER APPROVING DISTRIBUTION AND CLOSING ESTATE

This cause came to be heard on the 3 day of 1992, upon the final account petition to settle and allow account and for the authority to distribute estate filed by SHIRLEY F. ALLAWAY as petition Deepresentative properties of MARKEL W. MELTON, deceased, which account and petition are in the figures following, to-wit:

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And it appearing that no objections were filed thereto and the Court being fully advised in the premises, now finds that!

- and of the hearing on the same were given to all persons interested in said estate. That formal notice was published pursuant to the provisions of I.C. 29-1-16-6 and that this matter is now properly before the court for final action thereon.
- 2. That MARKEL W. MELTON died intestate a resident of Lake County, Indiana on April 2, 1990, and said personal representative was issued Letters of Administration on April 6, 1990, and since that date she has continued to serve in such capacity.
- 3. That the matters and things stated in said account and petition are true and said personal representative has accounted

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for all of the assets in this estate coming into her hands.

- 4. More than five (5) months have elapsed since the date of the first published notice to legatees, devisees, and creditors of said decedent; all claims filed against said estate have been paid and discharged; neither said decedent or his personal representative were employers of labor within the meaning of that term as used in the Indiana Employment Security Act; all estate taxes, inheritance taxes and gross income taxes, if any, assessed in said estate have been paid.
- This Document is the property of the the decedent died leaving the following heir at law pursuant to the provision of I.C. 29-12-1, namely: CARRIE C. MELTON, decedent's daughter, and that said decedent died unmarried, leaving no other child or children, or descendants of any predeceased child or children, other than those enumerated above.
- 6. That decedent owned a \$5,000.00 interest in real estate located at 1639 Central Avenue, Whiting, Indiana, more particularly described as follows:

South 5 feet of Lot 20 and all of Lot 21, of Davidson's 10th Addition to the City of Whiting, as recorded in the Office of the Recorder of Lake County, Indiana

and that said interest was awarded by the Lake Superior Court, Room Number Two, East Chicago, Indiana, pursuant to Decree of Dissolution of Marriage of decedent and Constance Melton, entered May 28, 1988, under Cause No. 286-709. That upon the death of said decedent, the decedent's \$5,000.00 interest in the above described real estate vested by the laws of intestacy in CARRIE C. MELTON, and a copy of this decree showing the vesting of said \$5,000.00

interest in said real estate should be recorded in the Recorder's Office of Lake County, Indiana.

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

- 1. Said Final Report and Account of said personal representative is hereby in all things approved, settled and confirmed.
- remaining in said personal representative's hands for distribution should be made pursuant to the distribution set forth in the final This Document is the property of accounting to the decedent's heir accounting to the decedent's heir accounting is hereby in all things approved.
- 3. That pursuant to the laws of intestacy, a \$5,000.00 interest in the following described real estate, to-wit:

South 5 feet of Lot 20 and all of Lot 21, of Davidson's 10th Addition to the City of Whiting, as recorded in the Office of the Recorder of Lake County, Indiana.

Commonly known as 1639 Central Avenue, Whiting, Indiana, is hereby vested in CARRIE C. MELTON.

And that said personal representative is hereby directed to produce and record in the office of the Recorder of Lake County, being the county in which said real estate is located, a certified copy of this Final Decree.

- 3. Said personal representative, is hereby directed to distribute and pay the balance of the estate in her hands for distribution as follows: 100% to the sole heir, CARRIE C. MELTON.
- 4. Said personal representative is hereby directed to file her Supplemental Report showing that she has complied with the

terms of this order and that said personal representative has in all things carried out the provisions of this final decree.

ALL OF WHICH IS ORDERED this 3/1st day of July

1992.

JUDGE, Lake Superior Court

## Document is NOT OFFICIAL!

This Document is the property of the Lake County Recorder!



The United States of America



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

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I, the undersigned, Clerk of the Lake SUPERIOR Court of a Lake County, and the reperpietre tecords and files thereof, in the a State aforesaid, de hereby certify that the above and foregoing a Lis a full, true correct and somplete copy of order approving. Final report and accounting, petition to allow accounting, approving distance management to be a period of the petition to allow accounting, petition to allow accounting to allow accounting



	IN-WITNESS W	VHEREOF, I have hereur	to set my hand and	d allized the seal of said Court	, 0
at my	ollice in	EAST CHCIAGO,	INDIANA	In the said County	٥
this_	4TH	day of AUGUST		, A. D., 19 <u>92</u>	, ·

Robert C. Centier

Clerk Lake SUPERIOR Court.

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