

INCL 135 FEE 778

It further appearing to the Court that the names, ages and places of residence of the heirs at law and only heirs at law of said decedent are as hereinafter described.

It further appearing that the said Final Account contains statement in detail of all sums of money received and expended by said Administratrix showing the source of same and to whom paid.

It further appearing that said Final Account shows that the only property of the estate remaining in the hands of the Administratrix is a sum of money amounting to \$52,430.26.

It further appearing that there are no outstanding claims or charges against the estate of said decedent remaining unpaid, with the exception of attorneys' fees and administratrix' fees as follows:

Administratrix' fees (Melvira Toftagen)	\$1,712.00
Attorneys' fees (Richard H. Allen and Richard C. Boesley)	\$1,712.00

That said amounts for administratrix' and attorneys' fees are the reasonable value of the services rendered, and that the same should be paid at this time.

It further appearing that the residue of said estate should be distributed to the heirs at law of said decedent hereinafter named in the manner provided by the laws of the State of Oregon.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said Final Account of said Administratrix be, and the same is hereby allowed and approved.

IT IS FURTHER ORDERED that Richard H. Allen and Richard C. Boesley be paid an attorneys' fee in the amount of \$1,712.00; and that Melvira Toftagen be paid an administratrix' fee in the sum of \$1,712.00, and that said fees be paid at this time.

INCL 135 FEE 774

IT IS FURTHER ORDERED that said Administratrix distribute forthwith to the heirs at law of said decedent the residue of the decedent's estate according to the laws of the State of Oregon.

IT IS FURTHER ORDERED that upon filing receipts herein showing said attorneys' fees and said Administratrix' fees to have been paid, and such administration to have been fully made, that said Administratrix be discharged from further liability herein as such Administratrix and that her bond be exonerated.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the names, ages and places of residence of the heirs at law, and only heirs at law of said decedent are as follows:

Mary Norwest Williams, a daughter of decedent, 54 years of age, and who presently resides at Salem, Oregon, (Distributive share one-fourth).

George Amos DuVall, a son of decedent, 56 years of age, and who presently resides at Chiloquin, Oregon, (Distributive share one-fourth).

Melvira Toftagen, a daughter of decedent, 61 years of age, and who presently resides in Chiloquin, Oregon, (Distributive share one-fourth).

Ramona Tupper, a granddaughter of decedent, 48 years of age, and who presently resides in Chiloquin, Oregon, (Distributive share one-eighth).

Walter Rose, a grandson of decedent, 21 years of age, and who presently resides at Chiloquin, Oregon, distributive share one-eighth.

DONE AND DATED this 10th day of October, 1961

W. D. [Signature]
Circuit Judge