

said attorney were more than those usually required in the settlement of an estate of this character and kind, and that the sum of \$2500.00 which this petitioner has heretofore petitioned be allowed her attorney is a reasonable and proper sum to be paid him for all services rendered by him herein, and that sum is hereby allowed him therefor.

IX.

That the petitioner has made return to the State and Federal government of state inheritance tax and Federal estate tax payable herein, and only the audit of same remains to be done before the payment of such taxes can be made.

X.

That petitioner in her final account heretofore filed herein, has rendered a full, complete and correct account of her acts and doings as executrix of this estate, and is entitled to have such final account approved and allowed.

XI.

That this estate is now in a condition for final settlement.

NOW THEREFORE IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE COURT:

1. That Ludwig Brunhuber, deceased, left surviving him as his only heirs at law and legatees of his will, the following named persons:

Madeline Brunhuber, his surviving widow,
Lillian M. Kampf, a daughter,
Adolph Brunhuber, a son,

who are entitled to his estate, in accordance with the terms of his will.

2. That sums of \$1000.00 each, be, and the same are hereby distributed to Lillian M. Kampf and Adolph Brunhuber.

3. That all the rest, residue and remainder of the property belonging to this estate, and which is particularly described in paragraph V of this decree, together with any accumulations and accretions thereto, and/or any other property which may become known or discovered belonging thereto, be, and the same is hereby decreed and awarded Madeline Brunhuber, as residuary legatee herein.

4. That the notice given to creditors as aforesaid be, and the same is hereby decreed to be sufficient, and that the final notice given of this hearing is in all respects regular and according to law.

5. That the sum of \$2500.00 allowed executrix's attorney for services rendered by him herein is hereby approved and confirmed.

6. That the final account of the executrix as rendered be, and the same is hereby allowed, approved and confirmed; that all claims, fees, costs and charges above stated including those allowed the attorney herein, be, and the same are hereby directed paid, and that said executrix upon filing receipts evidencing payment of the claims, costs and charges incurred in the settlement of this estate including the State inheritance tax, Federal estate tax, and the 1942 income tax, if any, and of the distribution of this estate to the persons entitled thereto shall thereupon be entitled to a discharge from her trust.

Done in open court this 27th day of November 1942.

Charles W. Hall

ENDORSED:

JUDGE.

Filed Nov. 27 1942
EVA BURGETT, Clerk Clark Co.
Eleanor Archer Dep.

The foregoing instrument has been compared and is a true and correct transcript of the original thereof on file in the records of my office.

Dated this 2nd day of Sept. 1943.