

administrator paid Inheritance Tax, shown by said appraisal to be due to the State of Washington. That said State Board of Tax Commissioners has given its receipt for said payment in full, which receipt is on file herein.

III.

That on the 14th day of July, 1916, pursuant to the order of this Court, this administrator gave due and legal notice to all creditors of said estate; that the year for presenting any claims against said estate has now expired and no such claims have been filed, and that there are no debts of this estate.

IV.

That no monies have been collected by this administrator and that the only property of this estate coming into the hands of this administrator consists of a one-fourth interest in the unimproved and timbered lands described in the list attached and marked Exhibit "A" and made a part hereof. That these lands are still undisposed of.

V.

That this estate is now ready to be closed and settled and that the names and addresses of the heirs entitled to a share in said estate are as follows: HARRY W. KANOUSE, DETROIT, MICHIGAN, and MARION SALLING KANOUSE, DETROIT, MICHIGAN. That said heirs are respectively the surviving husband and only child of the deceased.

WHEREFORE, the said Michigan Trust Company, administrator herein, prays that the said estate may be settled, that said property be distributed among said heirs and that this administrator be discharged from further duty and liability herein.

Michigan Trust Company.  
Administrator. By Dan Earle  
Agent and Attorney

STATE OF WASHINGTON )  
COUNTY OF KING. ) ss

DAN EARLE, being first duly sworn says: That he is the attorney for the administrator herein; that he has read the foregoing and final report and petition, knows the contents thereof and believes the same to be true. That he makes this affidavit because the Michigan Trust Company is absent from the State and that he has personal knowledge of the matters and things set forth in said report and petition.

Dan Earle

Subscribed and sworn to before me this 18th day of July, 1917.

Wm. J. Steinert  
Notary Public in and for the State of  
Washington, residing at Seattle.

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR COWLITZ COUNTY.

IN THE MATTER OF THE ESTATE OF )  
JENNIE MARION SALLING KANOUSE, )  
Deceased. )

IN PROBATE

No. 885

DECREE OF DISTRIBUTION.

This matter coming on to be heard this 11th day of September, 1917, upon the final report and petition of the administrator herein for a decree of settlement and distribution and of the discharge of said administrator, and it appearing to the Court that due and regular notice of the hearing, on said petition, had been given and no objection to said final report and petition having been filed, and no one having appeared to object thereto, the Court having heard the evidence in support of said final report and petition and showing that said estate was ready to be settled, that the transactions of the administrator should be approved and the names of the heirs entitled to the property, and finding said evidence sufficient and satisfactory, IT IS HEREBY ADJUDGED AND DECREED.

I.

That the report of the administrator, Michigan Trust Company should be and the same is hereby approved.

II.

That Harry W. Kanouse, surviving husband, and Marion Salling Kanouse, only child