Callow, Carl E	Case #	Date	
	E-82-65	7/12/1982	Last Will & Testament
Heimann, Arthur J			Personal Representative
Andrews, David			Heir
Andrews, Larry			Heir
Andrews, Delilah			Heir
Callow, Arthur			Heir
Doctor, Delorah			Heir
Andrews, Francis			Heir
Jones, Isabella			Heir
Dudley, Johnie			Heir
First United Methodist Church			Heir
Church of the Nazarene			Heir

Last Will and Testament of Carl E. Callow, deceased, is now offered for probate. Said Last Will and Testament of Carl E. Callow, deceased, is now submitted to the Court for probate and the Court now having seen and inspected said last will and testament of said decedent, having heard evidence submitted thereon and being sufficiently advised in the premises now finds that the said last will and testament of said decedent ought to be probated and placed of record.

It is therefore now ordered, adjudged and decreed, by the Court that the last will and testament of Carl E. Callow, deceased, be probated and placed of record.

Petition For Probate of Will filed in the following words and figures, to wit:

PETITION FOR PROBATE OF WILL

Arthur J. Heimann	
petitions the Court and says:	
1. Decedent's Name, Date of Death, etc. Decedent	pre sing programm, Mi
Carl E. Callow, age 85, died July 7	, 19 <u>82</u> .
s. The last a good tiles in a residence us but in a public set it is	
2. Decedent is believed to have died testate, leaving	a LAST WILL AND TES-
TAMENT dated <u>October 25</u> , 19 <u>79</u> , xand xood in kik xoo	
xxdatadxx	
is	to the Count house sth
xxxqxxqxxtxxxxxxxxxxxxxxxxxxxxxxxxxxxx	to the court herewith
After making such will and and such sector.	the marital status
After making such will and and xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	
of the decedent was not changed by divorce or annulment, excep-	
of the decedent was not changed by divorce or annulment, excep-	
of the decedent was not changed by divorce or annulment, excep-	t as follows:
of the decedent was not changed by divorce or annulment, excep-	t as follows: 29-1-5-8)
of the decedent was not changed by divorce or annulment, exception none (If changed by divorce or annulment, see I. C. 1971 WHEREFORE, petitioner prays the Court for an Order prof	t as follows: 29-1-5-8)
of the decedent was not changed by divorce or annulment, exception none (If changed by divorce or annulment, see I. C. 1971	t as follows: 29-1-5-8) bating decedent's
of the decedent was not changed by divorce or annulment, exception none (If changed by divorce or annulment, see I. C. 1971 WHEREFORE, petitioner prays the Court for an Order prowill xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	t as follows: 29-1-5-8) bating decedent's
of the decedent was not changed by divorce or annulment, except none (If changed by divorce or annulment, see I. C. 1971 WHEREFORE, petitioner prays the Court for an Order prowill xandxanyxaadkakkannakkanakakanakanakanakanakanaka	t as follows: 29-1-5-8) bating decedent's penalties for perjury
of the decedent was not changed by divorce or annulment, exceptioner (If changed by divorce or annulment, see I. C. 1971 WHEREFORE, petitioner prays the Court for an Order prowill XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	t as follows: 29-1-5-8) bating decedent's
of the decedent was not changed by divorce or annulment, except none (If changed by divorce or annulment, see I. C. 1971 WHEREFORE, petitioner prays the Court for an Order prowill xandxanyxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	t as follows: 29-1-5-8) bating decedent's penalties for perjury
of the decedent was not changed by divorce or annulment, exceptioner (If changed by divorce or annulment, see I. C. 1971 WHEREFORE, petitioner prays the Court for an Order prowill xardxaryxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	t as follows: 29-1-5-8) bating decedent's penalties for perjury

НАМСЕЕ КАТ LINM. CLERK

16:01A SIJULS8

FILED ADAMS COUNTY

Proof of Will-Self proved Will filed in the following words and figures, to wit: Petition for Appointment of Personal Representative filed in the following words and figures, to wit:

PETITION FOR APPOINTMENT OF	PERSONAL REPRESENTA	TIVE	E-8	2-65
Arthur J. Heimann	petitions	the Court	and say	'S :
1. Decedent, Carl E. Callow	, age _ 85	, died	testate xintesta	t t
on the <u>7th</u> day of <u>July</u> , 19	32 •			
$[\overline{xx}]$ At the time of death, decedent was	domiciled in Adam	scounty,	Indiana.	
$[\overline{xx}]$ At the time of death, decedent lef	t property in Adams	County,	Indiana.	
xantonxdoothxxxpropertyxofxdecedentx	has come anto a assist	(XCOUNTY)	Krattana.	
2. The name, age, relationship to the each known distributee of such decedent's		e of resi	dence of	f
Name Age Relati		Residenc	e	
Peno the wife PSSS Blocker We Supp	JAPAN, ME KASAN, MA	No. 2007	8 2	Lý
		X.		o m
See List attached		Li Li	121	
- Dig the decedent was must changed by diva	ted or annihologies, e		AIO	
After caling such as it is seen as		NW. C	ω ,	
		田忠武		75
[Additional names should be shown on attac Include pretermitted children, if any - s	ned Sheet.	-3-8.]		
3. The probable value of decedent's p	roperty is: Real F	roperty \$	10,000	.00
Personal Property \$10,000.00 Estimated	Annual Rental Valu	re \$		MB LEY
4. The name and place of residence or	business address o	of the per	rsonal re	epre-
sentative who appointment is sought by thi	s petition is:			
Arthur J. Heimann, c/o The First State	Bank of Decatur, P	. 0. Box	500, Deca	atur, IN 4
who is entitled to be so appointed because	: he is appointed	in dedece	nt's Wil	1
[State facts required by I. C. 1971 29-1-	10-1]			
5. The name and business address of c	ounsel who will rep	resent th	ne person	na l
representative of decedent's estate is:			Lr Sur	
David A. Macklin, 146 S. 2nd St., P. O. B	ox 70, Decatur, IN	46733		
CERTAIN LORGE	MONTE OF MILE			

[Strike paragraphs 6 through 9 if supervised administration is requested.]

6. Petitioner is informed and so believes this estate to be in fact solvent:

- 7. The personal representative is qualified to administer the estate without Court supervision.
- 8. All such decedent's distributes join in this petition for administration without Court supervision and freely consent to and understand the significance of administration without Court supervision, as evidenced by their written consents filed herewith.
 - 9 Decedent's Will does not request supervised administration.

WHEREFORE, petitioner prays the Court for an order a) appointing the personal representative of decedent's estate, b) directing issuance of appropriate Letters evidencing such appointment upon proper qualification in the manner provided by law, and c) authorizing the personal representative to administer decedent's estate with without Court supervision.

I affirm, under the penalties for perjury, that the foregoing representations are true.

Arthur J. Heimann

ETITIONED

TO THE CLERK:

You may issue PERSONAL REPRESENTATIVE'S LETTERS to Arthur J. Heimann

for supervised administration.

JUDGE

DATE: July /2, 1982

Estate of Carl E. Callow Estate No. E-82-

Petition for Appointment of Personal Representative

2. Name, age, relationship to decedent and address of distributees:

١	IAME	AGE	RELATIONSHIP	ADDRESS
E	David Andrews	42	nephew	12135 Hoagland Road Hoagland, IN 46745
l	_arry Andrews	41	nephew	1111 Mix Ave. Decatur, IN 46733
[Delilah Andrews	45	none	228 N. 17th St., Apt. 4 Decatur, IN 46733
,	Arthur Callow	45	nephew	105 N. 2nd St. Decatur, IN 46733
	Delorah Doctor	49	niece	827 W. DeWald St. Fort Wayne, IN 46804
	Francis Andrews	74	half-brother	Inglewood Convelescent Hosp. 100 S. Hillcrest Inglewood CA 90301
	Isabella Jones	72	half-sister	915 Delaware Ave. Fort Wayne, IN 46805
	Johnie Dudley	26	grandnephew	827 W. DeWald St. Fort Wayne, IN 46804
	Board of Trustees First United Methodist Church	. (6)	none	502 W. Monroe St. Decatur, IN 46733
	Board of Trustees St. Mark's United Methodist Church		none	P. O. Box 165 Decatur, IN 46733
	Board of Trustees Church of the Nazarene		none	316 N. 7th St. Decatur, IN 46733

Letters testamentary ordered issued to Arthur J. Heimann, letters testamentary reported and confirmed. Order Probating Will, Authorizing Issuance of Personal Representatives' Letters and Supervised Administration filed in the following words and figures, to wit:

3. That the Clerk is hereby directed to issue personal representative's

and is not required to post bond.

has taken an oath.

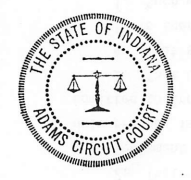
letters to Arthur J. Heimann

when such person

18:01A Si JUL S8

CIBEDIU CODSI EIRED VOVERS CONNIA

Comes now	Arthur J. Heimann		and files an oath and
acceptance properly	acknowledged and verified	d which oath a	nd acceptance read as
follows, to-wit: (H	.I.)		
It is therefore	ORDERED, ADJUDGED and DE	CREED by the	court that said
petition, oath and is	ssuance of letters are ap	proved and the	at Arthur J. Heimann
this taken am nath	is the duly appointed per	sonal represe	ntative of the estate of
Carl E. Callow	, dece	ased, all of v	which is ORDERED this
12	day of	July	.1982



Judge of Adams Circuit Court

Personal Representative's Oath filed in the following words and figures, to wit:

STATE OF INDIANA

Subscribed to in my presence, this

David A. Macklin, Notary Public Resident of Adams County, Indiana My Commission expires: 3-16-85

day of July

IN THE MATTER OF THE ESTATE OF

COUNTY OF ADAMS)		Carl E. Callow	DECEASED
" man of self of a call		ESTATE NO.	-82-65
	* * g = g		1.5-2
	DEDCOMAL DEDDEC	ENTATIVE IC OATH	
a di Y	PERSONAL REPRESI	ENTATIVE S OATH	
Arthur J. Heimann	1	, affirm,	, under the
enalties for perjury, that I	will faithfully	discharge the dutie	es of my
rust as personal representat	ive of the estate	of Carl E. Ca	allow
	, deceased, a	according to law.	
* *	•		
			6 e e e
COUNT URT 31		* .	
AID: 31		20	
		/	
12:		$\gamma \cdot \rho = 1$	e 'a agla
		Athur J. Fler	mann
CO -	PERSO	ONAL REPRÉSENTATIVE	
	Arth	ur J. Heimann	
	100		M
• *			

S/ Robert S. Anderson Robert S. Anderson, Judge Adams Circuit Court
