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|-----------------------|---------------|-------------|---------------------------------------|
| Sprunger, Milo | Case # | Date | |
| | E-80-74 | 4/13/1982 | Inheritance Tax Determination |
| LaRue, Dan S | | | Deputy Attorney General |
| | | | |
| Sprunger, Milo | Case # | Date | |
| | E-80-74 | 5/27/1982 | Amended order of Value of Real Estate |
| Sprunger, Virgil L | | | Co-Executor |
| Sprunger, Donald W | | | Co-Executor |

ESTATE OF)
MILO SPRUNGER, DECEASED)

ESTATE NO. E-80-74

Comes now Dan S. LaRue, Deputy Attorney General and now requests that this cause of action remain on the docket, and be scheduled for a hearing in regard to the inheritance tax determination. This Court now orders that this cause of action remain on the docket and that the hearing be held in regard to the inheritance tax determination at 1:30 p.m., on the 27th day of May, 1982 in the Court Room of the Adams Circuit Court.

The Clerk of the Adams Circuit Court is hereby ordered and directed to mail a certified copy of this Entry to the said Dan S. LaRue, Deputy Attorney General of Indiana, offices of Attorney General, 219 State House, Indianapolis, Indiana 46204, and to Robert L. Biberstein, 124 S. Fulton Street, Berne, Indiana 46711 by first class United States mail, for their information and appropriate action.

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

THURSDAY, MAY 27, 1982

ESTATE OF)
MILO SPRUNGER, DECEASED)

ESTATE NO. E-80-74

Comes now Virgil L. Sprunger and Donald W. Sprunger, Co-Executors by their attorney, Robert L. Biberstein and comes also, Dan S. LaRue, Deputy Attorney General for the State of Indiana and this cause being set for hearing, the following proceedings were had, (1) Amended Order Determining Value of Estate Tax in the amount of \$3,693.68 filed, examined and approved by the Court. (2) The Court further finds that, heretofore, on April 3, 1981, the Court entered an order finding the tax due in the sum of \$2,638.36, which said tax was paid and is now credited to the amount as per the amended order, that the balance due the State of Indiana Department of Revenue is now in the sum of \$1,055.32 plus interest. (3) The Court further finds, pursuant to I.C. 6-4.1-9-1 that by reason of litigation and unforeseen delay, that the amount of interest not be charged at the full 10% but shall be reduced to 6%, which, as of this date amounts to \$121.53, it is further ordered that Adams County, Indiana shall be allowed an additional sum of \$84.42 as inheritance tax appraiser's fees to be certified to the County Treasurer being 8% of the total tax that is due and payable in said Estate. Judgment Accordingly.

S/ Severin H. Schurger
Severin H. Schurger, Judge Pro Tempore Adams Circuit Court

Read and signed.


SEVERIN H. SCHURGER, JUDGE PRO TEMPORE ADAMS CIRCUIT COURT
