

IN THE THIRD JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF EUREKA.

IN THE MATTER OF THE ESTATE OF )  
 )  
 WILLIAM BLAIR, DECEASED. )

DECREE OF SETTLEMENT OF ACCOUNT AND DISTRIBUTION.

JOHN BLAIR, executor of the estate of WILLIAM BLAIR, deceased, having on the 8th day of August, 1919, rendered and filed herein a full account and report of his administration of said estate, which account was for a final settlement, and having with said account filed a petition for the final distribution of the estate;

And said account and petition this day coming on regularly to be heard, proof having been made to the satisfaction of the Court that the clerk had given notice by publication in the Eureka Sentinel, a newspaper published in the county of Eureka, state of Nevada for the time required by law, of the settlement of said account, and the hearing of said petition.

And it appearing that said account is in all respects true and correct, and that it is supported by proper vouchers; that the residue of money in the hands of the executor, at the time of filing said account, was \$\_\_\_\_\_ ; that the sum of \$442.06 has been expended by him as necessary expenses of administration, the vouchers whereof, together with a statement of such expenses and disbursements, are now presented and filed, and said statement is now settled and allowed, and the payments are approved by this Court; that the estimated costs of closing the estate will amount to \$\_\_\_\_\_ ; leaving a residue of \$\_\_\_\_\_ ; and it appearing that all claims and debts against said decedent, and all debts, expenses, and charges of administration and all taxes on said estate have been fully paid and discharged, and that said estate is ready for distribution, and in condition to be closed;

It is further ordered, adjudged, and decreed, that the said final accounts of the said executor be, and the same are, settled, allowed and approved, and that the residue of said estate hereinafter particularly described, and any other property not now known or discovered, which may belong to the said estate, or in which the said estate may have any interest, be, and the same is hereby, distributed as follows:

An undivided one-half of the residue of said estate to the said surviving wife, MAGGIE BLAIR, and an undivided one-eighth of the remaining one-half to each of the following named children, heirs as aforesaid; JOHN BLAIR; SUSIE BLAIR; ANNIE (BLAIR) LUCEY; LIZZIE (BLAIR) BIALE; EVELYN BLAIR; DEWEY BLAIR; HELEN BLAIR; and MARY BLAIR.

The residue of said estate, which is hereby distributed consists of the following: 24 head of cattle; 5 work horses; 4 saddle horses; 16 mustangs; 1 double set of work harness; 1 saddle; 1 derrick fork; 1 derrick; 1 spring wagon; 1 farm wagon; 1 mower; 2 breaking plows; 1 Ford Automobile; 50 chickens; Possessory claim to ranch known as the Butler Ranch situated in Antelope Valley, county of Eureka, State of Nevada, containing 160 acres of land more or less; possessory claim to ranch known as the Frank Butler Ranch situated in Antelope Valley, county of Eureka, state of Nevada containing 160 acres more or less; possessory claim to ranch on the east side of Antelope Valley, in Water Canyon, county of Eureka, state of Nevada containing 40 acres more or less.

Done in open Court this 8th day of August, 1921.

Peter Breen District Judge.

Endorsed: NO. 388. IN THE THIRD JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF EUREKA. IN THE MATTER OF THE ESTATE OF WILLIAM BLAIR, DECEASED. DECREE OF SETTLEMENT OF ACCOUNT AND DISTRIBUTION. Filed Aug. 8 1921. R. McCharles CLERK. REYNOLDS & EATHER ATTORNEYS FOR EXECUTOR.

Recorded at the request of John Blair Jan. 23, A.D. 1922 At 30 minutes past 2 P.M.

Edgar Eather---Recorder.  
By Peter Merialdo---Deputy.