

<b>Rumschlag, Ellen M</b>	<b>Case #</b>	<b>Date</b>	
	E-82-52	6/1/1982	Petition for Probate of Will
Merica, Glenn C			Personal Representative/Heir
Merica, Edward E			Personal Representative/Heir

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ESTATE NO. E-82-52

Petition for probate of will filed in the following words and figures, to wit;

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JAY LINN. CLERK

Glen C. Merica and Edward E. Merica

1. Decedent's Name, Date of Death, etc.

Decedent Ellen M.

Rumschlag, age 85, died May 26,, 1982.

2. Decedent is believed to have died testate, leaving a LAST WILL AND TESTAMENT dated October 30, 19 74, ~~and codicils or codicils thereto~~  
dated \_\_\_\_\_

respectively. Such will ~~and codified(x) there to~~<sup>is</sup> be submitted to the Court herewith

After making such will ~~and any such codicils thereto,~~ the marital status of the decedent was not changed by divorce or annulment, except as follows:

(If changed by divorce or annulment, see I. C. 1971 29-1-5-8)

WHEREFORE, petitioner prays the Court for an Order probating decedent's will and ~~any and all~~ ~~codicils~~ mentioned above.

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

Edward E. Mencia PETITIONER

DATED June 1, 1982

CO-PETITIONERS -  
Glen C. Merica and Edward E. Merico

Affidavit of death and probate of 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 REPRESENTATIVE

Glen<sup>n</sup>C. Merica and Edward E. Merica petitions the Court and says: 3:58  
1. Decedent, Ellen M. Rumschlag, age 85, died testate  
intestate  
on the 26th day of May, 1982.

- ☒ At the time of death, decedent was domiciled in Adams County, Indiana.
- ☒ At the time of death, decedent left property in Adams County, Indiana.
- ☒ After death, property of decedent has come into Adams County, Indiana.

2. The name, age, relationship to the decedent, and place of residence of each known distributee of such decedent's estate is:

Name	Age	Relationship	Residence
<u>GlennC. Merica</u>	<u>67</u>	<u>Son</u>	<u>402 S. Water St., R.#3</u> <u>Monroeville, IN 46773</u>
<u>Edward E. Merica</u>	<u>64</u>	<u>Son</u>	<u>3000 Oak Avenue</u> <u>Matoon, Illinois 61938</u>

[Additional names should be shown on attached sheet.  
Include pretermitted children, if any - see I. C. 1971 29-1-3-8.]

3. The probable value of decedent's property is: Real Property \$ 15,000.00  
Personal Property \$ 500.00 Estimated Annual Rental Value \$           

4. The name and place of residence or business address of the personal representative who appointment is sought by this petition is: Glen<sup>n</sup>C. Merica,  
402 S. Water St., R. #3, Monroeville, IN 46773 and  
Edward E. Merica, 3000 Oak Avenue, Matoon, ILL 61938,  
who is entitled to be so appointed because: Glen<sup>n</sup>C. Merica and Edward E.  
Merica were nominated to serve as Co-Personal Representatives by the  
decedent in her Last Will and Testament  
[State facts required by I. C. 1971 29-1-10-1]

5. The name and business address of counsel who will represent the personal representative of decedent's estate is: Jay M. DeVoss, DEVOSS, SCOTT, JOHNSON &  
BAKER, 147 S. 2nd Street, P.O. Box 30, Decatur, Indiana 46733

[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 distributees 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.

Glenn C. Merica  
Edward E. Merica PETITIONER

Glenn C. Merica and Edward E. Merica  
Co-Personal Representatives

TO THE CLERK:

You may issue PERSONAL REPRESENTATIVE'S LETTERS to Glenn C. Merica and  
Edward E. Merica

for supervised ~~unsupervised~~ administration.



DATE: June 1, 1982

[Signature]  
JUDGE

TUESDAY, JUNE 1, 1982

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Letters testamentary ordered issued to Glenn C. Merica and Edward E. Merica; letters testamentary reported and confirmed; personal representatives' oaths filed in the following words and figures, to wit;

FILED ADAMS COUNTY  
CIRCUIT COURT  
82 JUN 1 P 4:00  
HANCEE KAY LINN, CLERK

STATE OF INDIANA )  
COUNTY OF Adams )

IN THE MATTER OF THE ESTATE OF  
ELLEN M. RUMSCHLAG, DECEASED

ESTATE NO. E-82-52

PERSONAL REPRESENTATIVE'S OATH

We  
~~XX~~ Glenn C. Merica and Edward E. Merica, affirm, under the penalties  
for perjury, that ~~I~~ <sup>They</sup> will faithfully discharge the duties of ~~my~~ <sup>their</sup> trust as ~~personal~~ <sup>Co</sup>  
representatives of the estate of Ellen M. Rumschlag, deceased,  
according to law.

Glenn C. Merica  
CO-PERSONAL REPRESENTATIVE - Glen C. Merica  
Edward E. Merica  
CO-PERSONAL REPRESENTATIVE -  
Edward E. Merica

Subscribed to in my presence, this

1st day of June, 1982.

Hancee Kay Linn

CLERK, ADAMS CIRCUIT COURT

IN RE ESTATE OF ELLEN M. RUMSCHLAG ESTATE DOCKET            PAGE           FILED ADAMS COUNTY  
CIRCUIT COURT

## ORDER OF PROBATE OF WILL

(Term Time)

There is now produced in open court and submitted to the Court an instrument of writing purporting to be the last will and testament of Ellen M. Rumschlag, deceased, and a Petition for probate thereof and for issuance of Letters. There now come

Jay M. DeVoss, witness(es)

to the due execution of such purported will and to the death of such decedent, who being duly sworn, in open court testify that such decedent died on or about the 26th day of May, 1982 and testify concerning the execution of such purported will and the competency of such decedent to make such purported will and that such purported will was executed in all respects according to law. Such testimony is now reduced to writing and signed by such witness(es). Such instrument, Petition and written testimony are now submitted to the Court and the Court having examined the same, having heard evidence and being duly advised now finds that:

(1) Such decedent died on or about the 26th day of May, 1982, and (a) at the time of such death was domiciled in Adams County, Indiana, (b) left property at the time of such death in Adams County, Indiana or (c) property belonging to such decedent's estate has come into Adams County, Indiana after his death.

(2) Such written instrument purporting to be such decedent's last will and testament was duly executed in all respect according to law, has been duly proved, is the last will and testament of such decedent and is entitled to be admitted to probate in such County.

(3) Letters should be issued as indicated and requested in such Petition.

Such will, written testimony and Petition read as follows: (H.I.)

It is now therefore ordered, adjudged and decreed by the Court that:

(1) Such written instrument purporting to be the last will and testament of such decedent be and it is hereby admitted to probate and record as such.

(2) The bond of the individual personal representative(s) be and it is hereby fixed in the penal sum of \$ -0-

(3) The Clerk be and he is hereby directed to execute Letters Testamentary, ~~of Administration~~ ~~Cum Testamento Annexo~~ to Glen C. Merica and Edward E. Merica

upon due qualification thereof in such capacity.

Such personal representative(s) ~~does~~, do now qualify by taking oath ~~and giving bond in such capacity~~ ~~in the penal sum in the amount as ordered above with~~

~~as such~~, all of which are now approved by the court and Letters as prayed for and designated hereinabove are now issued. Such oath, bond and Letters read as follows:



*[Signature]*

Judge

TUESDAY, JUNE 1, 1982

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