(For Administration with or without Will.) (For Administration by Attorney.) (For Administration for Resealing.)

APPLICATION FOR (1)

Letters of Administration @

IN THE DISTRICT COURT OF THE DISTRICT OF NORTHERN ALBERTA JUDICIAL DISTRICT OF RED DEER

IN THE MATTER OF THE ESTATE OF Gustaf Reinhold Bjelke, late of Burnt Lake, in the Frovince of Alberta, Farmer . deceased. THE APPLICATION OF (a) Carl Helgi bjelke of

(b) R. R. #1

Farmer, Province of Alberta, (c)

Letters of Administration who prays for of the property of the deceased, (d) as one of the next of kin of the said deceased,

particulars in regard to which appear in the annexed affidavits.

red Deer DATED AT in the Province of Alberta, this 1277 June day of A.D. 19 46.

APPLICANT œ

> v N

17

Fiat:

Let the Grant issue

Dated at the Court House Education day of Quegus

in the Province of Alberta, A.D., 19 4

u. State capacity which

which grant is applied for: e.g., "As Attorney for the lawful widow lawful widow and relict of the said de-ceased." or "lawful hus-band," or "as one of the next of kin." according to table of kin-ship.

is required by the Court, etc. (naming such court) to be resealed."

b. Place of abode of Ap-plicant. Occupa-

a. Name in full of Appli-

cant.

1. "Resealing" or

"With Will annexed or as the case may be."

tion or quality of Applicant.

If Resealing

O-11-41.

OATH OF ADMINISTRATOR

IN THE DISTRICT COURT OF THE DISTRICT OF NORTHERN ALBERTA JUDICIAL DISTRICT OF RED DEER

IN THE MATTER OF THE ESTATE OF (e) Gustaf Reinhold Bjelke late of Burnt Lake, in the Province of Alberta, Farmer, , deceased.

I. (a) Carl Helgi Bjelke of (b) R. R. #1

in the

Province of Alberta, (c) Farmer. , make oath and say:

1. That I am the person applying for administration of the property of (e)

Gustaf Reinhold Bjelke

late of (f) Burnt Lake, Alberta,

Farmer. (g)

, deceased.

21st. day of February 2. That the said deceased died on or about the

A.D. 19 46at Red Deer, in the Frovince of Alberta,

and that he had at the time of death his Burnt Lake fixed place of abode at (h)

in the said Judicial District;

and that during the six years next preceding his death resided at the following places:

(i) burnt Lake, Alberta.

3. That the deceased at the time of hisdeath was 76 years of age, (j) and a

Widower, and left the following children:

Gunnar Reinhold Bjelke Thora Margaret Johanson Carl nelgi Bjelke Ruth Vahlborg Tasted Andrew Gordon Bjelke Arthur Gustav Bjelke Harold Christopher bjelke

(j) And a "bachelor," "widower," or "left him surviving natural and lawful children," or the case may children," or as the case may be clearing off relatives entitled to the grant in priority.

(a) All names of Applicants in

(b) Place of abode of applicant.
(c) Occupation

or quality of Applicant.

(e) All names in full of de-

Place of

abode of deceas-(g) Occupa-

(h) If the fixed place of abode was outside of Alberta add "But had at such time

at such time property in the Province of Al-berta."

(i) State time of residence at each in their order.

full.

ceased.

- (k) Describe the relationship of applicant ac-cording to table of kinship and show why a nearer relative, if any, is not applying, or 'lawful attorney" of the rela-tive entitled to the grant.
- lawful son of the said deceased. 4. That I am the (k)

Form 129-1.

F. E. Osborne, Law and Office Stationer, Calgary, Alta O-12-38

(1) "His" or

5. That I have made or caused to be made diligent or careful search in all places where the deceased usually kept (l)his papers and in (l) hisdepositories in order to ascertain whether the deceased had or had not left any Will, but have been unable to discover any Will, Codicil or Testamentary paper whatsoever, and I verily believe that he died without having left any Will, Codicil or Testamentary paper whatsoever.

6. That the value of the property of the said deceased which he in any way died possessed of or entitled to (m)

and for and in respect of which Letters of Administration are to be granted is under Sixteen Hundred & ninety-eight dollars. That the value of the Personal Estate and effects is under One Hundred & ninety-eight dollars, and of the real property is under Fifteen Hundred & one dollars and that full particulars and a true appraisement of all said property to the best of my knowledge, information and belief so far as I can at present ascertain are set forth in the Inventory and Valuation hereunder written.

- 7. That I will faithfully administer the property of the deceased by paying (1) his just debts and any taxes and duties payable in respect of the estate and by distributing the residue (if any) of (1) hisestate according to law and that I will exhibit under oath a true and perfect Inventory of the property of the deceased and render a just and true account of my administration whenever required by law so to do.
- 8. That I will surrender to this Court the grant to be issued to me whenever so required by the Court or a Judge thereof.
- 9. That to the best of my knowledge, information and belief no other application for a grant of Letters of Administration or of Probate of any Will of the deceased has been made.
 - 10. That I am of the full age of twenty-one years.

(m) In the case of an ancillary grant insert "in the Province of Alberta"

The Inventory and Valuation Above Referred to

General Description of Property	Valuation or
	Amounts
Household Goods and Furniture	
Farm Implements, Etc.	
Stock-in-Trade	
Horses	
Horned Cattle	
Sheep and Swine	
Book debts and promissory notes	
Money secured by life insurance	
Bank and Other Stock	
Securities for Money	
Cash on hand	41.00
Cash in Bank	156.00
Farm Produce of all kinds	
Other property not above mentioned (except real estate)	
C PP (-1.00pt 1011 00000)	

Real Estate (o) An undivided 1 interest in 40 acres, being part of the S.E. of 10-38-1-west of 5th. 500.00 An equitable interest in the S.W. $\frac{1}{4}$ of 10-38- 1- west of 5th. 1000.00

TOTAL, 1697.00

in the Province of Alberta, this 13th
day of A.D. 1946,
Before me Red Deer SWORN at the City

oly Joenal

A Commissioner for Oaths X AXIVAL MARKATA XX

in and for the Province of Alberta.

(p) strike out titles that do not apply.

Affidavit of Value and Relationship

SUCCESSION DUTY ACT

PROVINCE OF ALBERTA CANADA:

In the District Court of the District of Northern Alberta JUDICIAL DISTRICT OF RED DEER

IN THE MATTER of the Estate of Gustaf Reinhold Bjelke

late of the

(a) I am, (or we are).

the Will" or

tion" or "a Beneficiary

Burnt Lake

in the Province of Alberta.

Farmer.

deceased.

Carl Helgi Bjelke I (or We). R. R. #1. Red Deer of the-Farmer. in the Province of Alberta.

make oath and say:

the Applicant for Letters of Administration 1. That (a) (b)

of the estate Gustaf Reinhold Bjelke of

Administra-who died on or about the Alberta

21st. A.D. 19 domiciled in

- have made full, careful and searching enquiry for the purpose of ascertaining Gustaf Reinhold Bjelke what real and personal property and effects the said was possessed of, or entitled to, at the time of death, together with the market value thereof respectively.
- have according to the best of knowledge, information and belief, set forth in the Inventory herewith exhibited, and marked "A" a full, true and particular account of all the property of the said Gustaf Reinhold Bjelke within the meaning of all the property of the said within the meaning of The Succession Duty Act, or of which the said Gustaf Reinhold Bjelke he was entitled at the time of his death, together with the was possessed, or to which fair value as at the date of death, of each and every asset forming part of the said property and particularized in the said Inventory. The said Inventory includes all real and personal estate both within and without the Province of Alberta, over which the deceased had and exercised absolute power of appointment. The aggregate value of the said property at the date of the Sixteen Hundred and fifty-six deceased's death was Dollars.

and the net value thereof was

nil

Dollars

- 4. THAT I have included in the said Inventory every security, debt and sum of money outstanding, due, or payable to, or standing to the credit of the said deceased at the time of death, and in estimating the value thereof have included all the interest due, payable, chargeable and accruing due thereon up to the death of the said deceased.
- 5. THAT, save and except what is set forth in the said Inventory, the said Gustaf Reinhold Bjelke was not, to the best of My knowledge, information and belief, at the time of his death possessed of or entitled to any debt or sum of money, or any security, pledge or undertaking for the payment of any money to him on any account whatsoever, or to any leasehold or other personal estate, goods, chattels or effects in possession or reversion absolutely or contingently or otherwise howsoever.
- 6. THAT in the said Inventory is included all the property of the said Gustaf Reinhold Situate without the Province of Alberta, as well as the property situate within the Province of Alberta.
- 7. THAT, save and except what is set forth in the said Inventory, the said Gustaf Reinhold was not to the best of my knowledge, information and belief, at the time of his death seized of or entitled to any real estate in possession, remainder, or reversion, absolutely or contingently, or otherwise howsoever.
- 8. THAT, to the best of my knowledge, information and belief, the said deceased did not voluntarily transfer by deed, grant or gift made in contemplation of his death or made or intended to take effect in possession or enjoyment after his death any property or any interest therein, or income therefrom to any person in trust or otherwise by reason whereof any person is or shall become beneficially entitled in possession or expectancy in or to the said property or income thereof, save and except as set forth in the said Inventory.
- 9. THAT, to the best of **b** knowledge, information and belief, the said deceased did not at any time within ten years previous to the date of **b** death, transfer by way of donatio mortis causa, or under a disposition purporting to operate as an immediate gift inter vivos, whether by way of transfer, delivery, declaration of trust, or otherwise, any property whatsoever, save and except as set forth in said Inventory.
- 10. THAT, to the best of knowledge, information and belief, the said deceased did not at any time previous to the date of death, transfer any property of which property the bona-fide possession was not assumed by the donee immediately upon the gift, and thenceforth retained to the entire exclusion of the donor or any benefit to him by contract or otherwise, save and except as set forth in the said Inventory.
- 11. THAT, to the best of my knowledge, information and belief, the said deceased had no property in which he or any other person had an interest ceasing on the death of the deceased by which a benefit accrues or arises by the cessor of such interest, save and except as set forth in the said Inventory.
- 12. THAT, to the best of knowledge, information and belief, the said deceased did not, prior to his death, cause any property, to which he was absolutely entitled, to be conveyed or transferred to or vested in self and any other person jointly, whether by disposition or otherwise, so that the beneficial interest therein or in some part thereof passed or accrued by survivorship on death to such other person (including also any purchase or investment effected by the deceased either by self alone, or in concert or by arrangement with any other person), save and except as set forth in the said Inventory.

- 13. THAT, to the best of my knowledge, information and belief, the said deceased was not at the time of hierarch, a party to any past or future settlement, including any trust, whether expressed in writing or otherwise, whether made for valuable consideration or not, as between the settlor or any other person, and not taking effect as a will, whereby an interest in such property or the proceeds of the sale thereof for life, or any other period determinable by reference to death, was reserved expressly or by implication to the deceased, or whereby the deceased reserved to him self the right by the exercise of any power to him self to reclaim the absolute interest in such property or the proceeds of the sale thereof, or otherwise resettle the same or any part thereof, save and except as set forth in the said Inventory.
- 14. THAT, to the best of knowledge, information and belief, no annuity or other interest has been purchased or provided by the said deceased, either by him self alone or in concert or by arrangement with any other person, save and except as set forth in the said Inventory.
- 15. THAT, to the best of knowledge, information and belief, the deceased had no property of which was at the time of death competent to dispose, save and except as set forth in the said Inventory.
- 16. THAT, to the best of my knowledge, information and belief, no money has been received or is receivable under a policy of accident or life insurance effected by the said deceased on his life where the policy was wholly kept up by him for the benefit of an existing or future donee, whether nominee or assignee, nor any part of such money in proportion to the premiums paid by him, where the policy was partially kept up by him for such benefit, save and except as set forth in the said Inventory.
- 17. THAT I have to the best of knowledge, information and belief in the Inventories respectively marked "A" and "B" hereto annexed, set forth the assets, debts and liabilities of the deceased, and the names of the several persons to whom the property of the said deceased will pass, the degree of relationship, if any, in which they stand to the deceased, the true place of residence of each of them, and the nature and value of the property passing to each of these persons respectively.

SWORN at the ned Deer of

in the Province of Alberta, this

A.D. 19⁴⁶.

Before me

Carl Helgi Bjelke

A Commissioner for Oaths.

ATRIBLET OF THE PEACE.

A Notary Fublic.

in and for the Province of Alberta.

In the District Court of the District of Northern Alberta

(Succession Duty Act)

In th	ne matter of the estate of Gustaf Reinhold Bjelke decea	used,										
late c	of Burnt Lake in the Province of Alberta.											
No. of Parcel		Value										
1	An undivided interest in 40 acres, being part of the South-east of Section 10, Township 38, Range 1, west of the 5th. Meridian											
2	An equitable interest in the South-west i of Section 10, Township 58, Range 1, West of the 5th. Meridian, standing in the name of W. R. B. Humphries, of Toronto, in the Province of Ontario											
	Mines and Minerals	Valu										
lo. of Parcel	Give Particulars of mines and minerals and state if included under title to real estate or held under separate title.	Valu	је 									
	Improvements on Real Estate											
No. of Parcel	Nature and Description of Improvements	Value										
	Mortgages and Incumbrances on Real Estate	l										
No. of Parcel	Description of Mortgage or Incumbrance Principal Interest	Tot										
1	Mortgage in favour of Sheldon Mayhew, Smith Falls											
	oncorro; interest at 5%	681	66									
2	Balance of purchase price under agreement for sale- W. R. B. Humphries, Toronto, Ontario, interest at 5% 1500 00 17 05 1	517	05									

		Money	ra ganurad	nu Mortero vo ou A		-1-		-				
Name of Mortgagor of Mortgaged or Sold. Mortga	or Purchaser ar State whethe age or Agreeme	nd Description of er First Mortgag ent for Sale	Property W. Second	here Mortgage or Ag	mortgage or Agreement for 8 re Mortgage or Agreement Found at Date of Death				rest	Total		
		•							•			
				Cash		<u> </u>	1			<u> </u>	<u> </u>	
		Whe	re Situate			Princ	ipal	Inte	rest	To	otal	
Burnt Lake	Credit :	and Savin	gs Union	1		156		1	156	OC		
Found at de						41	00			41	90	
		Gifts Ma	de Within 1	Ten Years Previou	us to Date of D	eath	<u> </u>			L		
Date of Gift		To Whom Mac			Particulars of G	***************************************		v	Value at I		f Deatl	
				Life Insurance						1		
Name of the Co	mpany	To Whom	Payable	Head Office	Head Office Where Policy Taken Out Seal; if so found at					Face Va	alue of	
•												
	-			ities or Other Inte								
				ased or provided by a sed on death of decea		persons a	ind sta	ate whe	ther an	nuity		
Name of Estate Which Annuity	e or Property or Interest	Out of Payable	Addre	ss of Representative or Property	Representative of Estate Principal I				Interest		Total	
			Jnsecured	Debts and Promis	ssory Notes State where Promis-							
Name of Debtor	r or Promisso	or Re	esidence of De	ebtor or Promissor	sory Note foundat date of death	Princip	oal	Inte	rest	То	tal	

	T			ks, Shares, Bo	nds and De					<u> </u>	
Number and Description	Interest Rate	Par Value	Market Value	Where Transferable	Head Office	Where Found at Date of Death	Princip	pal	Interest	Tot	al
)								•	1
		1				1					
								1			
								.]			
					4						
									-		
Ot	her Pro	perty	<u>'</u>		Where S	ituate	Princip	pal	Interest	Tot	al
Household Goods as	nd Furn	iture									T
Farming Implement				1							
Stock in Trade, incl	uding G	oodwill d	of Busin	ess				- 1			
Horses									4.	1	
Horned Cattle Sheep, Swine and of											
Farm Produce of all						1					
Other Personal Prop	erty no	t before n	nention	ed (if any)							
		** .									
										.	
			•								
				•		=				1697.	00
AGGREGATE VALUE	OF ES										
	(Other tha		lule of or Incumb	D ebts brances on Real Esta	te)		Princip		Interest	Tot	
Promissory No	te -	Imperi	al ba	nk, Sylvan	Lake, A	lberta	860 205			805	
Percy Duffiel	d, Sy	lvan L	ako.	Alberta, F	moral 8	x penses	18				00
Red Deer kuni Doctor's expe		nospi	CAL				10	00		10	00
School and mu	nicip	al tax	es fo	r 1945			79	18		79	18
Court Costs										18	00
				-							
Debts Other than M	orten	. or Inou	mbrana	as on Peal Esta	+-					990	18
Mortgages and Incu										2198	71
TOTAL OF DEBTS,						1				5188	89
				IDRIII(ODO IIII)						nil	
NET VALUE OF EST (Aggregate less Del	ATE	ges and Incu	mbrances)	•		••				****	
This is Inventory "A	'' referi	ed to in t	he Affid	lavit of Value a	nd Relation	ship of Car	l Hel	gi B	jelke		
	 ۵ يمبر				0_4 5_	•	•••••	••••••	••••••		•••••
SWORN TO at the	G1	.ty		of	Red Deer	7		in t	he Provin	ce of Albe	erta,
		•			4.6						

Before me

13x5 day of

A Commissioner for Qaths
A notary Public

A.D. 19 46

in and for the Province of Alberta.

In the District Cours

(Succession Duty Act)

In the matter of the estate of

Gustef Reinhold Bjelke

deceased,

late of the

of

Burnt Lake

in the Province of Alberta.

Name of Beneficiary	Age	Relationship	Domicile	Residence and Street or Post Office Address	Property Passing	Value	
Thora Margaret Johanson Sarl Helgi Bjelke Suth Vehlborg Testad Indrew Gordon Bjelke Inthur Gustav Bjelke	40 57 55 52 29 26 24	daughter son daughter	Alberta ** Saskatchew Alberta **	Bingley R. R. #1, w w www. en Strongf: Edmonton			
				e e e e e e e e e e e e e e e e e e e			

This is Inventory "B" referred to in the Affidavit of Value and Relationship of Carl Helgi Bjelke,

SWORN TO at the

of

Red Deer

in the Province of Alberta.

this

13th day of

A.D. 1946

Before me

in and for the Province of Alberta.

In the District Court of the District of

NORTHERN ALBERTA

JUDICIAL DISTRICT OF RED DEER

IN THE ESTATE OF

Gustaf Reinhold Bjelke

Affidabit of Value and Relationship

S-4-44 F. E. Osborne, Law and Office Stationer, Calgary, Alta.

(a) Name in full of intended administra-

(d) Name of

second Bonds

(e) Name of District Court

tor.

man.

Judge.

in the

BOND OF ADMINISTRATION

IN THE DISTRICT COURT OF THE DISTRICT OF NORTHERN ALBERTA
JUDICIAL DISTRICT OF RED DEER

IN THE MATTER OF THE ESTATE OF Gustaf Reinhold Bjelke, late of Burnt Lake, in the Province of Alberta, Farmer deceased.

KNOW ALL MEN BY THESE PRESENTS, that we (a) Carl Helgi Bjelke of Burnt Lake, in the Province of Alberta (b) Farmer, and

(c) John Lindman of Sylvan Lake
Province of Alberta (b) Farmer , and (d)
of in the Province of Alberta (b)
are jointly and severally bound unto (e)

the Judge of the District Court of the District of Northern Alberta in the Province of Alberta aforesaid in the sum of One Thousand (\$1,000.00) dollars, to be paid to the said (e) Clerk er the Judge of the said Court for the time being, for which payment well and truly to be made, we bind ourselves and each of us for the whole, our and each of our heirs, executors and administrators, firmly by these presents. Sealed with our seals. Dated the 2nd day of November A.D. 1948.

The condition of this obligation is such that if the above named (a) Carl Helgi Bjelke

the intended administrator of all the property of Gustaf Reinhold Bjelke , late of Burnt Lake in the Province of Alberta. Farmer , deceased, who died on or about A.D. 19 46 do when lawfully 21st February the day of called in that behalf make or cause to be made a true and perfect Inventory of all the property of the said deceased which has or shall come into the hands, possession or knowledge of the said Carl Helgi Bjelke or into the hands and possession of any other person or persons for him and the same so made, do exhibit or cause to be exhibited into the Registry of the District Court of the District of Northern Alberta whenever required by law so to do and the same property and all other property of the said deceased at the time of his death, which at any time after shall come into the hands or possession of the said Carl Helgi Bjelke or into the hands or possession of any other person or persons for himdo well and truly administer according to law, that is to say: Do pay the debts which the said deceased did owe at decease, and all taxes and duties his which may be payable in respect of estate and further do make or cause to be made a true and just account of his said administration whenever required by law so to do, and all the rest and residue of the said property to deliver and pay unto such person or persons respectively as shall be entitled thereto under the provisions of any law now in force or that may hereafter be in force in Alberta; and if it shall hereafter appear that any last Will or Testament was made by the deceased and the executor or executors therein named do exhibit the same unto the said Court making request to have it allowed and approved accordingly if the said (a)Carl Helgi Bjelke being thereunto required do render and deliver the said Letters of Administration (approbation of such

SIGNED, SEALED AND DELIVERED by the above named Carl Helgi Bjelke AND John Lindman

effect or else to remain in full force and virtue.

and

in the presence of

Testament being first had and made) in the said Court, then this obligation to be void and of no

Note.

If the bond is executed before different witnesses, additional attestations are to be written in the margin.

Affidavit of execution is also required.

in the

Affidavit of Justification by Sureties

NORTHERN ALBERTA IN THE DISTRICT COURT OF THE DISTRICT OF JUDICIAL DISTRICT OF RED DEER

IN THE MATTER OF THE ESTATE OF Gustaf Reinhold Bjelke,

late of Burnt Lake, Alberta, Farmer,
We, (a) Carl Helgi Bjelke of Burn
Province of Alberta, (b) Farmer, and (c)
of Sylvan Lake, in the Province of Alberta, (b) deceased. Burnt Lake John Lindman Farmer

severally make oath and say:

That we are the proposed sureties on behalf of the intended Administrator of the property of the said Gustaf Reinhold Bjelke deceased, in the within Bond nar faithful administration of the said property of the said deceased; and I, the said (a) deceased, in the within Bond named for the Carl Helgi Bjelke for myself make oath and say that I reside at Burnt Lake

in the Province of Alberta, and own property within the said Province to the value of thousand dollars, over and above all encumbrances thereon and exemptions from seizure allowed by law and over and above a sum sufficient to pay my just debts and every other dollars, over and above all encumbrances thereon and exemptions from seizsum for which I am now bail or for which I am liable as surety or endorser or otherwise and am of the full age of twenty-one years; and I, the said (c) John Lindman for myself make oath and say that I reside at Sylvan Lake, in the said Province, and own property within the said Province to the value of one thousand dollars, over and above all encumbrances and exemptions from seizure allowed by law and over and for myself make oath and say that I reside at

above a sum sufficient to pay my just debts and every other sum for which I am now bail or for

which I am liable as surety or endorser or otherwise, and am of the full age of twenty-one years. The above named deponents Carl Helgi Bjelke

and John Lindman were severally sworn on the 2nd November A.D. 19 48 Red Deer

in the Province of Alberta.

(d) A Commissioner for Oaths **EXPERIMENTAL STATE OF THE PARTY OF THE PART** Axdiatary Public

Before me

in and for the Province of Alberta

Affidavit of Execution of Bond

IN THE DISTRICT COURT OF THE DISTRICT OF

IN THE MATTER OF THE ESTATE OF RED DEER OF BURNETED DEER in the Province of American Reinhold Bjelke, deceased.
rt of Red Deer Farmer, in the late of Burnt Lake in I. John Jamieson Stewart Province of Alberta, make oath and say: Barrister

THAT I was personally present and did see Carl Helgi Bjelke named in the John Lindman within Bond who are personally known to me to be the persons named therein duly sign and execute the same for the purposes named therein.

Red Deer in the Province 2. THAT the same was executed at of Alberta, and that I am the subscribing witness to the execution thereof by the said Carl Helgi Bjelke, and John Lindman , and Carl Helgi Bjelke and each in my belief is of the full age of twenty-one years.

Red Deer SWORN at the in the Province of Alberta, day of November this A.D. 19 48 Before me

> (d) A Commissioner for Oaths AND STREET AND STREET AXMATAMX RUDIEX

in and for the Province of Alberta

Strike out titles that do not apply.

(a) Name of Bonds-

(b) Occupa-

(c) Name of

d Bonds-

IN THE DISTRICT COURT OF THE DISTRICT OF CORTHERN ALBERTA. JUDICIAL DISTRICT OF RED DEER

IN THE ESTATE OF Gustav Reinhold Bjelke, deceased.

REMUNCIATION OF ADMINISTRACION

in the Province of Alberta, Farmer, deceased, died on or about the 21st. day of February, A.D. 1946 at the med Deer Municipal Mospital, in the Mity of Med Deer, intestate, and had at the time of his death a fixed place of abode at the Hamlet of Burnt Lake, in the Province of Alberta,

AND CHEREAS I, Gunnar Reinhold Bjelke of the Village of Dingley, in the rovince of Alberta, am the eldest son of the said deceased, and oldest child,

Now, I, the said Gunnar Reinhold Djelke do hereby expressly renounce all my right and title to letters of administration of the property of the said deceased.

IN WITHESS WHEREOF I have hereunto set my hand and seal this "I" day of May A.D. 1946.

SIGNED, sealed & delivered by the above named Gunnar Reinhold Ejelke in the presence of Sunnar Reinhold Ejelke

Sunnar Reinhold Bjelke Province of Alberta) of the City of Red Deer

To Wit:) in the Province of Alberta, Barrister, make oath and say:-

- 1. That I was personally present and did see Junnar keinhold Bjelke named in the within instrument, who is personally known to me to be the person named therein, duly sign and execute the same for the purpose named therein.
- 2. That the same was executed at the City of Red Deer in the Province of Alberta, and that I am the subscribing witness thereto.
- 3. That I know the said party and he is in my belief of the full age of twenty-one years.

SWORN at the City

of Red Deer , in the)

Province of Alberta, this

14th. day of June

1.2. 1946. 2. J. Hamley John Jamin Semil

A Commissioner for waths in and for the Province of Alberta.

IN THE MATTER OF THE ESTATE OF

Gustav Reinhold Bjelke, deceasea.

RENUNCIATION OF ADMINISTRATION

Graham & Stewart, Barristers & Solicitors, Red Deer, Alta.

I THE DISTRICT COURT OF THE DISTRICT OF LORTHER CALBERTA JUDICIAN DISCRIPT OF RED DEER

IN USE ESPANE OF Gustav Reinhold Bjelke, deceased.

REPURCIATION OF ADMINISTRACTOR

WEREAS Gustav Reinhold Bjelke late of Turnt Lake in the Province of Alberta, Jarmer, deceased, died on or about the 21st. day of February, A.D. 1946 at the Red Deer Municipal Mospital, in the City of Red Deer, intestate, and had at the time of his death a fixed place of abode at the Mallet of Burnt Lake, in the Province of Alberta,

AND WHEREAS I, Thora Margaret Johanson, of R. R. # 1, in the Sity of Red Deer, Province of Alberta, am the eldest daughter of the said deceased, and second oldest child.

Now, I, the said Thora Largaret Johanson do hereby expressly renounce all my right and title to letters of administration of the property of the said deceased.

In WITHRES Williams I have hereunto set my hand and seal this TT day of STAMBL, sealed & delivered by the above named Thora Margaret Johanson in the presence of

A.J. 1946.

Dona Mergaret

Frovence of Alberta) of the City of Red Deer

To it:) in the Frovince of Alberta, Barrister,

make oath and say:-

- 1. That I was personally present and did see Thora
 Largaret Johanson named in the within instrument, who is
 personally known to me to be the person named therein, duly
 sign and execute the same for the purpose named therein.
- in the province of Alberta, and that I am the subscribing witness thereto.
- of the full are of tenty-one years.

of Red Deer , in the Province of Alcerta, this l4th. day of June
A.D. 1948.

F.J. Hamley

John Jamin Semil,

A Commissioner for waths in and for the Province of Alberta.

IL THE LATTER OF THE ESTATE OF

Gustav Reinhold Bielke, deceased

RENUNCIATION OF ADMINISTRATION

Graham & Stewart, Sarristers & Solicitors, Red Deer, Alta.