STATE OF MAINE

COUNTY PROBATE COUR	T DOCKET NO
Estate of Decedent	ORDER: FORMAL ADJUDICATION OF INTESTACY AND FORMAL APPOINTMENT WITHOUT A WILL OR FORMAL APPOINTMENT WITHOUT SIMULTANEOUS PROBATE
	M.R.S. §3-402(1) and pursuant to a Petition by after notice in accordance with 18-C
M.R.S. §3-403, and after hearing or opportunity therefor	, after notice in accordance with 18-C, the Court hereby finds:
1. That	is deceased;
2. That venue in this Court is proper;	
3. That the proceeding was timely commenced,	and determines:
3a. At date of death, Decedent was domici	led at:
3b. That the heirs of the Decedent are as for	ollows:
should be used only if that Will has be	left a valid Will. (Note: If Decedent left a Will, this form een admitted to probate previously. If that is the case, state formal, as well as where and when it took place.)
4. No personal representative has been previou	sly appointed;
5. The Petitioner requests that	be appointed as Personal Representative.
6. Until further order of this Court, this Estate shall be □ unsupervised □ supervised. If administration is to be supervised, the limitations and restrictions inserted here shall apply.	
7. Other findings:	
Petitioner's request for appointment shou	nents of 18-C M.R.S. §3-203(1), the Court believes the ld be granted and hereby grants the same and makes the onal Representative's acceptance and filing of any required
Pursuant to M.R.Prob.P. 79(a) and at the specific direction	on of the Court, this Order is incorporated by reference.
Dated:	
	Judge of Probate