

July 19, 1945.

L. A. Mc Halley,  
Minneapolis, Kansas.

Dear Ho.

I have just received from Scolnik a carbon of his letter to you. Previously I had received from Hoinville showing that there would be 169 shares for Htoille's estate, and asking me to whom I should like to have them issued.

According to my way of thinking there are four heirs to Htoille's stock:-

Julia Simons Hoinville, deceased, whose heirs may be both her husband and her granddaughter Mary Jule (Mrs Charles H. Stough), or perhaps under the law of Illinois her husband is sole heir.

W. C. Simons

L. A. Simons, deceased, whose sole heir is his daughter, Mrs Julia Blackhurst.

Mrs Grace Simons Freeman.

You have handled this account from the beginning and it seems to me that it would be perfectly proper to deduct from the 169 shares a certain amount for your legal fees, and then the remainder could be divided equally between the four heirs, or their heirs.

In my case I shall have the shares coming to me issued directly to my four children.

I now have 20 shares in my name, and we have 20 shares in the name of The World Company. How can I obtain the shares of The World Co. at a nominal price so the corporation could take credit for the loss. It must be legal and open, or neither you, nor I, would agree to it. In any event I think that I shall also give at this time the 20 shares above mentioned. This would mean at par value \$1,556.25 to each of my four children, less any amount deducted for legal fees as above mentioned.

With love to all. Your father,  
W. C. Simons