

IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN
AND FOR THE COUNTY OF HUMBOLDT.

In the Matter of the Estate)
of) FINAL ACCOUNT
Amelia E. LaVoy, deceased.) AND
-----) PETITION FOR DISTRIBUTION.

Now comes Joseph LaVoy and files herein this, his final account and petition for distribution and alleges as follows:

1.

That your petitioner is the duly appointed, qualified and action administrator with the Will annexed, of the Estate of Amelia E. LaVoy, deceased.

2.

That after his appointment and qualification as such officer, your petitioner gave notice of his appointment and notice to creditors herein by posting copies thereof in three public places in the County of Humboldt, State of Nevada, on the 13th day of February, A.D. 1917, as will more fully appear from the affidavit of Joseph LaVoy on file herein, to which reference is hereby made.

3.

That within the time allowed by law, no claims of any kind or nature against the said estate have been filed with the Clerk of this Court, or with your petitioner; nor have any claims of such nature ever been so filed, or so presented.

4.

That on the 16 day of April, A. D. 1917, petitioner filed herein the inventory and appraisement of the appraisers heretofore appointed by this Honorable Court.

5.

That all the property belonging to the said estate is set forth and described in the said inventory and appraisement, reference to which is hereby made, and the description of the said property and the value thereof is as follows:

The southeasterly one-half ($\frac{1}{2}$) of Lot Five (5) and all of Lot Six (6) in block "D" of the Town of Winnemucca, County of Humboldt, State of Nevada.....\$400

All of Lot number One (1) in Block "S" of Upper Town of Winnemucca, County of Humboldt, State of Nevada;..... 150

Total.....\$550

6.

That on the ⁶~~15~~th day of February, A. D. 1917, after due and legal notice of the hearing thereof, the Court admitted to probate, as the last Will and Testament of Amelia E. Lavoy, deceased, a duly authenticated and exemplified copy of the Last Will and Testament of the said Amelia E. Lavoy.

7.

That under the terms and directions of the said Will all of the property hereinbefore mentioned, was devised to Ronald Joseph LaVoy.

8.

That the said estate is now in a condition to be closed, settled and wound up.

9.

That the expenses of this administration have been fully paid by your petitioner, and that vouchers showing said payments are herewith filed, or at the hearing of this petition will be presented to the Court.

10.

That the expenses of the said administration consist of

Clerks fees.....10-
 Advertisement
 Notice of time and place of proving
 Will.....
 Administrator fees.....
 Attorney fees for administrator.....

97⁰⁰

11.

That all of said charges and costs have been fully paid by your petitioner from his own personal funds and that he will charge nothing on account thereof to this estate, and that he hereby waives any and all claim against the estate on account thereof, and hereby waives any claim against the said estate on account of any commission, or services, due from said estate to him on account thereof.

WHEREFORE your petitioner prays:

1. That a Decree be entered herein that due and legal notice to creditors has been given.
2. That the said final account be allowed, approved and confirmed.
3. That the estate be distributed to the heir entitled thereto, as in said Will directed.
4. That the said estate be settled, closed and wound up.
5. That after filing proper vouchers showing distribution of the said estate in accordance with the terms of said decree, that your petitioner be discharged from his said trust and that his bondsmen be released from any and all further liability herein.

Saltus & Robins

Attorneys for Petitioner.

