MANOUKIAN, SCARPELLO & ALLING, LTD. ATTORNEYS AT LAW

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FILED

NO. \_\_\_\_\_

'85 MAY 14 A9:20

Case No. P-15265

Dept. No. 1

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YVONNE DERMARD CLERK

BY\_\_\_\_D. KINCADE\_\_ DEPUTY

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF DOUGLAS

IN THE MATTER OF THE ESTATE

OF

DECREE SETTLING ESTATE AND PROVIDING FOR DISTRIBUTION AND DISCHARGE

MARIE H. HICKEY,

Deceased.

JAMES K. HICKEY, Executor of the Estate of MARIE H. HICKEY, Deceased, having submitted his Report of Executor and Petition for Distribution and Discharge of said estate, and said Report and Petition coming on regularly to be heard this 14th day of May, 1985; and it appearing to the satisfaction of the Court that due notice of the time and place of said hearing has been given in the manner and for the time required by law and no person appearing to except to or contest said Report and Petition; and it further appearing to the Court that all of the debts of the estate, expenses and charges of administration have been paid and the estate is in condition to be finally settled, the Court now finds:

I

That on November 27, 1984, JAMES K. HICKEY was appointed and qualified as Executor of the Estate of MARIE H. HICKEY, Deceased, and took the oath of office as required by law, and since that date has carried out all of the duties required of him as Executor of the above entitled estate.

II

That decedent left an estate within the jurisdiction of

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CAREON CITY, NEVADA 88701
TELEMONE (701) 882-4877

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CARSON CITY, NEVADA 8970

this Court and in accordance with the Inventory, Appraisement and Record of Value heretofore filed with this Court on the 14th day of September, 1984, the amount of the estate is fixed in the sum of \$138,529.71.

## III

That the Executor caused posting and publication of the Notice to Creditors in the manner provided by law, and the time for presentment of claims against the estate as fixed by said Notice to Creditors has since elapsed, and no creditor's claims were filed against the estate.

IV

That all debts of the estate, expenses and charges of administration have been paid.

V

That pursuant to the terms and provisions of the Last Will and Testament of decedent, dated December 20, 1979, distribution of his property should be made in the manner following:

- A. Twenty-Five (25%) Percent thereof to decedent's son,

  JAMES K. HICKEY: and
- B. Seventy-Five (75%) Percent thereof to decedent's grandchildren, JAMES MICHAEL HICKEY, DANIEL ROYCE HICKEY and THOMAS BRENT HICKEY, in equal shares.

That beneficiaries, JAMES K. HICKEY, JAMES MICHAEL HICKEY and DANIEL ROYCE HICKEY have heretofore executed and filed their Disclaimer waiving, disclaiming and renouncing any right to inherit from the estate of decedent and conveying all their right, title and interest in this estate to the remaining beneficiary, THOMAS BRENT HICKEY and THERESA LYNN HICKEY, husband and wife, without restriction or limitation.

In view of the above and foregoing all right, title and interest of the estate, both real and personal and wheresoever situate, shall be distributed to the said THOMAS BRENT HICKEY

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and THERESA LYNN HICKEY, husband and wife, in such form of vesting as they shall direct.

VI

That the petitioner herein waives his statutory fee as Executor.

VII

That MANOUKIAN, SCARPELLO & ALLING, LTD., Attorneys for Executor herein, are entitled to compensation for their professional services rendered to this estate in the sum of \$3,500.00, plus a reimbursement of costs advanced in the sum of \$210.60, which fees and costs have been approved and agreed to by petitioner.

NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED:

- 1. That the Report of Executor and Petition for Distribution and Discharge of JAMES K. HICKEY, Executor of the Estate of MARIE H. HICKEY, Deceased, be and hereby is settled, allowed, approved and in all other respects confirmed, adjudging said matter fully accountable.
- 2. That petitioner is directed and authorized to pay to the firm of MANOUKIAN, SCARPELLO & ALLING, LTD., Attorneys, the sum of \$3,500.00 for their services rendered to the estate, plus the further sum of \$210.60 for reimbursement of costs advanced.
- 3. That distribution of decedent's estate be made pursuant to beneficiary, THOMAS BRENT HICKEY, and to his wife, THERESA LYNN HICKEY, in such form of vesting as they shall determine, pursuant to the terms of the Last Will and Testament of decedent and the Disclaimer of interest in decedent's estate of JAMES K. HICKEY, JAMES MICHAEL HICKEY and DANIEL ROYCE HICKEY, the other beneficiaries of decedent's estate.
- 4. That after making distribution ordered herein and the payment of all costs, fees and expenses ordered herein and ////

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incidental to closing of decedent's estate, the said JAMES K. HICKEY shall be discharged in his capacity as Executor.

DONE IN OPEN COURT this 14th day of May, 1985.

DISTRICT JUDGE

## CERTIFIED COPY

The document to which this certificate is attached is a full, true and correct copy of the original on file and ef record in my office. SEAL

DATE: Clerk of the Que Judicial District Court the State of Nevada, in and for the County of Douglas.

REQUESTED BY, ello et al IN OFFICIAL RECORDS OF DOUGLES CO. NEVADA

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SUZANNE BEAUDREAU RECORDER PAID BR DEPUTY

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