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DEC 9 1991

Case No. P-25309

FILED

DOUGLAS COUNTY DISTRICT COURT CLERK

Department No. II

NO.____

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BARBARA HITI CLERK

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IN THE NINTH JUDICBAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF DOUGLAS

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IN THE MATTER OF THE ESTATE

OF

ORDER SETTLING FIRST FINAL ACCOUNT, REPORT AND DECREEING FINAL DISTRIBUTION

AND APPROVING FEES

DONALD L. MANNERS,

Deceased.

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E.L. BECKER, Administrator of the above-entitled estate, having filed herein his First and Final Account, Report and Petition for Final Distribution and Approval of Fees, and the same having come on regularly for hearing this 9TH day of December , 1991, due notice thereof having been given as required by law, and it satisfactorily appearing to the Court from the evidence introduced that said account is in all respects true and correct and contains a true and correct statement of all assets of the estate and the obligations of the estate and their payment, and that there are no taxes, federal, state or local to be paid, and that the contingent asset of the estate should be abandoned, and further it appearing that all expenses of administration have been paid, except for closing and distribution costs;

That said estate is ready for distribution and in a condition to be closed and that said First and Final Account and Report are in all respect true and correct;

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AND

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That said Decedent died intestate on or about the 5th day of May, 1991, in Douglas County, Nevada, leaving surviving one child, an adult, namely KRISTI LYNN MANNERS;

That the Inventory and Record of Value was filed herein on September 20, 1991, which reflects that the estate value of real and personal property is \$109,603.18 and a contingent asset valued at \$20,000.00 for a total of \$129,603.18;

That the estate contingent asset should be abandoned;

That all creditors claim have been paid;

That there is no Last Will and Testament of said Decedent;

That the estate is in a condition to be totally and finally distributed in accordance with the laws of intestate succession of the State of Nevada;

That the Administrator, E.L. BECKER, is entitled to a statutory fee in the amount of \$3,342.06, and costs reimbursed of \$0.00.

That the attorney for the estate, LINDA BISSETT GALLI, ESQUIRE, is requesting attorneys fees in the amount of \$3,075.00, per her Affidavit of Time and Service on file herein, and reimbursement of costs advanced in the amount of \$179.80;

That any and all estate assets remaining should be distributed to KRISTI LYNN MANNERS, in accordance with the laws of intestate succession of the State of Nevada;

That said estate is now in a condition to be finally settled and distributed;

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

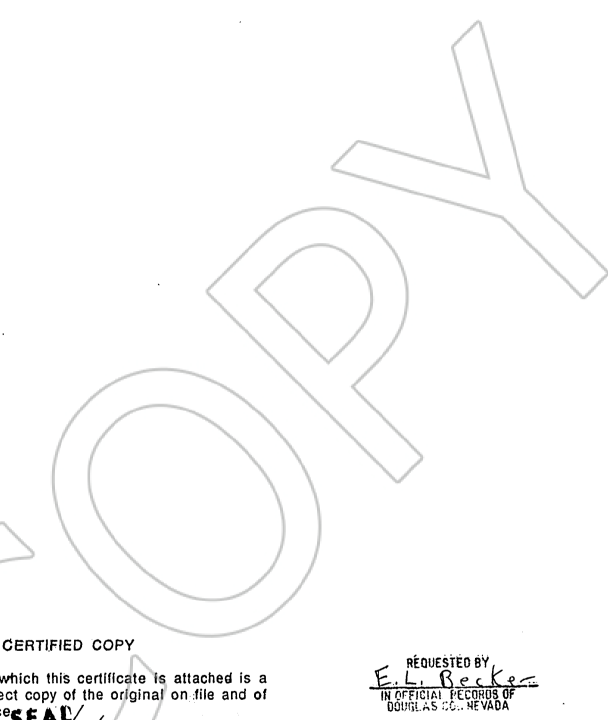
- 1. That the First and Final Account, Report and Petition for Final Distribution and Approval of Fees be, and the same hereby is, settled, allowed and approved;
- 2. That abandonment of recovery of the estate's contingent asset of \$20,000.00 is hereby authorized and approved;
- 3. That the total asset value of the real and personal property of the estate is \$109,603.18;
- 4. That the Administrator is entitled to a statutory fee in the amount of $\frac{3}{3}$ $\frac{3420}{2}$.
- 5. That the attorney for the estate LINDA BISSETT GALLI, ESQUIRE, shall be reimbursed her costs advanced in the amount of \$179.80, and paid reasonable fees for her legal services rendered in the amount of $\frac{3179.80}{500}$.
- 6. That any remaining assets of the estate shall be distributed to KRISTI LYNN MANNERS, the sole daughter and sole surviving heir of decedent, in accordance with the laws of intestate succession of the State of Nevada.
- 7. That upon the filing of vouchers in support of payment of administrative costs and expenses, and distribution to the heir, KRISTI LYNN MANNERS, the Administrator be, and hereby is, released from further liability in the premises, released and discharged as Administrator of the estate of DONALD L. MANNERS, Deceased, and upon the filing of the Report of Distribution and upon the entry of a Decree of Discharge, the Administrator will thereupon be discharged and exonerated.

DONE IN OPEN COURT this

DISTRICT JUDGE

lbgpldg\manners.2or

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The document to which this certificate is attached is a full, true and correct copy of the original on file and of record in my offices EAL

DATE:	12	19/9/	
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7011ha State	of Nevada, in	and for the Col	unty of Douglas
Ву	1 de	belless	Deputy

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