

File No.25753.

IN THE THIRD JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF EUREKA

IN THE MATTER OF THE ESTATE : No.580
 OF : Filed Aug 14th, 1945

EVEYLYN TOWNE WORDEN, also known
 as Evelyn Amelia Towne Worden, Deceased : ED DELANEY, Ed Delaney Clerk.

ORDER APPROVING FINAL ACCOUNT,
 AND DECREE OF DISTRIBUTION.

W.R. Reynolds, administrator with the will annexed of the estate of Evelyn Towne Worden, also known as Evelyn Amelia Towne Worden, deceased, having on the 28th day of July, 1945, rendered and filed herein a full account and report of his administration of said estate, which account was for a final settlement, and having with said account filed a petition for the final distribution of the estate;

And said account and petition this day coming on regularly to be heard, proof having been made to the satisfaction of the court that the clerk had given notice of the settlement of said account, and the hearing of said petition, in the manner and for the time required by law.

And it appearing that said account is in all respects true and correct, and that it is supported by proper vouchers; that the sum of \$348.80, has been expended by him as necessary expenses of administration, the vouchers whereof, together with a statement of such expenses and disbursements, are now presented and filed, and said statement is now settled and allowed, and the payments are approved by this court; and it appearing that all claims and debts against said decedent, all taxes on said estate, and all debts, expenses, and charges of administration have been fully paid and discharged, and that said estate is ready for distribution, and in condition to be closed:

It is hereby decreed that notice to creditors for the time, and in the manner required by law has been given, and that the time for filing claims against said estate, has elapsed

It is further ordered, adjudged, and decreed, that the said final accounts of the said administrator with the will annexed, be, and the same are, settled, allowed, and approved, and the residue of said estate hereinafter particularly described, and any other property not now known or discovered, which may belong to the said estate, or in which the said estate may have any interest, be, and the same is hereby, distributed as follows: Nelson Towne Shaw, son of said deceased, and undivided 51% of the property hereinafter described; and to June Shaw Hasetline, 12½% of the hereinafter described property; Julia A. Shaw, daughter-in-law, 12½ of the property hereinafter described; and to Nelson Towne Shaw, Robert Allen, and Paul A. Pflueger 24½% of the hereinafter described property in trust for the benefit of Juneva Lanser, great granddaughter of said deceased. The income from said trust property to be paid to the said Juneva Lanser quarterly until she shall have attained the age of 25 years, at which time the said trust property shall vest in and be distributed to the said Juneva Lanser. And any and all other property located in the state of Nevada not now known or discovered to be distributed to the above named legatees and devisees when discovered in like proportions under the terms of the said last will of the said decedent. Said distribution is subject to the conditions of that certain lease, and option heretofore granted to the Eureka Corporation Limited, a corporation of the Province of Nova Scotia, Dominion of Canada, under order of this court of June 26, 1945.

The property hereby distributed is particularly described as follows: An undivided one-half interest in the following described property: Jackson Lode, patented, Survey No.98, G.L.O. 2110, Mineral Certificate No.267; and Wilson Lode, patented, survey No. 97, G.L.O.2109, Mineral Certificate No.266; And Tinnie Loda, patented, Survey No.195, G.I.O. No. 10012, Mineral

