## File No. 27455 \ 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. 606

CHARLES H. RAND, DECEASED : CLERK: ED DELANEY, CO. CLERK

AMENDED DECREE SETTLING FINAL ACCOUNT OF ADMINISTRATRIX AND FINAL DISTRIBUTION

Sue Rand Leavitt, Administratrix of the estate of Charles H. Rand, deceased, having on the 14th day of June, 1948, rendered and filed herein a full account and report of her administration of said estate, which said account was for a final settlement, and having with said account, filed a petition for the final distribution of said estate, and said account and petition this day coming on regularly to be heard, and 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, the court finds:

- 1. That said account is in all respects true and correct, and that it is supported by proper vouchers; that the residue of the money in the hands of the executrix at the time of filing said account was \$3,000.00 (three thousand dollars) and that there will be no further expenditures necessary in the closing of said estate.
- 2. That due and legal notice to creditors of said estate has been given in the manner and for the time required by law.
- 3. That all claims and debts against said decedent and against said estate and all debts, expenses, and charges of administration have been paid and fully discharged and that said estate is ready for distribution and now in a condition to be closed.
- 4. That the whole of said estate was community property of said decedent and his surviving wife, Mary Booth Rand.
- 5. That the statutory commissions payable upon the administration of said estate to the administratrix are hereby waived as indicated by the request in the petition of the administrator.
- 6. That under the laws of succession the widow and sons and daughters of the deceased are entitled to the whole of said estate, and to any estate or property of the deceased not now known or discovered.

IT IS FURTHER ORDERED, adjudged and decreed, that the residue of said estate hereinafter particularly described, and any other property not now known or discovered, which belongs to the said estate or which said estate may have an interest in, be, and the same is hereby distributed as follows:

That one-half  $(\frac{1}{2})$  of the following described property be distributed to the widow, Mary Booth Rand, and that the remaining one-half  $(\frac{1}{2})$  be distributed equally among the five (5) sons and daughters of the deceased:

	Names		Relationship	Residence	
1	Mary Booth Rand		Widow	Palisade, Nevada	
	Dan B. Rand	_	Son	4106 Santa Rita, Oakland, California	
	Bill R. Rand		Son	Palisade, Nevada	
١	Mary Rand Bailey	/ / .	Daughter	Eureka, Nevada	
	Elizabeth Rand Thomas	/ /	Daughter	1129 B Street, Sparks, Nevada	
	Sue Rand Leavitt	/ /	Daughter	836 Juniper Street, Elko, Neva	đa
		The state of the s		•	

The following is the particular description of said residue of said estate referred to in this decree and of which distribution is now ordered as aforesaid:

920 acres of land, situate in Eureka County, Nevada, and further described as follows:

E2 NE1; SE1; SW1 NE1; SE1 NW1; E2 SW1; in Section 20, Township 30, Range 52.

E2 NW4; SW4 NW4; W2 SW4; Section 21, Township 30, Range 52.

St SEt; SWt SWt; SEt SWt; Section 28, Township 30, Range 52.

I, Ed Delaney, County Clerk and ex-officio Clerk of the Third Judicial District Court of the State of Nevada, Eureka County, do hereby certify that the annexed is a full, true and correct copy of AMENDED DECREE SETTLING FINAL ACCOUNT OF ADMINISTRATRIX AND FINAL DISTRIBU-TION as appears as of record and on file in my office.

IN TESTIMONY WHEREOF, I have hereunto set my hand officially and affixed the Seal of said Court, at my office in the town of Eureka, this 12th day of Aug., A.D., 1948.

(Court Seal)

Ed Delaney, County Clerk.
And ex-officio Clerk of the District Court,
Eureka County.

Recorded at the request of John F. Sexton, Aug. 12, A.D., 1948, at 31 minutes past 9 A.M.

Peter Merialdo--Recorder.