

1 IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT
2 OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF ELKO

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5 In the Matter of the Estate of
6 ROBERT HAROLD HADLEY, also known
7 as R. H. HADLEY,
8 Deceased,
9

No. 2385
Filed: May 23, 1963
R. L. KANE, Clerk
By R. L. Kane

11 DECREE OF DISTRIBUTION

12
13 MATILDA HADLEY and ROBERT HAROLD HADLEY, JR., Joint
14 Executors of the Last Will and Testament of ROBERT HAROLD HADLEY,
15 Deceased, having on the 19th day of April, 1963, filed herein a
16 Waiver of First and Final Account and Petition for Distribution
17 and hearing thereon having been set for the 30th day of April,
18 1963, at the hour of 2:00 P.M., and having been continued to the
19 8th day of May, 1963, at the hour of 2:00 P.M., and having come on
20 at such time, and proof having been made to the satisfaction of the
21 Court that due and legal notice of the hearing of said Waiver and
22 Petition had been given as required by law;

23 THE COURT HEREBY FINDS:

- 24 1. That Waiver of said First and Final Account by
25 MATILDA HADLEY, ROBERT HAROLD HADLEY, JR. and WILLIAM LLOYD HADLEY,
26 being all of the interested parties to said Estate, is entitled
27 to be ratified, approved and confirmed.
28 2. That due and legal Notice to Creditors of said Estate
29 was given in the manner and for the time required by law. That no
30 bond was required of said Joint Executors.
31 3. That no claims were filed against said Estate.
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APPROVED AND RECORDED 8/15/63 - BRAND'S Z L BAR & HORSESHOE BAR
STATE BOARD OF AGRICULTURE FROM: R. H. HADLEY
BY *James D. ...* EXECUTIVE DIRECTOR TO: HADLEY TRUST (HADLEY, MATILDA
FEE PAID BY \$10.00 CK# 94-27 & ROBERT HAROLD, JR. AS JOINT
TRUSTEES)
TFR# 3006 BOOK# 66 PAGE# 3

ORVILLE R. WILSON
ATTORNEY AT LAW
ELKO, NEVADA

1 4. That the property hereinafter described was the
2 community property of Decedent and MATILDA HADLEY, his surviving
3 wife.

4 5. That ORVILLE R. WILSON, ESQ., one of the Attorneys for
5 said Estate, has an agreed fee for his services to said Estate in
6 the sum of \$14,500.00, and that such fee is a reasonable sum to be
7 allowed and paid. That WILLIAM LLOYD HADLEY, ESQ., one of the
8 Attorneys for said Estate, waived allowance and payment to him of
9 any fee for his services.

10 6. That ORVILLE R. WILSON, ESQ. has advanced or will
11 advance the sum of \$83.86 as costs in said Estate, and he is
12 entitled to be reimbursed said sum.

13 7. That the statutory fees and commissions to be allowed
14 and paid unto MATILDA HADLEY and ROBERT HAROLD HADLEY, JR., as
15 Joint Executors of said Estate, is the sum of \$5,671.88, to be
16 shared equally.

17 8. That the Appraisers for said Estate appraised the
18 community interest of Decedent, to-wit, an undivided one-half
19 interest in and to the real and personal property hereinafter des-
20 cribed in the sum of \$291,630.99.

21 9. That a reasonable fee to be allowed GERALD F.
22 TRESKARTES, HUGH McMULLEN and FRED B. HARRIS, duly appointed
23 Appraisers, is the sum of \$150.00 each, and that said sums shall
24 be ordered paid.

25 10. That MATILDA HADLEY advanced as a loan to said
26 Estate from her separate property, funeral bills and expenses of
27 last illness in the sum of \$3,150.00, and \$8,103.15 as one-half of
28 an income tax deficiency levied by the State of California on the
29 California income tax of Decedent and MATILDA HADLEY for the years
30 1957 and 1958. That said MATILDA HADLEY has further advanced as
31 a loan to said Estate from her separate property the sum of

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1 \$15,000.00, to make available monies to pay the closing costs of
2 said Estate, including fees. That said Estate did not have suffi-
3 cient monies on hand to pay the said costs, and said loans were in
4 all respects proper.

5 That MATILDA HADLEY has agreed in Open Court to allow the
6 Trust to be established herein to assume the payment of said loans
7 to her and to evidence the same by promissory note or notes, to
8 be executed by said Trust by and through its Trustees, upon repay-
9 ment terms satisfactory to said Trustees.

10 11. That MATILDA HADLEY, ROBERT HAROLD HADLEY, JR. and
11 WILLIAM LLOYD HADLEY executed an agreement dated April 6, 1963, a
12 copy of which was attached to the Petition for Distribution, marked
13 Exhibit A, and made a part thereof, an executed copy of which was
14 admitted in evidence. That said Contract changed in certain
15 respects terms of the proposed Trust contained in Decedent's Will.
16 That said agreement is entitled to be ratified, approved and con-
17 firmed. Wherever said agreement changes the terms of the Trust
18 contained in Decedent's Will, or changes the terms of said Will,
19 the covenants of the agreement should control.

20 12. That all taxes known to said Executors, of every
21 name or nature, have been paid save and except the Federal Estate
22 Tax, which has been calculated to be in the approximate sum of
23 \$50,000.00. That Paragraph Ninth of Decedent's Will provided that
24 every legacy, bequest, devise and interest given under the Will and
25 property passing from the probate of Decedent's Estate, should be
26 delivered free from inheritance and estate taxes, and the Executors
27 were directed to pay out of the probate Estate said Inheritance and
28 Estate taxes. That the financial condition of this said Estate
29 does not warrant the payment of said Inheritance and Estate tax
30 to the Federal Government, as provided by Paragraph Ninth of the
31 Will. It appears that said Estate qualifies under the Internal

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1 Revenue Code to elect to pay said tax in equal annual installments
2 over a period of ten years, with interest accruing on the declining
3 balance at the rate of four (4%) per cent per annum. That pursuant
4 to the Contract of April 6, 1963, the interested parties agreed to
5 defer the payment of said Estate tax and enter the approved term
6 payment plan with the Federal Bureau of Internal Revenue, and said
7 agreed deferred-payment plan is to the best interests of said
8 Estate.

9 13. That MATILDA HADLEY, by and through the Contract
10 dated April 6, 1963, hereinabove referred to, agreed to observe
11 the request of her deceased husband by including in the Trust
12 herein established, all of her community property interest in the
13 real and personal property hereinafter described.

14 14. That pursuant to the terms of Decedent's Will, a
15 Testamentary Trust should be established, all in accordance with
16 the purposes and terms of said Trust as contained in said Will,
17 save and except as same have been qualified, modified or amended by
18 Contract between MATILDA HADLEY, ROBERT HAROLD HADLEY, JR. and
19 WILLIAM LLOYD HADLEY, dated April 6, 1963, and that distribution
20 of the property, the subject of this Estate, and MATILDA HADLEY's
21 community interest therein, should be distributed to the Trust.

22 15. That said Estate is in all respects ready to be
23 closed.

24 WHEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

25 1. That the Waiver of First and Final Account by
26 MATILDA HADLEY, ROBERT HAROLD HADLEY, JR. and WILLIAM LLOYD HADLEY,
27 being all of the interested parties to said Estate, is ratified,
28 approved and confirmed.

29 2. That the sum of \$5,671.88 be allowed and paid unto
30 MATILDA HADLEY and ROBERT HAROLD HADLEY, JR., share and share alike
31 as their statutory fees and commissions in full of services as
32 Joint Executors.

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1 3. That WILLIAM LLOYD HADLEY, one of the Attorneys for
2 said Estate, having waived his fees, no sum is allowed and ordered
3 to be paid to him for his services. That there is allowed and
4 ordered paid to ORVILLE R. WILSON, an agreed fee in the sum of
5 \$14,500.00, being a reasonable fee for his services to said Estate,
6 as one of its Attorneys.

7 4. That the sum of \$83.86 be allowed and paid unto
8 ORVILLE R. WILSON, in full of costs of administration advanced or
9 to be advanced by him for said Estate.

10 5. That there be allowed and paid to HUGH McMULLEN,
11 GERALD F. TRESKARTES and FRED B. HARRIS, as an agreed and reason-
12 able fee the sum of \$150.00 each in full of their services as
13 Appraisers for said Estate.

14 6. That the Contract dated April 6, 1963, between
15 MATILDA HADLEY, ROBERT HAROLD HADLEY, JR. and WILLIAM LLOYD HADLEY,
16 copy of which is attached to the Petition for Distribution as
17 Exhibit A, is ratified, approved and confirmed. That wherever said
18 Contract amends, modifies or changes the terms of Decedent's
19 Will, said contractual terms shall supersede the terms of said
20 Will.

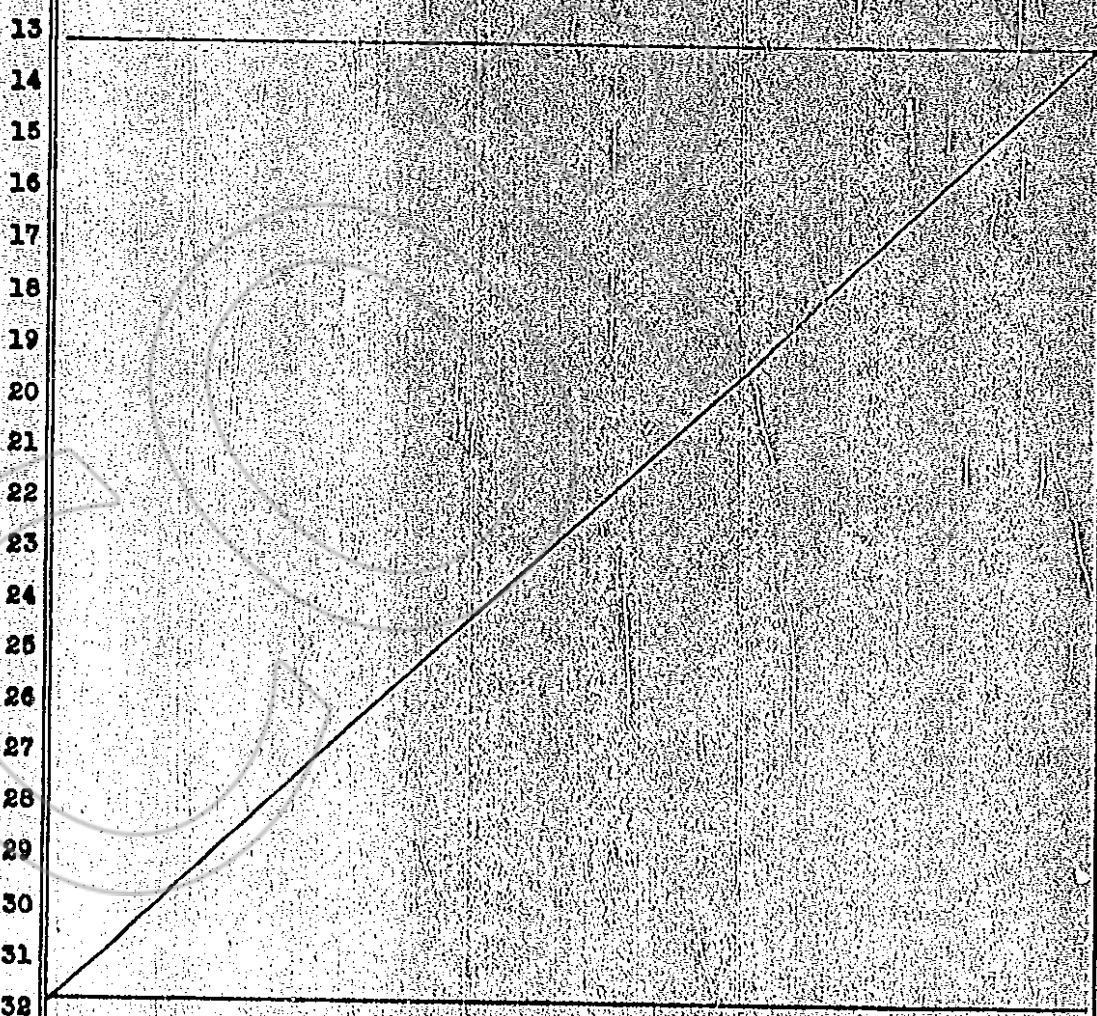
21 7. That the Federal Estate tax shall not be paid from
22 the properties of the Estate prior to distribution to said Trust,
23 but said tax shall be paid by the Trustees from the Trust Estate, or
24 which has assumed the same, and may be paid on a deferred basis
25 allowed by the Bureau of Internal Revenue.

26 8. That the monies advanced in the form of loans by
27 MATILDA HADLEY to said Estate, from her separate property, to-wit,
28 \$3,150.00 to pay the funeral bills and expenses of last illness,
29 \$8,103.15 to pay one-half of the California income tax deficiency,
30 and \$15,000.00 to pay closing costs of this Estate, shall not be
31 repaid from properties comprising this said Estate prior to
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1 distribution. That said Trust shall assume the aforesaid obliga-
2 tions evidencing same, by promissory note or notes payable on
3 terms satisfactory to the Trustees of said Trust.

4 9. That all of the property comprising this Estate was
5 the community property of Decedent and MATILDA HADLEY, surviving
6 wife.

7 10. That there be and hereby is distributed unto MATILDA
8 HADLEY and ROBERT HAROLD HADLEY, JR., as joint Trustees of the
9 Trust hereby named the "HADLEY TRUST", all right, title and
10 interest of Decedent and MATILDA HADLEY, in and to the following
11 real and personal property situate in the County of Elko, State
12 of Nevada:



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ESTATE OF ROBERT HAROLD HADLEY,
DECEASED.

PARCEL I: (Formerly Baldwin Trust Properties)

T. 34 N., R. 51 E., M.D.B. & M.

- Section 1: That portion southeast of 1946 drift fence and east of present north Simon's, also known as Simond's, pasture fence.
- 2: That portion of the E $\frac{1}{2}$ of SE $\frac{1}{4}$ to the east of and outside of Simon's field as now constructed
- 10: S $\frac{1}{2}$ of SE $\frac{1}{4}$, save and except that portion lying northwesterly of and outside of the Simon's, also called Simond's, fence as now constructed
- 11: All east of Simon's field fence as now constructed
- 13: All
- 14: NW $\frac{1}{4}$ SW $\frac{1}{4}$
- 15: E $\frac{1}{2}$, save and except that portion of the W $\frac{1}{2}$ E $\frac{1}{2}$ lying westerly of and outside of Simon's, also called Simond's field fence as now constructed
- 22: That portion of the N $\frac{1}{2}$ E $\frac{1}{2}$ northeasterly of the drift fence constructed in 1946
- 23: All, except that portion of the W $\frac{1}{2}$ SW $\frac{1}{4}$ lying southwesterly of the northeasterly rim of Maggie Creek Canyon
- 25: That portion northeasterly of the drift fence constructed in 1946
- 26: That portion of the S $\frac{1}{2}$ NE $\frac{1}{4}$, NW $\frac{1}{2}$ NE $\frac{1}{4}$, and NE $\frac{1}{2}$ NW $\frac{1}{4}$ to the north and east of the northeasterly rim of Maggie Creek Canyon, containing 73 acres, more or less
- 30: E $\frac{1}{2}$ NE $\frac{1}{4}$, and that portion of NW $\frac{1}{2}$ NE $\frac{1}{4}$ to the north and east of new drift fence constructed in 1946

T. 35 N., R. 51 E., M.D.B. & M.

- Section 25: That portion of the SE $\frac{1}{2}$ SE $\frac{1}{4}$ east of new drift fence constructed in 1946
- 36: That portion of the NE $\frac{1}{4}$, NW $\frac{1}{2}$ SE $\frac{1}{4}$, SE $\frac{1}{2}$ SW $\frac{1}{4}$, east of new drift fence constructed in 1946

T. 36 N., R. 51 E., M.D.B. & M.

- Section 1: All
- 2: E $\frac{1}{2}$ E $\frac{1}{2}$
- 12: That portion of the N $\frac{1}{2}$ lying northeasterly of a line beginning at the quarter corner on the east boundary of Section 12, running thence North 63°26' West to the northwest corner of said Section, containing 160 acres, more or less.

T. 37 N., R. 51 E., M.D.B. & M.

- Section 25: S $\frac{1}{2}$; S $\frac{1}{2}$ N $\frac{1}{2}$; NE $\frac{1}{2}$ NE $\frac{1}{4}$
- 26: SW $\frac{1}{2}$ NE $\frac{1}{4}$; NW $\frac{1}{2}$ NW $\frac{1}{4}$; S $\frac{1}{2}$ NW $\frac{1}{4}$; N $\frac{1}{2}$ SE $\frac{1}{4}$
- 27: N $\frac{1}{2}$ NE $\frac{1}{4}$; NE $\frac{1}{2}$ NW $\frac{1}{4}$
- 35: SW $\frac{1}{2}$ NE $\frac{1}{4}$; SE $\frac{1}{2}$ NW $\frac{1}{4}$; N $\frac{1}{2}$ SE $\frac{1}{4}$; SE $\frac{1}{2}$ SE $\frac{1}{4}$
- 36: All

PARCEL I: (Continued)

T. 33 N., R. 52 E., M.D.B. & M.

- Section 1: All
- 4: Lot 3 (NE $\frac{1}{4}$ SW $\frac{1}{4}$); SE $\frac{1}{4}$ SW $\frac{1}{4}$; W $\frac{1}{4}$ NW $\frac{1}{4}$; N $\frac{1}{4}$ SW $\frac{1}{4}$; SE $\frac{1}{4}$ SW $\frac{1}{4}$; SW $\frac{1}{4}$ SE $\frac{1}{4}$
- 5: All
- 9: E $\frac{1}{2}$; E $\frac{1}{4}$ SW $\frac{1}{4}$; W $\frac{1}{4}$ SW $\frac{1}{4}$
- 10: S $\frac{1}{4}$ SW $\frac{1}{4}$; NW $\frac{1}{4}$ SW $\frac{1}{4}$
- 12: E $\frac{1}{2}$
- 13: All
- 14: W $\frac{1}{4}$ SW $\frac{1}{4}$
- 15: All
- 16: N $\frac{1}{4}$ NE $\frac{1}{4}$; SE $\frac{1}{4}$ NE $\frac{1}{4}$
- 21: All, less NW $\frac{1}{4}$ SW $\frac{1}{4}$ conveyed to Town of Carlin.
- 22: N $\frac{1}{4}$ NE $\frac{1}{4}$; SE $\frac{1}{4}$ NE $\frac{1}{4}$
- 23: All
- 24: SW $\frac{1}{4}$; E $\frac{1}{2}$ SW $\frac{1}{4}$

Excepting, however, from Sections 23 and 24 above, the following described parcel of land:

Beginning at Corner No. 1, the corner common to Section 23, 24, 25 and 26, T. 33 N., R. 52 E.; thence N. 31°32'40" W., 3104.20 feet to Corner No. 2; thence East 3274.00 feet to Corner No. 3; thence South 1322.75 feet to Corner No. 4; thence South 14°00'30" West, 1363.30 feet to Corner No. 5; thence South 1320.00 feet to Corner No. 1, the place of beginning, containing 144.51 acres, more or less.

T. 34 N., R. 52 E., M.D.B. & M.

- Section 1: All
- 3: All
- 5: All
- 6: Lot 6 (NW $\frac{1}{4}$ SW $\frac{1}{4}$)
- 7: All
- 9: All
- 11: All
- 13: All
- 15: All
- 17: All
- 19: All
- 21: All
- 23: All

Excepting and reserving from SW $\frac{1}{4}$ of said Section 23, unto the Southern Pacific Land Company, its successors and assigns, all petroleum, oil, natural gas, and products derived therefrom, all rights thereto, together with the exclusive right to at all times enter upon or in said lands to prospect for and to drill, bore, recover and remove same.

All, excepting and reserving unto the Southern Pacific Land Company, its successors and assigns, all diatomaceous earth, within or underlying said land, or that may be produced therefrom and all the rights thereto, together with the exclusive right at all times to enter upon or in said lands to prospect for and to mine, recover and remove the same.

- Section 25: All
- 27: All
- 29: All
- 30: Lot 4; SE $\frac{1}{4}$ SW $\frac{1}{4}$; S $\frac{1}{4}$ SE $\frac{1}{4}$
- 31: All
- 32: W $\frac{1}{4}$ NW $\frac{1}{4}$; SW $\frac{1}{4}$; SW $\frac{1}{4}$ SE $\frac{1}{4}$
- 33: All
- 35: All

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PARCEL I: (Continued)T. 35 N., R. 52 E., M.D.B. & M.

- Section 1: All
 2: Lots 1 and 2 (N $\frac{1}{2}$ NE $\frac{1}{4}$); SW $\frac{1}{4}$ NE $\frac{1}{4}$; SE $\frac{1}{4}$ NW $\frac{1}{4}$; SW $\frac{1}{4}$ S $\frac{1}{2}$ SE $\frac{1}{4}$
 3: All
 4: Lot 4 (NW $\frac{1}{4}$ NW $\frac{1}{4}$); S $\frac{1}{2}$ NW $\frac{1}{4}$; SW $\frac{1}{4}$ NE $\frac{1}{4}$; N $\frac{1}{2}$ SE $\frac{1}{4}$; SE $\frac{1}{4}$ SE $\frac{1}{4}$
 5: All lying east of Coyote Field fence as now constructed
 6: That portion of the SE $\frac{1}{4}$ SE $\frac{1}{4}$ lying east of Coyote Field fence as now constructed
 7: That portion of the E $\frac{1}{2}$; SE $\frac{1}{4}$ SW $\frac{1}{4}$ lying east of and outside of Coyote Field fence as now constructed; that portion of the S $\frac{1}{2}$ SW $\frac{1}{4}$ lying northeasterly of drift fence constructed in 1946
 8: W $\frac{1}{2}$ NW $\frac{1}{4}$; NE $\frac{1}{4}$ NW $\frac{1}{4}$
 9: All
 10: N $\frac{1}{2}$ N $\frac{1}{2}$; S $\frac{1}{2}$ NE $\frac{1}{4}$
 11: All
 12: N $\frac{1}{2}$ NW $\frac{1}{4}$; NE $\frac{1}{4}$ SW $\frac{1}{4}$
 13: All
 15: All
 17: All
 18: That portion of Lot 1 and NE $\frac{1}{4}$ SW $\frac{1}{4}$ lying east of new drift fence constructed in 1946
 19: That portion of the E $\frac{1}{2}$ lying east of new drift fence constructed in 1946
 21: All
 23: All
 24: SE $\frac{1}{4}$ NW $\frac{1}{4}$
 25: All
 26: SE $\frac{1}{4}$ SW $\frac{1}{4}$
 27: All
 28: N $\frac{1}{2}$ NE $\frac{1}{4}$; SW $\frac{1}{4}$ NE $\frac{1}{4}$; E $\frac{1}{2}$ NW $\frac{1}{4}$
 29: All
 30: That portion of the NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, and lot 4 (SW $\frac{1}{4}$ SW $\frac{1}{4}$) lying easterly of new drift fence constructed in 1946
 31: All
 32: N $\frac{1}{2}$ N $\frac{1}{2}$
 33: All
 34: NW $\frac{1}{4}$ NW $\frac{1}{4}$
 35: All

T. 36 N., R. 52 E., M.D.B. & M.

- Section 1: SE $\frac{1}{4}$
 3: W $\frac{1}{2}$
 4: All
 9: All
 10: W $\frac{1}{2}$ NW $\frac{1}{4}$
 13: All
 14: NW $\frac{1}{4}$ NW $\frac{1}{4}$
 15: All
 16: W $\frac{1}{2}$; N $\frac{1}{2}$ NE $\frac{1}{4}$; SW $\frac{1}{4}$ NE $\frac{1}{4}$; SW $\frac{1}{4}$ SE $\frac{1}{4}$
 17: All
 18: N $\frac{1}{2}$; N $\frac{1}{2}$ S $\frac{1}{2}$; SE $\frac{1}{4}$ SE $\frac{1}{4}$; S $\frac{1}{2}$ SW $\frac{1}{4}$
 19: All
 20: W $\frac{1}{2}$; W $\frac{1}{2}$ SE $\frac{1}{4}$
 21: All
 23: All

PARCEL I: (Continued)

T. 36 N., R. 52 E., M.D.B. & M. (Continued)

- Section 24: W $\frac{1}{2}$ NW $\frac{1}{4}$
- 25: All
- 26: NW $\frac{1}{2}$ SW $\frac{1}{4}$
- 27: All
- 29: All
- 30: All
- 31: All, except that portion of the SW $\frac{1}{4}$ lying in the Coyote Field and southwesterly of a fence now constructed, and more particularly described as follows:
Beginning at a point in the south boundary of Section 31, T. 36 N., R. 51 E., M.D.B. & M. whence a corner marked for the closing corner of Section 1, T. 35 N., R. 51 E., and Section 6, T. 35 N., R. 52 E., M.D.B. & M., bears West 1044.00 feet; thence N. 50°54' West, 3677.60 feet to its intersection with the west line of Section 31, the end.
- 32: S $\frac{1}{2}$ NE $\frac{1}{4}$; NW $\frac{1}{2}$ NE $\frac{1}{4}$; NE $\frac{1}{2}$ NW $\frac{1}{4}$; W $\frac{1}{2}$ SW $\frac{1}{4}$; N $\frac{1}{2}$ SE $\frac{1}{4}$; SE $\frac{1}{2}$ SE $\frac{1}{4}$
- 33: All
- 35: All
- 36: E $\frac{1}{2}$ SE $\frac{1}{4}$

Excepting and reserving from Sections 1, 13 and 25 above, unto the Southern Pacific Land Company, its successors and assigns, all petroleum, oil, natural gas, and products derived therefrom, within or underlying said land, or that may be produced therefrom, all rights thereto, together with the exclusive right at all times to enter on or in said land to prospect for and to drill, bore and remove the same. Subject, however, to all easements and rights of way.

T. 37 N., R. 52 E., M.D.B. & M.

- Section 1: NW $\frac{1}{2}$ NW $\frac{1}{4}$
- 2: E $\frac{1}{2}$ SW $\frac{1}{4}$; SW $\frac{1}{2}$ SE $\frac{1}{4}$; SE $\frac{1}{2}$ SW $\frac{1}{4}$
- 11: NE $\frac{1}{4}$; SW $\frac{1}{2}$ SE $\frac{1}{4}$; E $\frac{1}{2}$ SW $\frac{1}{4}$
- 13: SW $\frac{1}{4}$; S $\frac{1}{2}$ SE $\frac{1}{4}$
- 14: All
- 15: S $\frac{1}{2}$ SW $\frac{1}{4}$
- 16: SW $\frac{1}{2}$ NW $\frac{1}{4}$; NW $\frac{1}{2}$ SE $\frac{1}{4}$; S $\frac{1}{2}$ SE $\frac{1}{4}$; N $\frac{1}{2}$ SW $\frac{1}{4}$
- 17: S $\frac{1}{2}$ N $\frac{1}{2}$; NW $\frac{1}{2}$ NW $\frac{1}{4}$
- 18: NE $\frac{1}{2}$ NE $\frac{1}{4}$
- 19: SW $\frac{1}{2}$ SW $\frac{1}{4}$
- 20: NE $\frac{1}{2}$ NE $\frac{1}{4}$; S $\frac{1}{2}$ NE $\frac{1}{4}$; SE $\frac{1}{2}$ NW $\frac{1}{4}$; S $\frac{1}{2}$
- 21: All
- 22: All
- 23: All
- 24: All
- 25: All
- 26: All
- 27: All
- 28: All
- 29: S $\frac{1}{2}$; NE $\frac{1}{4}$; W $\frac{1}{2}$ NW $\frac{1}{4}$; NE $\frac{1}{2}$ NW $\frac{1}{4}$; SE $\frac{1}{2}$ NW $\frac{1}{4}$
- 30: All
- 31: All
- 32: All
- 33: All
- 34: All
- 35: All
- 36: All

ORVILLE R. WILSON
ATTORNEY AT LAW
ELKO, NEVADA

PARCEL I: (Continued)T. 33 N., R. 53 E., M.D.B. & M.

- Section 5: All
 6: Lots 4, 5, 6 and 7 (W $\frac{1}{2}$ SW $\frac{1}{2}$)
 7: All
 8: W $\frac{1}{2}$ NW $\frac{1}{4}$; SE $\frac{1}{2}$ NW $\frac{1}{4}$

T. 34 N., R. 53 E., M.D.B. & M.

- Section 16: SE $\frac{1}{4}$ NW $\frac{1}{4}$; NW $\frac{1}{4}$ SW $\frac{1}{4}$
 20: NE $\frac{1}{4}$ SW $\frac{1}{4}$; SW $\frac{1}{4}$ SW $\frac{1}{4}$
 30: SE $\frac{1}{4}$ NE $\frac{1}{4}$; W $\frac{1}{2}$ SE $\frac{1}{4}$

T. 35 N., R. 53 E., M.D.B. & M.

- Section 6: Lots 4 and 5 (W $\frac{1}{2}$ NW $\frac{1}{4}$)
 18: Lot 2 (SW $\frac{1}{4}$ NW $\frac{1}{4}$)

Note: The boundaries of the said "Coyote Field Fences" and the boundaries of the "Simon's Field Fences", referred to in the foregoing descriptions are delineated upon cultural maps on file with the County Clerk of the County of Humboldt, State of Nevada, in that certain action No. 2804, in the Sixth Judicial District Court of the State of Nevada, in and for the County of Humboldt and entitled, "In the Matter of the Determination of the Relative Rights of Claimants and Appropriators of the Waters of the Humboldt River Stream System and Tributaries".

The said drift fence referred to in the foregoing description and referred to as "drift fence constructed in 1946" therein, consists of three segments of fence, the locations of which are more particularly described as follows: Description of fence Simon's, also known as Simond's Field, to Coyote Field. Beginning at point where new fence joins north end of Simon's Field, whence the corner common to Sections 1 and 2, T. 34 N., R. 51 E., and Sections 35 and 36, T. 35 N., R. 51 E., M.D.B. & M., bears N. 2°55' E., 676.83 feet; thence N. 29°46' E., 692.27 feet; thence S. 69°07' E., 755.48 feet; thence N. 86°58' E., 957.67 feet; thence N. 25°12' E., 8588.20 feet; thence N. 8°44' W., 522.62 feet; thence N. 38°43' E., 1707.80 feet; thence N. 63°02' E., 972.75 feet; thence N. 20°37' E., 1916.50 feet; thence N. 5°37' E., 1944.15 feet; thence N. 7°44' W., 2508.08 feet; thence N. 14°09' W., 1283.30 feet; thence N. 20°54' W., 3143.30 feet; thence N. 19°42' W., 1327.40 feet; thence N. 28°06' E., 363.06 feet; the south end of Coyote Field fence also the point of ending.

Fence at South end of Simon's Field:

Beginning at point where fence crosses Section line between Sections 15 and 22, T. 34 N., R. 51 E., M.D.B. & M., whence the corner common to Sections 14, 15, 22 and 23, T. 34 N., R. 51 E., M.D.B. & M., bears East 1573.00 feet; thence S. 20°06' E., 394.60 feet; thence S. 69°02' E., 1475.84 feet; thence S. 62°07' E., 65.36 feet to the end, a point on a rocky bluff.

PARCEL I: (Continued)

Fence in Section 25 and 36, T. 34 N., R. 51 E., M.D.B. & M.

Beginning at point where new drift fence intersects the east line of the NW $\frac{1}{4}$ of Section 36, whence the $\frac{1}{4}$ corner between Sections 25 and 36, T. 34 N., R. 51 E., M.D.B. & M., bears N. 65°40' W., 1447.32 feet; thence N. 65°04' W., 2129.57 feet; thence N. 20°11' E., 581.60 feet; thence N. 57°17' W., 2624.80 feet, a point on the west line of Section 25; whence the $\frac{1}{4}$ corner between Sections 25 and 26, T. 34 N., R. 51 E., M.D.B. & M. bears N. 0°21' E., 425.80 feet.

TOGETHER WITH all buildings and improvements situate thereon.

TOGETHER WITH all water, water rights, dams and ditches, range and range rights, including all so-called Taylor Grazing rights and privileges, now or heretofore used upon or in connection with said property.

TOGETHER WITH the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

PARCEL II: (Formerly Drennan-Urie properties)

A tract of land in the NE $\frac{1}{4}$ and W $\frac{1}{4}$ of Section 34, T. 33 N., R. 52 E., M.D.B. & M., more particularly described as follows:

Commencing at the southwest corner of said Section 34, thence north along the west section line of said Section 34, to a point in the said section line where the westerly boundary line of the Western Pacific Railroad right-of-way intersects said section line, the point of beginning; thence northeasterly through said Section 34 along the westerly boundary line of the Western Pacific Railroad right-of-way to a point in the north section line of said Section 34, where said westerly boundary line of said Western Pacific Railroad right-of-way intersects said north line of said Section 34; thence west to the northwest corner of said Section 34; thence south along the west line of said Section 34 to the place of beginning, reserving and excepting therefrom all railroad rights-of-way previously owned, used and occupied by the Southern Pacific Railroad Company, and further reserving and excepting therefrom all those lands together with rights-of-way appurtenant thereto, conveyed to the Town of Carlin, a municipal corporation, by that certain Deed executed by W. F. Linebarger on March 28, 1934, in Book 47 of Deeds, pages 116-117, in the Office of the County Recorder, Elko County, at Elko, Nevada.

LESS those certain parcels of land designated as Parcel I, containing 3.1 acres, more or less, and Parcel II, containing 1.60 acres, more or less, as described in that certain Deed dated May 2, 1960, from R. H. Hadley and Matilda Hadley, his wife, to the Town of Carlin, recorded in Book 10, Official Records, page 396, Elko County Recorder's Office.

T. 33 N., R. 52 E., M.D.B. & M.

Section 28: NE $\frac{1}{4}$, S $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$
 (Less 12.72 acres in S $\frac{1}{4}$ SW $\frac{1}{4}$ sold to Highway; and all that portion of the SE $\frac{1}{4}$ SW $\frac{1}{4}$ of said Section 28 lying northerly of U. S. Highway No. 40, as described in that certain Deed dated May 2, 1960, from R. H. Hadley and Matilda Hadley, his wife, to the Town of Carlin, recorded in Book 10, Official Records, page 396, Elko County Recorder's Office.)

33: All that portion lying south of the right-of-way of the Southern Pacific Railroad Company

TOGETHER WITH all water, water rights, water applications and water permits or privileges connected with, belonging, appurtenant or incident to the lands hereby conveyed, or used in connection with all or any part of the above-described premises, or used or usable in connection therewith, and all dams, reservoirs and ditches, canals or other works for storage or carrying of water,

TOGETHER WITH all range, ranges and range water permits and privileges, range water and range water rights of every name, nature, kind and description now or heretofore used in connection with said lands or any part or portion thereof.

TOGETHER WITH the improvements of every nature, kind and description situate thereon.

TOGETHER WITH the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

PARCEL III: (Formerly Town of Carlin properties)

All that portion of Section 33, T. 33 N., R. 52 E., M.D.B. & M. lying northerly of the Southern Pacific Company right-of-way line and southerly of State Highway No. 20 right-of-way line. Containing 65.80 acres, more or less.

A triangular parcel of land in the SE $\frac{1}{4}$ SE $\frac{1}{4}$ of Section 28, T. 33 N., R. 52 E., M.D.B. & M., bounded on the northwest side by State Highway No. 20, on the east by east line of Section 28, on the south by south line of Section 28. Containing 0.14 acres, more or less.

SUBJECT TO reservation unto Town of Carlin of all water, water rights, water applications and water permits or privileges, connected with, belonging, appurtenant or incident to the lands, or used in connection with all or any part of the above-described premises, or used or usable in connection therewith, and all dams, reservoirs and ditches, canals or other works for storage or carrying of water and all applications now pending before any public authority, for any and all waters to be used upon any part

or portion of the above-described lands in this parcel, or used in connection therewith; provided, however, surplus water from Arthur Spring, owned by the Town of Carlin, will be allowed to flow onto the above property where the same may be used for agricultural purposes. Hadleys consent to the discharge of surplus water from said spring by the Town of Carlin upon the aforesaid property.

SUBJECT TO covenant by Hadleys that they have not, nor will not, receive a right in or to the aforesaid water from Carlin or hostile thereto, and that the Town of Carlin may at any time, without notice, take all, or portion of, said water for the uses of the Town of Carlin.

TOGETHER WITH the improvements of every nature, kind and description situate thereon.

TOGETHER WITH the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, (except as may have been specifically reserved by said Town of Carlin.)

LIVESTOCK

800 pairs @\$215.00
 550 dry cows @\$150.00
 100 calves @\$75.00
 80 bulls @\$350.00
 540 yearlings @\$125.00
 100 horses @\$100.00

TOGETHER WITH the following brands and earmarks incident thereto:

ZL Bar, thus (ZL), per page 64, line 13, State Brand Book.

Horseshoe Bar, thus (⌒), per page 108, line 3, State Brand Book.

MACHINERY AND EQUIPMENT:

1 JD Tractor, Model B	1 Tank wagon
1 JD Tractor, Model B	1 24' broom rake
1 Ford Tractor, Model 9N	1 Ripper for #7 cat
1 International, Model H	1 Hobart welder-200 amp.
1 AC Tractor, Model WD	2 Fuel tanks
1 Cat carryall, Model 70	3 JD rubber-tired wagons
1 D-7 cat and dozer	1 Post hole digger
1 AC Tractor, Model WD 45	Shop tools (Red House)
1 JD Tractor, Model H	1 Alfalfa cultivator
1 IH Farmall, Model M	1 Chuck wagon and tents
1 Heston swather	1 Bob sled feeder
1 1951 Ford, 2T	1 Centri pump motor
1 Hobbs flat rack trailer	10 Sets harness
1 Chev. 4 wheel drive truck 3/4T.	Fertilizer spreader
1 House trailer	1 Gyro 84 brush cutter
1 1953 GMC pickup	1 Stock wagon
1 1959 Chevrolet pickup	1 Loader with hydr. system
3 Light plants	1 Cow spray and waterer
Sprinkling system	1 Hay rake
Windmill and irrigation structures	1 2-way plow
1 Farmhand hay basket	1 Side delivery rake
1 Farmhand	1 Wagon-solid tire
1 JD disc plow	1 100 gal. gas drum & pump
1 Chase stat. loader	1 Grain drill-12'
1 JD seeder	1 IH mowing machine
1 10' Marvin land plane	1 Hay wagon-rubber tire
1 Culti-Pak	1 Martin ditcher
1 Hydr. Farmhand	1 Horse fresno
1 Post hole digger	Shop tools
1 Ditcher	1 Disc
1 Manure fork	1 Oliver spreader
1 Welding kit	1 Pump
1 Corn planter	1 Baler
1 Corn chopper	1 Feed bed
1 Feed grinder	

LEASE:

Southern Pacific Farming Lease No. 119436
(Value included in land values)

MONIES IN BANK:

Nevada Bank of Commerce, checking account

That any and all other real and personal property comprising the community property of Decedent and MATILDA HADLEY, of any name or nature not hereinabove described or misdescribed, and within the jurisdiction of the above-entitled Court, in which said Estate and MATILDA HADLEY shall have an interest and whether now known or not, be and the same hereby is distributed unto said Trustees as above.

1 TO HOLD, MANAGE AND DISTRIBUTE AS FOLLOWS:

2
3 A. All the net income, or such part as MATILDA HADLEY
4 may want and need, shall be distributed in monthly or other
5 convenient installments, but not less often than annually, to or
6 for the benefit of MATILDA HADLEY during her lifetime, or until
7 her re-marriage: provided, however, the Trustees shall pay unto
8 MATILDA HADLEY a minimum of ONE THOUSAND (\$1,000.00) DOLLARS per
9 month throughout the life of this Trust. Such monthly payments
10 shall be charged against the income which she is entitled to
11 receive annually, and which is available for distribution to her.
12 Also, any sums so paid in any fiscal year of the Trust, exceeding
13 the income to which she is entitled for such year, shall be
14 carried forward and charged against the income to which she is
15 entitled in future years.

16 B. If MATILDA HADLEY shall re-marry, she shall be
17 entitled to receive one-half of the net income thereafter through-
18 out the full life of the Trust, but the \$1,000.00 monthly payment
19 shall not thereby be reduced. The remaining one-half of all the
20 Trust income shall be distributed to ROBERT HAROLD HADLEY, JR. and
21 WILLIAM LLOYD HADLEY, in equal shares, in the event of the re-
22 marriage of MATILDA HADLEY. In the event of the death of either
23 ROBERT HAROLD HADLEY, JR. or WILLIAM LLOYD HADLEY, his share shall
24 go to his lineal heirs upon the principle of representation, and
25 if he die without lineal heirs, to the survivor.

26 C. MATILDA HADLEY shall have no right to direct in
27 writing or in any manner, from time to time or at any time, that
28 the Trustees shall distribute all or any portion of the principal
29 of said Estate to her (subject to her use of some portion of the
30 principal from time to time in order to guarantee to her ONE
31 THOUSAND (\$1,000.00) DOLLARS per month, as above set forth in
32

1 Paragraph B above, and subject further to the powers granted to
2 all of the parties hereto to withdraw principal of the Trust by
3 unanimous agreement as set forth in Paragraph K);

4 D. Upon the death of MATILDA HADLEY, the Trust shall be
5 terminated, and the Trustees shall distribute the remainder
6 (including undistributed income) of the Trust Estate to ROBERT
7 HAROLD HADLEY, JR. and WILLIAM LLOYD HADLEY in equal shares. If
8 either shall have predeceased MATILDA HADLEY, without lineal heirs
9 living at the date of her death, his share shall be distributed to
10 the survivor. If either or both shall have predeceased MATILDA
11 HADLEY, but at the time of her death are survived by lineal heirs,
12 such lineal heirs shall receive distribution upon the principle
13 of representation.

14 E. If both ROBERT HAROLD HADLEY, JR. and WILLIAM LLOYD
15 HADLEY shall die before MATILDA HADLEY, and neither leaves lineal
16 heirs who survive her, then the entire Trust Estate shall be
17 distributed as follows:

18 One-half to such persons as would be the heirs at law
19 of MATILDA HADLEY had she died at the time of the happening of the
20 event requiring distribution to such heirs, such persons to be
21 determined according to the laws of succession of the State of
22 Nevada then in force relating to separate estates, and one-half
23 to such persons as would be Decedent's heirs had he died at the
24 time of the happening of the event requiring distribution to such
25 heirs, such persons to be determined according to the laws of
26 succession of the State of Nevada then in force relating to
27 separate estates. No principal or income payable or to become
28 payable under the Trust created hereby shall be subject to
29 anticipation or assignment by any beneficiary thereof or to
30 attachment by or to the interference or control of any creditor of
31 any such beneficiary, or to be taken or reached by any legal or
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1 equitable process in satisfaction of any debt or liability of such
2 beneficiary prior to its actual receipt by the beneficiary.

3 F. In the administration of the Trust established
4 hereby, the Trustees shall have the following powers:

5 (1) To retain, in their absolute discretion and
6 for such period as to them shall seem advisable, any and all
7 investments and other properties comprising the Trust, with-
8 out liability for any loss incurred by reason of the retention
9 of such investments or properties.

10 (2) To change investments and properties and to
11 invest and reinvest all or any part of the corpus of the
12 Trust hereby established in such securities, investments or
13 other property as to them seem advisable and proper, irres-
14 pective of whether the same are authorized for the investment
15 of trust funds by the laws of the State of Nevada, or other-
16 wise.

17 (3) To sell all or any part of the property of what-
18 soever kind of which Decedent died seized or possessed, or to
19 or in which he may or have become in any way entitled or have
20 any interest whatsoever, or which at any time may constitute
21 a part of the Trust hereby established, at such times, upon
22 such terms, for cash or on credit, with or without security,
23 in such manner and at such prices, either at public or private
24 sale, as to them shall seem advisable and proper and to
25 execute good and sufficient deeds and bills of sale thereof.

26 (4) To lease any property held by them and fix the
27 duration of the term, irrespective of the provisions of any
28 statute or of the termination of any trust; to mortgage,
29 pledge, collect, convert, redeem, exchange or otherwise
30 dispose of any securities or other property at any time held
31 by them.
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(5) To borrow money, whether to pay taxes, exercise subscriptions, rights and options, pay assessments, or to accomplish any other purpose of any nature, incidental to the administration of the Trust hereby established, and to pledge any securities or other property held by them as security therefor.

(6) To enforce any bonds, mortgages or other obligations or liens held hereunder; to enter upon such contracts and agreements and to make such compromises or settlements of debts, claims or controversies as they may deem necessary or advisable; to submit to arbitration any matter or difference; to vote personally or by proxy any shares of stock which may at any time be held by them hereunder, and similarly to exercise by attorney any rights appurtenant to any other securities or other property at any time held by them hereunder.

(7) To consent to the reorganization, consolidation, merger, liquidation, readjustment of, or other change in any corporation, company or association, or to the sale or lease of the property thereof, or any part thereof; any of the securities or other property of which may at the time be held by them hereunder, and to do any act or exercise any power with reference thereto that may be legally exercised by any person owning similar property in his own right, including the exercise of options, deposit or exchange of securities, entrance into voting trusts, making of agreements or subscriptions which they may deem necessary or advisable in connection therewith, all without applying to any court for permission so to do, and to hold and redeem or sell or otherwise dispose of any securities or other property which they may so acquire, irrespective of whether the same be authorized

ORVILLE R. WILSON
ATTORNEY AT LAW
ELKO, NEVADA

1 for the investment of trust funds by the laws of the State of
2 Nevada or otherwise.

3 (8) To cause to be registered in their own names
4 without qualification or description, or their names as
5 Trustees hereunder, or in the name of their nominee or
6 nominees, without qualification or description, any securities
7 at any time held in the Trust hereby established.

8 (9) To determine the manner in which the expenses
9 incidental to or connected to the Trust hereby established
10 shall be apportioned as between corpus and income.

11 (10) In making any division or divisions of the
12 Trust, or any portion thereof, to divide in specie any shares
13 of stocks, bonds or other securities forming a part thereof,
14 or to allot to any of the parts into which such division is
15 made any such shares of stock, bonds or other securities, or
16 any of the real property or any interest therein, at a value
17 to be determined by them, and their judgment as to the
18 propriety of such allotment and the relative value of any
19 stocks, bonds or other securities, or of any of the real
20 property or any interest therein so allotted, shall be final
21 and conclusive on all parties interested in the Trust hereby
22 established.

23 The powers herein granted to the Trustees may be
24 exercised in whole or in part from time to time and shall be
25 deemed to be supplementary to and not exclusive of the
26 general powers of the Trustees, pursuant to law, and shall
27 include all powers necessary to carry the same into effect.
28 The enumeration of specific powers herein shall not be con-
29 strued in any way to limit or affect the general powers herein
30 granted.

31 The Trustees may freely act under all or any of the
32 powers given to them by Decedent's Will in all matters

1 concerning the Trust herein created, and after forming their
 2 judgment based upon all the circumstances of any particular
 3 situation and in accordance with such judgment as to the
 4 wisest and best course to pursue, without the necessity of
 5 obtaining the consent or permission of any person interested
 6 therein, or the consent or approval of any court and not-
 7 withstanding that they may also be acting, either individually
 8 or as Trustees of the Trust herein created or other trusts,
 9 or as agent for other persons or corporations interested in
 10 the same matters or may be interested with the same matters
 11 as individual, stockholder, director or otherwise, and the
 12 bequests, in Trust or otherwise, made by Decedent have been
 13 so made in contemplation of such freedom of judgment and
 14 action. The powers and authority herein given to the Trustees
 15 to sell, lease or mortgage or otherwise dispose of, any or
 16 all of the Trust estate, both real and personal, at either
 17 public or private sale, shall vest them with full power to do
 18 and act in all matters within their best judgment without the
 19 necessity of securing any previous Order of Court therefor,
 20 and without the necessity of obtaining the consent, per-
 21 mission or approval of any Court.

22 It is recommended, but not directed, that all receipts,
 23 which need not be included in Federal gross income (except
 24 tax exempt interest) shall be treated as principal, and that
 25 all expenses, charges and losses which are deductible for
 26 Federal gross income tax purposes (except depreciation and
 27 depletion) shall be charged against income.

28 G. Until the Trustees shall receive written notice of
 29 any birth, marriage, death, or other event upon which the right
 30 to payments from the Trust may depend, the Trustees shall incur
 31 no liability for disbursements made in good faith to persons whose
 32 interests may have been affected by that event.

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 ELKO, NEVADA

1 H. The Trustees may make payments to any beneficiary
2 under disability by making them to the guardian of the person of
3 the beneficiary, or directly to the beneficiary, if a minor, or
4 may apply them for the beneficiary's benefit. As used in this
5 Decree, the term "lineal heirs" means lineal descendants, including
6 legally adopted children, who would inherit under the laws of
7 intestate succession.

8 I. In the event of the re-marriage or death of MATILDA
9 HADLEY, WILLIAM LLOYD HADLEY shall be appointed as successor
10 Trustee. In the event of the death of ROBERT HAROLD HADLEY, JR.,
11 WILLIAM LLOYD HADLEY shall be appointed as successor Trustee. If
12 the latter shall already be a successor Trustee, then the NEVADA
13 BANK OF COMMERCE shall be appointed as successor Trustee.

14 Successor Trustees shall have all authority and powers including
15 discretionary powers herein conferred upon said joint Trustees.

16 J. The Trustees shall pay out of principal or income
17 as they may elect, or partially out of each in such shares as they
18 may determine, taxes, assessments, charges, attorneys' fees, the
19 Trustees' compensation, and other expenses incurred in the admini-
20 stration or protection of the Trust. The discretion of the
21 Trustees to pay these items from income or principal, or partially
22 from each, may be exercised not only in the interest of the Trust
23 Estate but for the benefit of any beneficiary.

24 K. Notwithstanding any of the foregoing provisions
25 relating to the Trust Estate and the Trust herein established,
26 upon unanimous agreement of MATILDA HADLEY, ROBERT HAROLD HADLEY,
27 JR., and WILLIAM LLOYD HADLEY, or the survivor of either ROBERT
28 HAROLD HADLEY, JR. or WILLIAM LLOYD HADLEY, communicated in writing
29 to the Trustees, they may withdraw from the Trust Estate from time
30 to time so much of the principal as they may elect.

31 L. ROBERT HAROLD HADLEY, JR. shall be entitled to receive
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1 for his services for managing and operating any and all ranch
2 properties comprising the Trust, compensation to be measured as if
3 he were not a fiduciary with respect to said property, said
4 compensation to be fixed by the Trustees in their absolute dis-
5 cretion, without the necessity of obtaining the consent, permission
6 or approval of any Court therefor.

7 11. That upon filing receipts showing distribution in
8 accordance herewith, said Joint Executors shall be discharged.

9 DONE IN OPEN COURT on the 8th day of May, 1963, and this
10 written Decree signed on this 23rd day of May, 1963.

TAYLOR H. WINES
DISTRICT JUDGE

File No. 12466
FILED FOR RECORD
AT REQUEST OF
Orville R. Wilson
MAY 23 3 07 PM '63
RECORDED BOOK 36 PAGE 252
ESTHER H. SKELTON
ELKO COUNTY RECORDER

INDEXED

Fee \$ 13.10

File No. 40444
RECORDED AT THE REQUEST OF
Orville R. Wilson
Nov. 9 A. D. 19 64
At 02 minutes past 8 A.M.
in Book 6 of OFFICIAL RECORDS
Page 192-214
Records of
EUREKA COUNTY, NEVADA
Recorder
Fee \$ 21.25

T-3006 Pg. 25

STATE OF NEVADA, }
COUNTY OF ELKO. } ss.

I, R. L. KANE, County Clerk and ex-officio Clerk of the District Court of the Fourth Judicial District of the State of Nevada, in and for the County of Elko, do hereby certify that the annexed is a full, true and correct copy of DECREE OF DISTRIBUTION, In the Matter of the Estate of ROBERT HAROLD HADLEY, aka R. H. HADLEY, Probate No. 2385

as the same appears on file and of record in my office.

WITNESS my hand and the seal of said court affixed
this 23rd day of May, A.D., 19 63.
R. L. KANE, Clerk.
By *R. L. Kane*, Deputy Clerk.

