2	Dept. No.		
	Dept. No.	FEB 7 1992	
3	139830	JOAN SHANGLE, CLERK	
4		BY M. Ellett DEPUTY	
5			
6	IN THE SEVENTH JUDICIAL DISTRICT COURT IN THE STATE OF NEVADA		
7	IN AND FOR THE CO	UNTY OF EUREKA	
		\ \	
8	IN THE MATTER OF THE ESTATES )	\ \	
9	OF	\ \	
10	j	~ \ \ \	
11	GLENN ANTHONY WATSON and ) BUENA L. WATSON, )		
12	Decedents.		
		ORDER TO SET ASIDE ESTAT	
13	GLENN A. WATSON, JR., as the	WITHOUT ADMINISTRATION	
14	Administrator of the Estate ) of GLENN ANTHONY WATSON and )		
15	BUENA L. WATSON, Husband and )	) )	
16	Wife. Plaintiff, )		
17	vs.	/ /	
18	EDWARD BRYANT, and DOES 1-30 )		
19	Defendant. )		
20			
21	This above entitled cause can	e on for hearing on the 7th da	
22			
23		-	
	acutany of the feet and the fee		
24			
<b>2</b> 5	consideration by this Court.		
26	From the pleadings on file h	erein, the Court finds that al	
27		· A A A A A A A A A A A A A A A A A A A	
28	1		
7	/ /	20 mcc 0 2 0	

Case No. 1048

notices of this hearing have been duly given as required by law, each of the heirs has received Notice and executed and filed herein a waiver of appearance, confirmation of notice, and a consent to the relief sought in the Petition. A Grant Deed recorded on November 7, 1991, as document 138457 vests title in the Estate asset in the name of BUENA L. WATSON, deceased.

From the evidence in the Petition and the file, the Court finds that the Estate of GLENN ANTHONY WATSON and his widow BUENA L. WATSON, has a value of less than \$10,000.00; the market value of the real property as of Decedent's date of death was \$2,250.00 on April 26, 1990. Petitioner was duly appointed as Special Administrator on September 9, 1991. The services of the Special Administrator are no longer required. The Court further finds that this is a proper case to set aside the Estates herein without administration according to the laws of intestate succession, in equal shares to the five heirs.

The Court further finds that the five heirs of the Decedents are your petitioner GLENN ANTHONY WATSON, Jr., a single man, CAROLYN F. GRAVES, a married woman, JUDITH A. POSEY, a married woman, CATHERINE M. THURSTON, a married woman, and MICHAEL J. WATSON, a married man.

The Court finds that there have been no claims or demands filed in this case, and that GLENN ANTHONY WATSON has incurred expenses of administration Court costs, and attorney's fees, all to be paid from the California Probate Estate account.

A Lis Pendens was recorded as document 137714, in book 225,

pages 198 and 199, and the same should be set aside, a GRANT DEED vesting title in BUENA, L. WATSON having been recorded on November 7, 1991, as document # 138457, in book 228, page 140, with the Eureka County Recorder.

NOW THEREFORE IT IS HEREBY THE ORDER, JUDGMENT AND DECREE OF THIS COURT AS FOLLOWS:

- 1. All the right, title and interest of GLENN ANTHONY WATSON, deceased, and his surviving widow BUENA L. WATSON, deceased, in that certain real property located in Eureka County, Nevada, commonly described as Eureka County Assessor's parcel # 5-330-25, and more particularly described as ten acres more or less, SW1/4 of NE1/4 of NE1/4 Section 5, Township 30N, Range 50E is hereby set aside to the heirs entitled thereto, to wit: GLENN ANTHONY WATSON, Jr., a single man as his sole and separate property, and CAROLYN F. GRAVES, a married woman as her sole and separate property, JUDITH A. POSEY, a married woman as her sole and separate property, CATHERINE M. THURSTON, a married woman as her sole and separate property, and MICHAEL J. WATSON, a married man as his sole and separate property each heir having an equal one fifth tenant-in-common ownership in said real property.
- 2. The Lis Pendens recorded with the Eureka County Recorder as document # 137714, in Book 225, pages 198 and 199, is hereby cancelled and expunged.
- 3. It is further the Judgment of this Court that the expenses of administration as set forth in the Final Account filed herein are allowed and approved, and should be paid, including Attorney's

It is finally the Order of this Court that, these Estates having been set aside without administration, GLENN A. WATSON, Jr., Petitioner, named as Special Administrator, is hereby fully released and discharged from any and all liability and this Estate is closed.

DATED this 7 day of Feb.

15/ Merlyn H. House

SEVENTH JUDICIAL DISTRICT COURT, 1	~~
IN AND FOR COUNTY OF EUREKA	SS
STATE OF NEVADA	hage .

I, the Undersigned COUNTY CLERK, and Ex-Officio CLERK of the SEVENTH JUDICIAL DISTRICT COURT do hereby CERTIFY that the foregoing is a full, true and correct copy of the original on file in my office and that I have carefully compared the same with the original

DISTRICT COURT, this WITNESS, My Hand and Seal of said day of 19 22 County Clerk and Ex-Officio Court Clerk

Ly Deputy Clerk

When recorded mail to: LANCE R. VAN LYDEGRAF, ESQ. 526 LANDER St. **RENO, NV 89509** 

BOOK 232 PAGE 039
RECORDED AT THE REQUEST OF Lance R Van Lydegra 92 FEB 10 P3:43

EUREKA COUNTY. NEVADA M.N. REBALEATI. RECORDER FILE NO. FEES 

BOOK 232 PAGE 042