

DEED RECORD W  
SKAMANIA COUNTY, WASHINGTON

FOURTH: That the said executrix complied with the law relating to notice to the Inheritance Tax and Escheat Division of the State of Washington; that they have paid the inheritance tax due unto the State of Washington in full, amounting to the sum of \$45.92, which sum the Court finds as the correct amount thereof; that there is no inheritance tax due unto the United States from said estate.

FIFTH: The Court finds that the will of said Albert E. LeRoy, deceased, is a non-intervention will, and by its terms authorized the manner of the settlement of said estate by said executrix; that the above entitled court heretofore duly made an order of solvency of said estate, authorizing and directing the said executrix to settle and manage said estate as provided for by the terms of said will; that the said executrix has complied with said order and has properly managed and settled said estate in all respects as required of her, and the Court hereby confirms and approves of what the said executrix has done in the management and settlement of said estate by her; that nothing remains to be done in probating said estate further than to make distribution thereof and close the same; and the Court hereby approves and confirms the final report of the executrix herein.

SIXTH: The Court finds that the executrix has paid all claims served and filed against said estate of Albert E. LeRoy, deceased, including attorney's fees and executrix's fees; and that there are no other or further claims against said estate unpaid; that all expenses of probating said estate have also been paid in full, and the Court approves all the disbursements made by said executrix as shown by her final report.

SEVENTH: The Court finds that said executrix has paid the sum of five dollars to Alice M. Layman, formerly Alice M. Crites, being the sum given, devised and bequeathed to her, described in said will as Alice M. Crites, step-daughter of said deceased; and that receipt is on file in this cause showing such payment to have been made in full, and that said Alice M. Layman has accepted said payment in full as provided for in said will of said deceased.

EIGHTH: The Court finds that the estate of said Albert E. LeRoy, deceased, consisted of the property appraised by the appraisers appointed by this Court, such appraisement being the inventory filed in this matter; that no other or further property has been discovered since the filing of said inventory.

NINTH: The Court finds that the cash receipts received by said executrix in the settlement of said estate, as set forth in her final report to be the correct amount thereof, and the same is hereby approved; and that the disbursements, as shown by said final report are also correct, and the same are hereby approved in every respect.

TENTH: The Court finds that said deceased, Albert E. LeRoy, left as his only heir at law, his widow, Lynn A. LeRoy; the Court further finds that said deceased, Albert E. LeRoy, deceased, left a non-intervention will, under which all of the estate of said deceased, both real and personal, was given, bequeathed and devised to said Lynn A. LeRoy, his widow, except the nominal sum of five dollars, given and bequeathed to Alice M. Layman, formerly Alice M. Crites, and by the latter name described in said will, and which sum has been paid her by the executrix; that said payment having been made to her, the court finds that the only person interested in the property belonging to said estate and entitled to the same, to be said Lynn A. LeRoy; and that all of the real and personal property of said estate and belonging to said estate should be distributed and awarded to said Lynn A. LeRoy, widow of said deceased.