

DEED RECORD Y

SKAMANIA COUNTY, WASHINGTON

PIONEER PRINT, STEVENSON, WASH.

the date of filing his final account of \$ 57.14 and deducting the said \$57.14 from the \$5717.93 he had advanced at the time of filing his final account leaves a balance of \$5660.79 which said executor has advanced out of his own funds.

That the said Alice D. Sparks died testate leaving surviving her as her sole heirs at law the following:

M. R. Sparks, her surviving spouse,
 Leslie Clay Sparks, a son,
 Harry W. Sparks, a son,
 Marshall Rene Sparks, a son, and
 Norma M. Craig, a daughter,

all over the age of majority.

That by the terms and conditions of the last will and testament of the said Alice D. Sparks, she devised her property, as follows:

To her daughter, Norma M. Craig, she gave and bequeathed all her stock in the Columbia River Paper Mills, a corporation; also, her silverware, a diamond ring, and a Daughter of Iris pin.

To her sons, Leslie Clay Sparks, Harry W. Sparks and Marshall Rene Sparks, she gave and bequeathed jointly all her Haviland dishes.

To her husband, she gave, devised and bequeathed all the rest, residue and remainder of her estate.

That on the 29th day of May, 1933, an Order of Solvency was entered in said estate, in which the court decreed said estate to be solvent, and authorized and directed that said executor settle said estate in the manner provided by law, under the terms of said will without the further intervention of the court.

That under authority of said court, the executor had the stock in the Columbia River Paper Mills transferred to Norma M. Craig, daughter of said deceased, as per the terms of the will of said deceased.

That more than six months having elapsed since the date of the first publication of Notice to creditors, and all claims presented to the executor having been paid in full, the said estate is now in a condition to be finally closed and the residue distributed.

That there now remains in the hands of said executor all of the real estate hereinbefore particularly described, and in addition thereto he holds the southwest quarter of the northeast quarter, and the west half of the southeast quarter of the northeast quarter (SW $\frac{1}{4}$ of NE $\frac{1}{4}$ & W $\frac{1}{2}$ of SE $\frac{1}{4}$ of NE $\frac{1}{4}$) of section twenty-one (21), in township five (5) north of range two (2) east of the Willamette Meridian, containing sixty (60) acres, which he has accepted, in lieu of payment of mortgage, from Florence A. Edmonds and husband; all the securities and accounts hereinbefore particularly set out, except the note, secured by mortgage, given by Florence A. Clark, now Florence A. Edmonds, in place of which mortgage said executor holds the real estate above described in section 21, and except the 15 shares of stock in Columbia River Paper Mills, a corporation, which have been transferred under order of the court to Norma M. Craig, as in the will of deceased directed; and also he has on hand all the other personal property hereinbefore particularly described and set out.

That in the will of deceased, she gave and bequeathed to her daughter, Norma M. Craig, as above stated, a diamond ring and a Daughter of Iris Pin; and that it appears that said ring and pin were given to the said Norma M. Craig by the said deceased during her lifetime.

That the property hereinabove described is the only property that has come into the hands of said executor; and that the heirs of said deceased above mentioned are en-