83859 Vol. 73 Page

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH

In the Matter of the Estate of

JAMES BARNEY, Deceased.

197

Æ 35 10

2 11

श्च 12

¥0V ì3

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

NO. 89082 FINAL ACCOUNT

្ទស្

9

10

11

12

13

14

15

16

17

18

10

STATE Filed for

Comes now L. H. Hartley, Trust Officer of 'The Oregon Bank, the duly appointed administrator herein, and files this the Final Account, and presents and shows the court as follows:

I.

That said decedent died on July 5, 1961, intestate in the State of California,

II.

That said estate is solvent.

III.

That the heirs at law of the decedent are three minor children, Laura Marie Barney, Sharlene Barney, and James Barney, Jr. That James Barney, Jr. was not shown as an heir of the decedent at the time of filing the initial petition as he was not born at that time, but that he was born subsequent to the death of decedent and is the child of the decedent.

IV.

That more than six months have elapsed since the date of first publication and notice to creditors in said cause, to-wit: September 5, 1961.

٧.

That the assets of said decedent coming into the hands of your administrator as shown by the Inventory and Appraisement were in the sum of \$35,537.83. That the additional monies received and the bills and probate expenses paid are shown in the cash accounting of your administrator which is attached hereto as an exhibit and by Page 1 - FINAL ACCOUNT

this reference made a part hereof. That your administrator has remaining assets in the sum of \$30,823.09 as shown by the exhbit marked, "Statement of Assets" which is attached hereto and by reference made a part hereof.

15499

VI.

That your administrator has filed all vouchers received to date and will file the remaining vouchers when received.

VII.

That your administrator has applied for an inheritance tax clearance and for an income clearance and will file them when received.

VIII.

13 That the administrator's fee in this estate should be in 14 the sum of \$1,239.35 and that the attorneys' fee should be in the same amount. That these fees are based upon the Inventory together with certain additional funds which have come into the estate as shown by the cash accounting. 18

IX.

That all matters of administration have been done herein save and except the items mentioned above and for the procedure instant to the hearing, approval and settlement of this Final Account, deceeing distribution according to law and discharging your administrator and closing this estate.

WHEREFORE, your administrator prays fr:

1. An order directing publication of notice of hearing of said Final Account and affixing a time and day therefor. 2. An order, settling, approving the Final Account and decreeing distribution of the assets in accordance with

29 Oregon law; 30 3. For such other and further orders as may be or become

31 necessary to complete settlement and closing of this estate. 32 HERSHISER, MCMENAMIN, BLYTH & JONES Page /s/ R. W. McMenamin Attorneys for Estate

2 - FINAL ACCOUNT

3

5

б

7

9

10

11

12

15

16

17.

19

20

21

22

23

24

25

26

27

28

10 11 12 13 14 15

16

17

18

19

20

21

26

STATE (Filed for 1