

FILED FEB 21 1956

H. H. Summers County Clerk  
and Ex-Officio Clerk of Court  
Sublette County, Wyoming  
By Hazel P. Bloom, Deputy

241

THE STATE OF WYOMING )  
:ss.  
County of Sublette )  
Probate No. 638.

IN THE DISTRICT COURT,  
THIRD JUDICIAL DISTRICT.

IN THE MATTER OF THE ESTATE OF :

MAE M. LACKY, : DECREE OF SETTLEMENT OF ACCOUNT AND  
: FINAL DISTRIBUTION  
Deceased. :

Ivan S. Jones, the administrator of the Estate of Mae M. Lackey, deceased, having, on the 5th day of January, 1956, rendered and filed herein a full account and report of his administration of said estate, which account was for a final settlement, and having with said account filed a petition for the final distribution of said estate:

And said account and petition this day coming on regularly to be heard, proof having made to the satisfaction of the Court that said administrator had given notice of the settlement of said account and the hearing of said petition in the manner and for the time provided and required by law;

And it appearing that said account is in all respects true and correct, and that it is supported by proper vouchers; that no money belonging to said estate has come into the hands of said administrator from any source; that the sum of \$30.84 has been expended by him as necessary expenses and disbursements of administration, the vouchers whereof, together with a statement of such expenses and disbursements, are now presented and filed, and said statement is now settled and allowed, and the payments are approved by the court;

And it appearing to the Court that Charles Lackey, aged about 75 years, and residing at Farmville, in the State of Virginia, is sole heir at law to said decedent; and that said Charles Lackey has heretofore conveyed to Western Oil Refining Company, a Wyoming corporation, by warranty deed of conveyance, all of the real property owned by said decedent, and hereinafter described, and that said deed of conveyance has been duly recorded in the office of the county clerk of said Sublette County, and is now produced in evidence to the Court;

And it appearing it appearing that all claims and debts against said decedent, all taxes on said estate, and inheritance taxes on account of said estate, all debts, expenses and charges of administration have been fully paid and discharged, and that said estate is ready for distribution, and in condition to be closed.  
It Is, Therefore,

ORDERED, ADJUDGED and DECREED, that the said final account of said administrator be, and the same is, settled, allowed and approved; and that the residue of said estate, hereinafter particularly described, be, and the same is hereby distributed to said Western Oil Refining Company, a Wyoming corporation, its successors and assigns, forever.

The following is a particular description of said residue of said estate referred to in this decree, and of which distribution is ordered as aforesaid:  
REAL ESTATE, consisting of

One per cent interest and ownership of the oil and gas and other minerals in and under Tract 39 (otherwise described as <sup>an</sup> original survey,  $W\frac{1}{2}SW\frac{1}{4}$  and  $SE\frac{1}{4}SW\frac{1}{4}$  of Section 17) Township 28 North, Range 113 West 6th Principal Meridian, Wyoming, situate in Sublette County, State of Wyoming.

Dated February 16th, 1956.

H. R. CHRISTMAS,

-----  
Judge.