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IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE "ADMINISTRATION ACT", R.S.B.C. 1936, Chapter 5 and Amendments

AND IN THE MATTER OF THE ESTATE OF KYUICHI NOMOTO, deceased, whose first name is sometimes spelled Kyichi, Kyvichi, Kywichi.

TO THE CHIEF JUSTICE AND JUDGES OF THE SUPREME COURT OF BRITISH COLUMBIA:

THE PETITION of Samuel Moore, Official Administrator for the County of Vancouver, of the City of Vancouver, Province of British Columbia, HUMBLY SHOWETH:

- 1. That Kyuichi Nomoto, whose first name is sometimes spelled Kyichi, Kyvichi, Kywichi, late of the village of New Denver in the Province of British Columbia, deceased, died on or about the 30th day of June, 1944 at Essondale in the Province of British Columbia, and that at the time of his death the said deceased had his fixed place of abode at Steveston, in the County of Vancouver, Province of British Columbia.
- 2. That the said deceased died leaving only a widow, Kiku Nomoto, surviving him and without having left any will, codicil or testamentary paper whatsoever.
- 3. That the said widow, Kiku Nomoto, resides at the village of Greenwood in the Province of British Columbia and is a Japanese National and I am informed by Mr. R. J. McMaster solicitor for the said Kiku Nomoto, and verily believe that the Crown acting through the Minister of Finance for the Province of British Columbia has refused to grant its express sanction to the appointment of the said Kiku Nomoto as Administratrix of the Estate of the said deceased.
- 4. That the said deceased was at the date of his death a Japanese National.
- 5. That the value of the whole property of the said deceased which he in any way died possessed of or entitled to and for and in respect of which administration is to be granted

...

is \$ 4944 Nand that full particulars of all the said property are exhibited herewith and verified upon oath.

- 6. That the Crown acting through the Minister of Finance for the Province of British Columbia has granted its express license to the granting of Letters of Administration to the Estate herein to the Official Administrator for the County of Vancouver, the Petitioner, by letter dated November 13th, 1944.
- 7. That the Secretary of State for the Dominion of Canada as Custodian of Enemy Property has consented through his counsel Mr. K. W. Wright by letter dated November 16, 1944 to the appointment of the Official Administrator of the Court of Vancouver, your Petitioner, as Administrator of the Estate of the deceased herein.

WHEREFORE YOUR PETITIONER PRAYS that administration of the property of the said deceased may be granted and committed to him by this Honourable Court.

AND YOUR PETITIONER AS IN DUTY BOUND WILL EVER PRAY ETC.

DATED at Vancouver, B. C. this \mathcal{S}^{th} day of January, A. D. 1945.

Petitioner

IT IS NOT intended to serve this Petition upon any person.

IN THE SUPREME COURT OF BRITISH COLUMBIA

TO ONE TO JAN 1 / 10 45

IN THE MATTER OF THE "ADMINISTRATION ACT", R.S.B.C. 1936, Chapter 5 and Amendments

AND IN THE MATTER OF THE ESTATE OF KYUICHI NOMOTO, deceased, whose first name is sometimes spelled Kyichi, Kywichi, Kywichi.

I, SAMUEL MOORE, Official Administrator for the County of Vancouver, in the Province of British Columbia, JAN 1 71945 OATH AND SAY:

- spelled Kyichi, Kywichi, Kywichi, late of the village of New Denver in the Province of British Columbia, deceased, died on or about the 30th day of June, 1944 at Essondale in the Province of British Columbia and that at the time of his death the said deceased had his fixed place of abode at Steveston in the County of Vancouver, Province of British Columbia.
- 2. That the said deceased died leaving only a widow, Kiku Nomoto, surviving him and without having left any will, codicil or testamentary paper whatsoever.
- 3. That the said widow of the deceased resides at the village of Greenwood in the Province of British Columbia.
- 4. That I have made enquiries to determine what heirsat-law or next of kin were left surviving him other than his
 widow aforesaid and I am informed and verily believe that the
 said deceased left no other heirs-at-law or next of kin resident
 in the Province of British Columbia.
- 5. That I am the Official Administrator for the County of Vancouver, Province of British Columbia.
- 6. That I will administer according to law all the estate which by law devolves upon and vests in the personal representative of the said deceased.
- 7. That I will exhibit a true and correct inventory of the said estate and render a just and true account thereof

whenever required by law so to do. That the whole of the said estate amounts in value to the sum of \$ 494457 and no more, to the best of my knowledge, information and belief. That I have made diligent and careful search in all places where the said deceased usually kept his papers of moment and concern, and in his depositories, in order to ascertain whether or not he had or had not left any will, codicil or testamentary paper whatsoever and I have been unable to discover any such will, codicil or testamentary paper and I verily believe that the deceased died without having left any will, codicil or testamentary paper whatsoever. That I am informed and verily believe that the said 10. deceased was at the time of his death a national of the Empire of Japan. That I am informed and verily believe the said 11. widow, Kiku Nomoto, is a national of the Empire of Japan. That Letters of Administration were granted to 12. the said Kiku Nomoto by this Honourable Court on the 12th day of July, 1944 and issued out of the Supreme Court of British Columbia on the 17th day of July, 1944 and I am informed by Robert James McMaster, solicitor for the said Kiku Nomoto, that the said Kiku Nomoto has instructed him to apply for revocation of the said Grant of Letters of Administration. That I am informed by the said Robert James McMaster 13. and verily believe that the Crown acting through the Minister of Finance for the Province of British Columbia has refused to grant its express sanction to the appointment of the said Kiku Nomoto as Administratrix of the said Estate. That now produced and shown to me and marked Exhibit "A" to this my Affidavit is a letter dated the 13th day of November, 1944 purporting to be signed by H. N. Wright Deputy Minister of Finance, and consenting to the appointment

of Letters of Administration herein to the Official Administrator of the County of Vancouver, this deponent, in pursuance of the "Court Rules of Practice Act".

hibit "B" to this my Affidavit is a letter dated November 16, 1944 pruporting to be signed by K. W. Wright, counsel to the Custodian for the Department of Secretary of State, whereby the said Custodian consents to the appointment of the Official Administrator of the Court of Vancouver, this deponent, as Administrator of the estate of the said deceased.

SWORN before me at the City of Vancouver, in the Province of British Columbia this The day of January,

A. D. 1945.

Vesse C Ford

A Commissioner for taking Affidavits within British Columbia.

see au voir



File #85.07

VICTORIA.B.C.

13th November, 1944.

"Court Rules of Practice Act" Estate of Kyuichi Nomoto, deceased.

Pursuant to the "Court Rules of Practice Act," and the rules made thereunder, consent is hereby given to the granting of Letters of Administration to the Official Administrator for the County of Vancouver, in respect of the Estate of Kyuichi Nomoto, deceased.

Deputy Minister of Finance.

Minumph

HNW:AF

This is the Exhibit marked "A" sworn this 8th day of January

A. D. 19 414 before me. Levice Ford

A Commissioner, Etc.

CANADA

DEPARTMENT OF THE SECRETARY OF STATE

OFFICE OF THE CUSTODIAN

COMMUNICATIONS
TO THE
CUSTODIAN'S OFFICE
PLEASE REFER

Evacuee Section

509 Royal Bank Building, Vancouver, B. C. November 16th, 1944

Your File No. 1197

Messrs. Campbell, Brazier and Fisher, Barristers and Solicitors, Royal Bank Building, 675 West Hastings Street, Vancouver, B. C.

Re: Estate of Kyuichi NOMOTO, Deceased

Dear Sirs:

We beg to acknowledge receipt of your letter of the 10th instant, and to advise that the Custodian has no objection to the appointment of the Official Administrator of the Court of Vancouver, as Administrator of the Estate of the above named deceased.

Please keep the B. C. Security Commission informed.

Yours truly,

COUNSEL TO THE CUSTODIAN

KWW/JF

A Commissioner, Etc.

IN THE S. C. OF B. C.

IN THE MATTER OF THE "ADMINIS-TRATION ACT" AND IN THE MATTER OF THE ESTATE OF KYUICHI NOMOTO

PETITION AND AFFIDAVIT OF SAMUEL MOORE CAMPBELL, BRAZIER & FISHER
Barristers, etc.,
675 W. Hastings St.,
Vancouver, B. C.

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IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE "ADMINISTRATION ACT" R.S.B.C. 1936, Chapter 5 and Amendments

AND IN THE MATTER OF THE ESTATE OF KYUICHI NOMOTO, deceased, whose first name is sometimes spelled Kyichi, Kywichi, Kywichi.

Judge in Chambers on Shousely, the // day of
January, 1945 at the hour of 10:00 o'clock in the forencon
or so soon thereafter as counsel may be heard on the hearing
of an application on the part of the Administratrix of the
Estate herein for an Order revoking Grant of Letters of
Administration to the said Administratrix herein granted on
the 12th day of July, 1944 and issued on the 17th day of
July, 1944 by this Honourable Court and for an Order dispensing with the taking of accounts thereon and for an Order
that the costs of the said administration and of this application be allowed and paid out of the said Estate.

DATED at Vancouver, B. C. this 10 day of January, A. D. 1945.

DI E MATHER

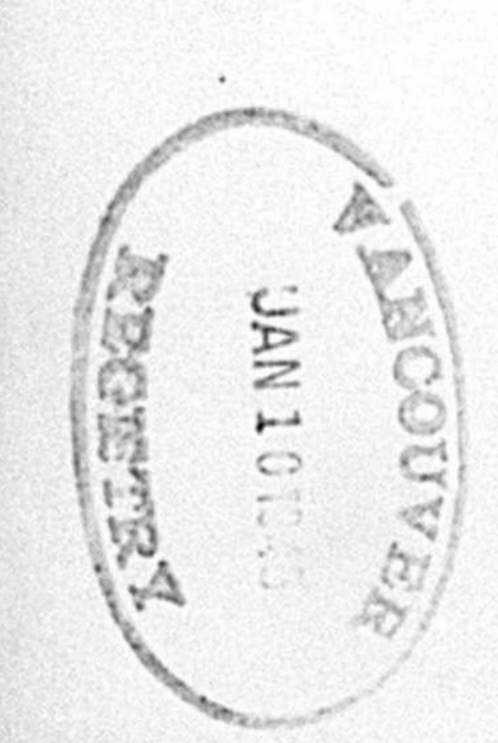
District Registrar.

TAKE NOTICE that in support of this application will be read the Affidavit of Robert James McMaster sworn herein the

day of January, 1945 and filed; Consent of Kiku Nomoto to dispensing with the taking of accounts, dated the leth day of December, 1944; Consent of the said Kiku Nomoto to an Order being made for the payment of the costs of the administration and of this application out of the Estate, dated the 16th day of December, 1944; and all affidavits, documents and proceedings on file in this matter.

Solicitor for the Administratrix.

THIS SUMMONS was taken out by Robert James McMaster, solicitor for the Administratrix, whose place of business and address for service is C/o Campbell, Brazier & Fisher, 675 West Hastings Street Vancouver, B. C.



32525

IN THE S. C. OF B. C.

IN THE MATTER OF THE "ADMINIS-TRATION ACT"

AND IN THE MATTER OF THE ESTATE OF KYUICHI NOMOTO

CHAMBER SUMMONS

CAMPBELL, HRAZIER & FISHER,
Barristers, etc.,
675 W. Hastings St.,
VANCOUVER, B. C.



IN THE SUPREME COURT OF BRITISH COLUMBIA IN PROBATE

IN THE MATTER OF THE "ADMINISTRATION ACT", R.S.B.C. 1936, Chapter 5 and Amendments

AND

IN THE MATTER OF THE ESTATE OF KYUICHI NOMOTO, DECEASED, whose first name is sometimes spelled Kyichi, Kyvichi, Kywichi, Kywichi.

APPOINTMENT TO TAX

day of 7 day the 23 day the 7 day the 1944, at the hour of 10:55

O'clock in the four noon, at my office at the Court

House, Georgia Street, Vancouver, B. C., as the time and place for the taxation of the within Bill of Costs.

DATED this 15 day of February, A.D.

DISTRICT REGISTRAR.

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1945.

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A.D. 1941 beta STA Commission in the

IN THE MATTER OF THE "ADMINISTRATION ACT" R.S.B.C. 1936, Chapter 5 and Amendments

IN THE MATTER OF THE ESTATE OF KYUICHI NOMOTO, deceased, whose first name is sometimes spelled Kyichi, Kywichi, Kywichi.

BILL OF COSTS

1944

December :	15	Attending Official Administrator upon instructions to apply for Letters of Administration and re assets	7.50
January	4	Drawing Petition ·	1.20
		Copy for Official Administrator	.60
		Copy to keep	.60
		Instructions for affidavit of Administrator	1.50
		Drawing Affidavit for Administrator	1.20
		Copy for Official Administrator	.60
		Copy to keep	.60
		Instructions for affidavit of Value and Relationship	1.50
		Drawing Affidavit of Value and Relationship	2.40
		Copy for Official Administrator	1.20
		Duplicate to file	2.40
		Copy to keep	1.20
		Drawing Inventory X	1.20
		Duplicate to file	1.20
		Copy for Official Administrator	.60
		Copy to keep	.60
		Drawing Inventory Y	.60

Copy for Official Administrator

Carried forward

.60

.30

.30

\$25.90

Duplicate

Copy to keep

1944	Brought forward	\$25.90	
January 4	Counsel fee revising and settling documents		10.00
	Preparing four exhibits	1.00	
5	Attending Official Administrator engaged herein generally and on checking papers to be sworn	5.00	
11	Attending at Court Registry to file papers and to bespeak Grant and paid	1.00	.90
	Counsel fee on application for Grant to Official Administrator		10.00
	Letter to Provincial Succession Duty Department explaining re revocation of Grant of Letters of Administration to Mrs. Nomoto and Grant to Official Administr- ator	1.00	
18	Attending at Court Registry to extract grant and paid	1.00	•50
	Letter to Dominion Succession Duty Department explaining re revocation of Grant of Letters of Administration to Mrs. Nomoto and Grant to Official Administr- ator	1.00	
26	Attending Dominion Succession Duty Department on telephone when they request return of Discharge formerly issued and advise that thereupon a new discharge would be issued to the Official Administrator	.50	
	Letter to Dominion Succession Duty Department pursuant thereto	•50	
	Long letter to Official Administrator setting forth assets to be transferred from Campbell, Brazier & Fisher, enclosing cheque for moneys held and listing bonds and war savings certificates and advising generally re other assets	5.00	
	Attending Official Administrator delivering bonds and War Savings Cartificates and obtaining receipt therefor	1.00	
	Drawing Bill of Costs, 7 folios	1.75	
	Copy for official Administrator	1.05	
	Carried forward	\$45.70	\$21.40

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1945	Brought forward	\$45.70	\$21.40
January 31	Copy to keep	1.05	
	Drawing Appointment to tax	•60	
	Copy for service	.30	
	Copy to keep	.30	
	Attending for appointment and paid	1.00	1.00
	Attending Official Administrator with Appointment and Bill of Costs	1.00	
	Attending on Taxation	2.00	
	Allocatur	1.00	1.00
		\$52.95	\$23.40
		60E 40	

DISBURSEMENTS \$23.40

TOTAL

76.35

TAXED OFF

TAXED AND ALLOWED AT 1 2.50

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S.C. Not 2 S.C. IN PROBATE B.C.

IN THE MATTER OF THE "AD-

and

IN THE MATTER OF THE ESTATE OF KYUICHI NOMOTO, DECKASED,

APPOINTMENT TO TAX
AND
AND
BILL OF COSTS

CAMPBELL, BRAZIER & FISHER Barristers and Solicitors, 1408 Royal Bank Building VANCOUVER, B.C.

ENTERED ON CHAMBER LIES No. 3 26 25. IN THE SUPREME COURT. Com. and Estate 8) Kynichi nomoto Defendant. REQUIRED Brank Litter 5) adm R. Me Musity Solicitor for # 10M (100)-444-8830 THE SUPREME COURT. Little meder of the sitate of
Kynichi Somo 10 Plaintiff, REQUIRED cal colorate Dated this ★ 10M (100)-444-8830

S.

PRÆCIPE

-FOR-

1 Section

olicitor for

AFFIDAVIT OF VALUE AND RELATIONSHIP.

(This affidavit is to be made by the applicant, or one of the applicants.)

"SUCCESSION DUTY ACT" (BRITISH COLUMBIA).
(Sections 12, 13, 31, 32.)

the SUPREME COURT OF BRITISH COLUMBIA -- IN PROBATE.

In the Matter of the Estate of KYUICHI NOMOTO, whose first /, deceased.

I, SAMUEL MOORE, Official Administrator for the County of Vancouver, of the City of Vancouver, Province of British Columbia,

, make oath and say:-

That I am the applicant for letters of Administration to the estate
of KYUICHI NOMOTO
the 30th day of June ,1944, domiciled in British Columbia

That I have caused application to be made in the office of the Registrar of the above-named

Court that letters of Administration be granted to the estate of the

said Kyuichi Nomoto by the said Court.

That I have made full, careful, and searching inquiry for the purpose of ascertaining what real and personal property and effects the said deceased was possessed of, or entitled to, at the time of his death, together with the market value thereof respectively.

have, according to the best of my knowledge, information, and belief, set forth in That I the Inventory hereby exhibited, marked "X," a full, true, and particular account of all the real , or of which the and personal estate of the said deceased was possessed, or to which he deceased said was entitled at the time of his death, and of all other property, income, and interests required by the form of the said Inventory to be set forth therein, together with the market value as at the date of death of each and every asset forming part of the said real and personal estate and of the other property, income, and interests particularized in the said Inventory. The said Inventory includes all real and personal estate over which the deceased had a general or limited power of appointment. The gross value of the said estate, property, income, and interests as at date of deceased's death was \$ 4944.51

That I have included in said Inventory every security, debt, and sum of money outstanding due or payable to or standing to the credit of the said deceased at the time of his death, and in estimating the value thereof I have included all the interest due, payable, chargeable, and accruing due thereon up to the death of the said deceased.

That, save and except what is set forth in the said Inventory, the said deceased was not, to the best of my knowledge, information, and belief, at the time of h is death possessed of, or entitled to, any debt or sum of money, or any security, pledge, or undertaking for the payment of any money to h im on any account whatsoever, or to any leasehold or other personal estate, goods, chattels, or effects in possession or reversion absolutely or contingently or otherwise howsoever.

That in the said Inventory is included all the property of the said deceased situate outside of this Province, as well as the property situate within the Province.

That, save and except what is set forth in the said Inventory, the said deceased was not, to the best of my knowledge, information, and belief, at the time of his death seised of, or entitled to, any real estate in possession, remainder, and reversion absolutely or contingently or otherwise howsoever.

That, to the best of **my** knowledge, information, and belief, the said deceased did not voluntarily transfer by deed, grant, or gift made in contemplation of h **is** death, or made, or intended to take effect in possession or enjoyment after h **is** death, any property or any interest therein, or income therefrom, to any person in trust or otherwise by reason whereof any person is or shall become beneficially entitled in possession or expectancy in or to the said property or income thereof, save and except what is set forth in the said Inventory.

That, to the best of my knowledge, information, and belief, the said deceased did not at any time within two years previous to the date of his death transfer by way of donatio mortis causa, or purporting to operate as an immediate gift inter vivos, whether by way of transfer, delivery, declaration of trust or otherwise, any property whatsoever, save and except what is set forth in the said Inventory.

That, to the best of my knowledge, information, and belief, the said deceased did not at any time previous to the date of h is death transfer any property of which property the bona fide possession was not assumed by the donee immediately upon the gift, and thenceforth retained to the entire exclusion of the donor or any benefit to h im by contract or otherwise, save and except what is set forth in the said Inventory.

That, to the best of my knowledge, information, and belief, the said deceased did not transfer or cause to be transferred to or vested in h im self and any person jointly any property to which was absolutely entitled by purchase or investment, or in any other manner whatsoever, so that the beneficial interest therein or in some part thereof passed or accrued by survivorship on h is death to such other person, save and except what is set forth in the said Inventory.

That, to the best of **my** knowledge, information, and belief, the said deceased was not at the time of h **is** death a party to any past or future settlement, including any trust, whether expressed in writing or otherwise, whether made for valuable consideration or not, as between the settlor and any other person, and not taking effect as a will whereby an interest in such property, or the proceeds of the sale thereof for life, or any other period determinable by reference to death, was reserved expressly or by implication to the deceased, or whereby the deceased reserved to h **im** self the right by the exercise of any power to restore to h**im** self, or to reclaim the absolute interest in such property or the proceeds of the sale thereof, or otherwise resettle the same or any part thereof, save and except what is set forth in the said Inventory.

That, to the best of my knowledge, information, and belief, no annuity, policy of insurance, or other interest had been purchased or provided by the said deceased, either by him self alone or in concert or by arrangement with any other person, save and except what is set forth in the said Inventory.

That I have in the Inventories, respectively marked "X" and "Y," hereto annexed, set forth the assets, debts, and liabilities of the deceased and the names of the several persons to whom the property of the said deceased will pass, the degree of relationship (if any) in which they stand to the deceased, their places of domicile and residence and their addresses so far as I can ascertain them, and the nature and value of the property passing to each of these persons respectively.

Sworn before me at Vancouver
in the Province of British Columbia
this 7th day of January, 1945.

A Commissioner, etc.

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IN THE EXPAINING OFFICE OF THE PARTY AGENCATION OF AGING STATE

TO THE REPORT OF THE RESERVE OF THE PARTY OF

"Succession Duty Act" (British Columbia)

In the Matter of the Estate of KYUICHI NOMOTO, whose first /, Deceased.

		TOTAL.
REAL ESTATE. (Give full value of property, setting out	encumbrances (if any) in detail separately.)	
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. MONEYS SECURED BY MORTGAGE OR AGREEMENT OF SALE.	PRINCIPAL.	INTEREST.	Total.
	a process and	k mad life	
N.I.L			
3. Cash and Gross Amount of Life Insurance, including Insur- ance Moneys payable to a Named Beneficiary. (All of the foregoing to be carried into the summary and included in the total value of the estate subject to Succession Duty in Schedule A.)	PRINCIPAL	. INTEREST	TOTAL.
olicy No. 38082, Montreal Life Insurance Company, payable to Estate			1024 09
	, n		
olicy No. IA51425, Ministers' Life & Casualty Uniconf Minneapolis, U.S.A., payable to Kiku Nomoto,			
widow, named beneficiary. This policy does not form part of the Estate, but is disclosed for Succession Duty purposes only. Proceeds \$1003.23			
Mortality benefit payable to the estate from the Pension Fund of the United Church of Canada			1524.09
	- I		
4. BOOK DEBTS AND PROMISSORY NOTES, ETC., INCLUDING INTEREST TO DATE OF DEATH.	PRINCIPA	L. INTEREST	r. Total.
	1		
Claim for benefits for total and permanent dis- ability under Accident and Sickness Policy No.			
T105446 Ministers' Life & Casualty Union of			194 04
Minneapolis Wenies in hands of the Inspector of Municipalities			
for the Province of British Columbia on Commen			
of the Attorney General of British Columbia	ed		
under the "Lunacy Act" R.S.B.C. 1936, Chapter			2208.86
162 and Amendments Credit balance funds in hands of the Custodian of	STATE		19 49
Japanese Property	100		2422 39
	St.		

SECURITIES FOR MONEY, BONDS, STOCKS, AND SHARES. (State where bonds were found at date of death and whether shares in bearer form, and where stocks and shares are transferable if not in bearer form.)	PRINCIP.	AL.	INTER	ST.	TOTAL	•
1 - \$100 Dominion of Canada First War Loan, due Feb. 1st, 1952, interest 4½%, registered in name of deceased. No. F8-A082157 © \$105.12 Principal \$ 105.12 Accrued Interest 1.35					\$ 106	47
3 - \$100 Dominion of Canada First Victory Loan, due June 15th, 1951, interest 3%. Rearer Bonds, Nos. K4-A04169, K4-A094802	, 312	00		38	312	38
and K4-A260582 @ \$104.00 1 - \$100 Dominion of Canada Third Victory Loan, due Nov. 1st, 1956, interest 3%, bearer bond. No. L2-A067361 @ \$101.25	101			50	101	75
2 - \$5.00 War Savings Certificates Nos. TA-448283 (15/5/41) and A-439093 (15/8/40)					8	45
7 - \$10.00 War Savings Certificates Nos. B-70232 (15/8/40) B-108236 (15/9/40) B-377976 (15/2/41) TB-32870 (15/4/41) TB-378734 (15/9/41)						
TB-418490 (15/10/41) TB-651205 (15/2/42) 3 - \$50.00 War Savings Certificates					58	.38
Nos. D-19905 (15/6/40) D-108265 (15/4/41) TD-47866 (15/12/41)					126	60
1 - \$100 War Savings Certificate No. E- 287060 (15/3/41)						03
TOTAL PROPERTY AND REAL PROPERTY OF THE STATE OF THE STAT						
Demon as Seesesel	of when a soil					

6. PROPERTY OR INCOME TRANSFERRED IN CON-	TEMPLATION OF 1	DEATH.	. ERIOTE,	STANKE TARKET	TOTAL.
	ment my sac m	tion to see a	as butters24 p. s.	szene man szig	
	N T T				
	NIL		11 . 3891		
7. PROPERTY TRANSFERRED AS A DONATIO MOD		STATE OF THE SAME SAME SAME A	A STATE OF THE STATE OF THE STATE OF	The second secon	
			rerigini.	bourso.	
	NIL	sr. rest	. ATOL :	ennt anti	Losoi
8. REAL PROPERTY VESTED IN DECEASED AND	ANOTHER PERSO				TOTAL.
	777 77 17				
	NIL	1007004	1 .121. -S.I .52	. vol. sub	
	8	10 / 00 / 1.1 14 / 1.1	TOURSE.	:1785 IS :85844-45	
				(OF	8,611
		Jablij Javova	100 0501	VAC TEN	00.014 - 0
9. Personal Property vested in Deceased Jointly.	AND ANOTHER	PERSON	PRINCIPAL.	INTEREST.	TOTAL.
		Langue		GYCY: -EL	
		27/2/2			
	NIL	Jasi21		0.00 E-1	
		10/0/90 14/41 5/12/4			
		14-12-14		Clvs Ti	
10. PROPERTY PASSING UNDER SETTLEMENT WHO OR TO RESETTLE, OR OVER WHICH DECEASE				ECLAIM	TOTAL.
	N I I.				
11. BENEFICIAL INTERESTS FROM ANNUITIES	PROVIDED BY DEC	CEASED.			TOTAL.
Pension from United Church	n of Canada	pavahla	e to		
Kiku Nomoto, widow of the beneficiary. Annually \$32	deceased as	s named			
September 12th, 1909. Car This pension does not form	pitalized vam part of the	alue \$57 he Estat	793.09.		
but is disclosed for Succe	ession Duty	purpose	es only.		

12. Other Property.				T	OTAL.
Household goods and furniture					
Pictures, plate and jewellery				20	0 00
Farming implements				20	0 00
Horses					
Horned cattle					
Sheep, swine, and other domestic animals and birds					
Farm produce of all kinds					
Stock-in-trade, including good-will of business					
Other personal property not before mentioned					
SUMMARY OF FOREGOING NUMBERED ITEMS.	WIT		WITHOUT	To	TAL.
(State values of parts within and without British Columbia.)	Colu			10	IAL.
Item 1					
Item 2					
Item 3	1524	09		1524.	09
Item 4	2422	39		2422	39
Item 5	798	03		798	03
Item 6					
Item 7					
Item 8					
Item 9					
Item 10					
Item 11					
Item 12	200	00			
Totals				4944	51
DETAILS OF DEBTS AND LIABILITIES FOR WHICH ALLOWANCE MAY BE MADE UNDER SECTION 3 OF "SUCCESSION DUTY ACT."					
Harron Bros. Ltd., Vancouver, B.C. Funeral expenses and cremation		A Alexandres			
Campbell, Brazier & Fisher, account re. application for committee of the estate	A CONTRACTOR OF THE PARTY OF TH	Series Constitution of the		195	00
B. C. Security Commission, account paid by them for hospital care of deceased Provincial Mental Hospital	Marchite Ciptocope	ALL CONTRACTOR OF THE PARTY OF			00 en
This is inventory "X" referred to in the Affidavit of Value and Relat	ionehin			39	60 15 75
of Samuel Moore	unamp	******		***********	

"Succession Duty Act" (British Columbia)

In the SUPREM	E COURT OF BRITISH COLUMBIA IN PROBATE
	spelled Kyichi, Kyvichi, Kywichi KYUICHI NOMOTO, whose first name is sometimes / Deceased
In the Matter of the Estate of	일 회장하는 사람들이 있는 것으로 이 전에 가는 것으로 있는데 보고 있는데 보고 있는데 보고 있는데 보고 있는데 보고 있는데 되었다. 그는데 보고 있는데 보고 있는데 보고 있는데 보고 있는데

N.B.—Relationship by mar	riage only must	be so stated.						
NAME.	Relation- ship.	Place of Domicile.	Place of Place of Residence Domicile. Place of Residence and Address. Date of Birth of Life Tenant and Annuitants.		Property Passing.	VALUE.		
Kiku Nomoto	Widow	Greenwood	[12] - P. H.		All	4518	76	
		B. C	B.C.					
	(ESTATE PA	AYABLE TO	CUSTODIAN OF ENE	MY ALIEN	PROPERTY)		
						1		

This is Inventory "Y" referred to in the affidavit of	of Value and Relationship
of Samuel Moore	
Sworn to at Vancouver, B. C.	on the 8th day of January 19.45
★ 5M-244-7944 (2)	A Commissioner, etc.