

GR-2202 BRITISH COLUMBIA. SUPREME COURT (Vancouver).
Probate files, 1941 - 1947.
P - 28116 to P - 36499.



# IN THE SUPREME COURT OF BRITISH COLUMBIA IN PROBATE

IN THE MATTER OF THE ESTATE OF SAITARO KAGEYAMA, DECEASED.

O THE HONOURABLE THE CHIEF JUSTICE AND JUDGES OF THE SUPREME COURT OF BRITISH COLUMBIA:

The Petition of SAMUEL ALFRED MOORE of 800 West Georgia Street, in the City of Vancouver, in the Province of British Columbia, Official Administrator for the County of Vancouver, HUMBLY SHEWETH:

- and County of Vancouver in the Province of British Columbia, and late of the Village of Tashme in the Province of British Columbia, Dentist, died in the said Village of Tashme in the County of Westminster in the Province of British Columbia, on the 3rd day of September, A. D., 1945.
- 2. THAT the said deceased died without having left any will, codicil or testamentary paper whatsoever and your Petitioner is the Official Administrator in and for the said County of Vancouver.
- 3. THAT the lawful heirs of the said deceased are his two brothers, namely, Shinichi Kageyama, 1419 Iwai, Okayama Shii, Japan, and Yenjiro Kageyama, 1419 Iwai, Okayama Shii, Japan.

YOUR PETITIONER THEREFORE HUMBLY 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, British Columbia, this 19th day of August, A. D. 1946.

PETITIONER

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## IN THE SUPREME COURT OF BRITISH COLUMBIA IN PROBATE

IN THE MATTER OF THE ESTATE OF SAITARO KAGEYAMA, DECEASED.



- I, SAMUEL ALFRED MOORE of 800 West Georgia Street, in the City of Vancouver, County of Vancouver, in the Province of British Columbia, Official Administrator, MAKE OATH AND SAY:-
- of Vancouver in the Province of British Columbia, and late of the Village of Tashme in the Province of British Columbia, Dentist, died in the Village of Tashme in the County of Westminster in the Province of British Columbia, on the 3rd day of September, A. D. 1945.
- 2. THAT the said deceased left him surviving two brothers, namely, Shinichi Kageyama and Yenjiro Kageyama, both of 1419 Iwai, Okayama Shii, Japan.
- 3. THAT the said deceased at the time of his death was domiciled in the Province of British Columbia, and was a Japanese National.
- 4. THAT I will administer according to law all the estate which by law devolves to and vests in the personal representative of the said deceased.
- 5. THAT I will exhibit a true and perfect inventory of the said estate and render a just and true account thereof whenever required by law so to do, and the gross value of the said estate amounts to \$9512.42 and no more, to the best of my knowledge, information and belief.
  - 6. THAT I have caused diligent and careful

search to be made in depositories and places where the said deceased usually kept his papers of moment and concern, in order to ascertain whether he had or had not left any Will, and I lastly make oath and say that I verily believe that the said deceased died without having left any will, codicil, or testamentary paper whatsoever.

Paux auvor

SWORN BEFORE ME at the City of Vancouver, in the Province of British Columbia, this 19th day of August, A. D. 1946.

Leslie & Ford

A DOMMISSIONER FOR TAKING AFFI-DAVITS WITHIN BRITISH COLUMBIA.

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IN THE MATTER OF THE ESTATE OF SAITARO KAGEYAMA, DECEASED.

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MAITLAND, MAITLAND & HUTCHESON

## IN THE SUPREME COURT OF BRITISH COLUMBIA IN PROBATE



IN THE MATTER OF THE ESTATE OF SAITARO KAGEYAMA, DECEASED.

I HEREBY APPOINT Judy, the day of September, A. D. 1946, at the hour of/ Joo'clock in the four noon, and my office in the Court House, Vancouver, SEP 4-1946 British Columbia, as the time and place for the taxation of

SEP 4 1946 British Columbia, as the time and place for the taxation of

DATED at Vancouver, British Columbia, this day of September, A. D. 1946.

ELE MAATHEF

DISTRICT REGISTRAR.



#### IN THE SUPREME DOURT OF BRITISH COLUMBIA IN PROBATE

IN THE MATTER OF THE ESTATE OF SAITARO KAGEYAMA, DECEASED.

#### BILL OF COSTS

1946			\$		3	
Aug.	1	Attg. Official Administrator and received instructions for administration of estate		5.00	•	
	2	Drawing Petition, 4 folios		1.20	/	
		Сору		.60	-	
		Instructions for Affidavit		1.50	-	
		Drawing Affidavit, 5 folios		1.50	-	
		Copy		.75	-	
		Instructions for Affidavit of Value and Relationship, Inventories "X" and "Y"		1.50		
	6	Drawing Affidavit of Value and Relationship, 7 folios		2.10	/	
		2 copies		2.10	_	
		Drawing Inventory "X", 7 folios		2.10	•	
		4 copies		4.20	/	
		Drawing Inventory "Y", 2 folios		.60	/	
		3 copies		.90	/	
		Counsel fee revising Petition and Affidavit				10.00/
		Preparing Inventories "X" and "Y" as Exhibits, in duplicate		1.00		
		Attg. to have Affidavit of Value and Relationship in duplicate sworn and paid		1.50		1.00
		Paid marking 4 exhibits				1.00
		Drawing Dominion Succession Duty forms, and statement of Debts, 9 folios		2.70	•	
		2 copies		2.70	,	
		CARRIED FORWARD	\$3	1.95		\$12.00

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B B	•	DEC.D		TAX			E HUTCHES
8. G. C. 27-47	R OF THE	SAITARO KAGEYAMA,	Counselle Si Section to District to	AND APPOINTMENT TO T	를 주었습니다		MATTLAND, MATTLAND &
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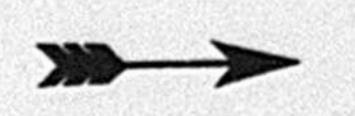
1:00

NO

35547

ADDRESS OFFICIAL COMMUNICATIONS TO DIRECTOR DIVISION OF VITAL STATISTICS PARLIAMENT BUILDINGS VICTORIA, B.C.





OUR FILE 131.03-4

IN YOUR REPLY REFER TO

YOUR FILE .....

PROVINCIAL BOARD OF HEALTH

DIVISION OF VITAL STATISTICS

July 22, 1946



Mr. Samuel A. Moore Official Administrator Court-house Vancouver, B. C.

Dear Sir:

Complying with your request, search of the records of this Division has failed to reveal any notice having been filed under the provisions of Section 34 of the "Wills Act" of the will (or codicil) of SATTARO KAGEYAMA.

The fee for this search amounts to 50¢ received.

Yours truly,

DIVISION OF VITAL STATISTICS

EH

ENTERED ON CHAMBER LINE



### IN THE SUPREME COURT.

IN PROBATE

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IN THE MATTER OF THE ESTATE OF SAITARO KAGEYAMA, DECEASED

REQUIRED Letters of Administration

Dated this

day of

August

. 1946

Solicitor for Petitioner

IN THE SUPREME COURT.

3n Probate

SEP 6 = 1946 In the marter of the Estate of Sailors Kazeyama Plaintiff,

Defendant:

-REQUIRED

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## SCHEDULE A.

Affidavit of Value and Relationship (This affidavit is to be made by the applicant, or one of the applicants, applying for letters).

#### "Succession Duty Act" British Columbia

(Sections 12, 13, 31, 32)

SUPREME COURT OF BRITISH COLUMBIA

, deceased, In the Matter of the Estate of SAITARO KAGEYAMA I/WEX, SAMUEL ALFRED MOORE, of 800 West Georgia Street in the City of Vancouver, County of Vancouver, in the Province of British Columbia, Official Administrator, , make oath and say:-

for letters of Administration the applicant

to the estate of

SAITARO KAGEYAMA

, who died on or about

3rd the

day of

September , A.D. 1945, domiciled in British Columbia.

The state of the s

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

SAITARO KAGEYAMA be granted to the estate of the said

by the said Court.

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

That I have, according to the best of my knowledge, information, and belief, set forth in the Inventory herewith exhibited, marked "X", a full, true and particular account of all the real and or of which the said SAITARO KAGEYAMA personal estate of the said

was possessed, or to which, he was entitled at SAITARO KAGEYAMA death, and of all other property, income, and interests required by the form of the the time of his 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 \$ 9,512.42.

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 hisleath, 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

KAGEYAMA

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 him 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 SAITARO

KAGEYAMA 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 SAITARO

KAGEYAMA was not, to the best ofmy knowledge, information, and belief, at the time of h is 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 his death, or made or intended to take effect in possession or enjoyment after his 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 his 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 him 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 self and any person jointly any property to which he 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 his 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 his 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.

knowledge, information, and belief, no annuity, policy of insurance, That, to the best of my 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.

have in the Inventories respectively marked "X" and "Y", hereto annexed, set forth That I 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 can ascertain them, deceased, their places of domicile and residence and their addresses so far as I and the nature and value of the property passing to each of these persons respectively.

Paceauvor

Sworn before me at Vancouver of Columbia in the Province

A Commissioner for taking affidavits within British Columbia.

August

Dated

In the matter of the Estate o

SAITARO KAGEYAMA, DECEASED

DECEASED

# WHILE THE

OF VALUE AND RELATIONSHIP

Clarke & Stuart Co. Ltd., Law Printers and Stationers Vancouver, B.C. MAI TLAND. MAI TLAND & HUTCHESON

#### INVENTORY X.

#### "SUCCESSION DUTY ACT" (BRITISH COLUMBIA)

I matter o	of the Estate o	ſS.	ATTARO KAGEYAMA	, Decease
(Gi	ve full value o	f property, settin	REAL ESTATE g out encumbrances (if any) in detail, separately)	TOTAL
			NIL	
				See Hill
			OMBILION DES 2010M YMORRIMONI CECA 21	110 NO NO
			AND SOUTH ON THE STREET	

MONEYS SECURED BY MORTGAGE OR AGREEMENT OF SALE	PRINCIPAL	INTEREST	TOTAL
NIL			

3. CASH AND GROSS AMOUNT OF LIFE INSURANCE, INCLUDING INSURANCE MONEYS PAYABLE TO A NAMED BENEFICIARY	PRINCIPAL	INTEREST	Тот	AL .
Cash Credit Balance held by Custodian Bank of Montreal, Main & Hastings Sta Branch, Savings Acct. No. 1121	70.00 379,42 8746.53		70 379 8746	
	9195.95		9195	.95

BOOK DEBTS AND PROMISSORY NOTES, ETC., INCLUDING INTEREST TO DATE OF DEATH	PRINCIPAL	INTEREST	TOTAL
NIL			

form 94A. (Continuation Sheet)	e & Stuart Co. Ltd., Law		
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.)	PRINCIPAL	INTEREST	TOTAL
The following Bonds are held in safe-keeping by the Bank of Montreal, Main & Hastings Sts. Branch:			
1-\$100.00 Dom. of Canada Second War Loan Bond due Oct. 1, 1952, Registered Bond, Int. 3%, No. K1-A89657 at \$104.10:-	104.10	1.28	105 38
1-\$100.00 Dom. of Canada First Victory Loan Bond due June 15, 1951, Int. 3%, Bearer Bond No. K4-A289245 at \$105.65	105.65	. 66	106.31
1-\$100.00 Dom. of Canada Second Victory Loan Bond due Mar. 1, 1954, Int. 3%, Bearer Bond No. K8-A890444 at \$104.75	104.75	.03	104.78
	\$314.50	1.97	316 47

6.	PROPERTY OR INCOME TRANSFERRED IN CONTEMPLATION OF DEATH	TOTAL
	NIL	

PROPERTY TRAN	ISFERRED AS A DON	ATIO MORTIS CAUSA OR GI	FT INTER VI	vos	TOTAL	
	NIL					
					TOTAL	
REAL PROPERTY	Y VESTED IN DECEA	SED AND ANOTHER PERSO				
	NIL					
9. PERSONAL PRO	PERTY VESTED IN I	DECEASED AND ANOTHER	PRINCIPAL	INTEREST	Tor	<b>^</b>
		DECEASED AND ANOTHER	PRINCIPAL	INTEREST	Tor	<b>^</b>
		DECEASED AND ANOTHER TLY		INTEREST	Tor	~
				INTEREST	Tor	
				INTEREST	Tor	
				INTEREST	Tor	
				INTEREST	Tor	
				INTEREST	Тот	
				INTEREST	Total	
9. PERSONAL PROI				INTEREST	Tor	

O. PROPERTY PARIGHT TO	ASSING UNDER SETTLEMENT WHEREBY O RECLAIM OR TO RESETTLE, OR OVER V HAD POWER OF APPOINTMENT	WHICH DECEASED	Total
	Nil		

11. BENEFICIAL INTERESTS FRO	M ANNUITIES PROVIDED BY DECEASED	Тотл	L (muli
Ni	.1		

2. OTHER PROPE	ERTY	TOTAL
Household goods and furniture	Nil	
Pictures, plate, and jewellery	Nil	
Farming implements	Nil	
Horses	Nil	
Horned cattle	Nil	
Sheep, swine, and other domestic animals and birds	Nil	
Farm produce of all kinds	Nil	
Stock-in-trade, including good-will of business	Nil	
Other personal property not before mentioned	Nil	

	IARY OF FOREGOING NUMBERED ITEMS dues of parts within and without British Columbia)	WITHIN BRITISH COLUMBIA	WITHOUT BRITISH COLUMBIA	TOTAL
Item 1	NIL			
Item 2	NIL			
Item 3		9195.95		
Item 4	NIL			9195.98
Item 5		316.47		
Item 6	NIL			316.47
Item 7	NIL.			
Item 8	NIL			
Item 9	NIL.			
Item 10	NIL			
Item 11	NIL :			
Item 12	NIL			
	TOTALS	9512.42		
No Knov	vn dehts.			
No Knov	(Local cremation, no expense to estate involved)			
No Knov	(Local cremation, no expense to estate involved)			
No Know	(Local cremation, no expense to estate involved)			
No Knov	(Local cremation, no expense to estate involved)	577		
No Knov	(Local cremation, no expense to estate involved)	577		
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	(Local cremation, no expense to estate involved)			
	(Local cremation, no expense to estate involved)			

INVENTORY Y.

An the	CTTDD'ENTE	COTTOM	OTT	BRITTISH	COLUMBIA
am the	SUPREME	COOKT		trabana.antraa.	

#### "SUCCESSION DUTY ACT" (BRITISH COLUMBIA)

N.B.—Relationship	by marriage or			Date of Birth	PROPERTY	
NAME .	RELATIONSHIP	PLACE OF DOMICILE	PLACE OF RESIDENCE AND ADDRESS	Date of Birth of Life Tenants and Annuitants	PASSING	VALUE
Shinichi Kageyama	Brother	Japan	1419 Iwai, Okayama Shii		1/2	\$4756.21
Yenjiro Kageyama	Brother	Japan	1419 Iwai, Okayama Shii		1/2	4756.21
						\$9512.

This is Inventory "Y" referred to in the affidavit of Value and	Relationship	
of SAMUEL ALFRED MOORE	<i>f</i>	
SWORN to at Vancouver, B. C., on the //1	day of August	A.D. 194.6.

A Commissioner for taking affidavits within British Columbia.