IN THE DISTRICT COURT OF LEA COUNTY

STATE OF NEW MEXICO.CT

IN THE MATTER OF THE ESTATE () OF GENE A. SNOW, DECEASED)

Probate No. <u>P77. 148</u>

PETITION FOR FORMAL PROBATE OF WILL AND APPOINTMENT OF PERSONAL REPRESENTATIVE

The applicant. Nona Snow, state: upon oath:

- 1. Applicant is the surviving widow of Gene A. Snow and is, therefore, an interested person, and her address is 606 South 13th Street, Lovington, New Mexico 88260.
- 2. Gene A. Snow, age 48 years, a resident of Lovington, Lea County, New Mexico, died December 16, 1977, and the names and addresses of the spouse, children and legatees of the decedent are as follows:

NAME	RELATIONSHIP	ADDRESS
None Snow	Widow	606 South 13th Street Lovington, New Mexico 88260
Samuel L. Snow	Son	110 South 7th Street Lovingtou, New Mexico 88260
Daniel W. Snow	Son	606 South 13th Street Lovington, New Mexico 88260
John Mark Snow	Son	606 South 13th Street Lovington, New Mexico 88260

That the said John Mark Snow is a minor, age 15 years, who was born July 23, 1962, and all of the other persons above named are over the age of 18 years and are fully competent. That the said Gene A. Snow was not survived by any other child or children, and there are no other persons who would have taken had the decedent died intestate, and that the said Gene A. Snow had no heir by adoption.

3. That the said Genc A. Snow left a Last Will and

Testament dated October 7, 1968, and said Will is filed with this Petition and the same is offered for probate as the valid Last Will and Testament of Gene A. Snow, deceased.

- 4. Applicant states that the Will was validly executed and was not revoked during the lifetime of the decedent. Applicant requests a judicial Order, after notice of hearing, determining that said Will is the Last Will and Testament of Gene A. Snow, deceased, and determining the heirs of said decedent and the persons entitled to his estate, and that the Court lix a time and place or hearing. Applicant knows of no written demand for notice of these proceedings.
- 5. That applicant is named as Executrix, or Personal Representative, to serve as such without bond, and is entitled to be appointed Personal Representative.

WHEREFORE, applicant prays that the Court fix a time and place of nearing this Petition and that Notice be given to all interested persons, as provided by the laws of this State; and, after such Notice and hearing, the Court enter an official Order admitting to probate the said Last Will and Testament above described; and the Court enter an Order judicially determining the heirs of the decedent; that applicant be formally appointed as Personal Representative of this estate, without bond; and that Letters Testamentary be issued to the applicant.

None Snow, Applicant

WATSON & WATSON

Attorneys for Applicant,

P. O. Drawer E,

Artesia, New Mexico 88210.

SNOW Exhibit 2 CASE No. 14129 Page 2 of 2 Pages