

Estate of Avis W. Loper, then, and in that event, no fees shall be paid to said Attorneys.

In the event said case is appealed to the Supreme Court by plaintiff or by the defendants, said Attorneys shall advance one-third of all costs chargeable to said Clients, including the taking of testimony in the hearing of said matter before Judge McGowan. If said Attorneys are successful in sustaining said will and any fees or commissions are charged by John A. Henry as Administrator of said Estate, said Attorneys shall pay such fees or commissions from their fee as hereinabove set out. And said Attorneys hereby accept said employment and hereby agree to render such services upon the terms and conditions as above set out.

WITNESS our hands and seals this the 27th. day of June, 1956.

Superna S. Pyle
James L. Pyle

Monte E. Whitaker
Lies H. Harris
Clients
[Signature]
C. Victor Pyle
Attorneys

It is understood and agreed that all debts of the estate are to be paid before any fee shall be computed.

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