

IN THE SUPREME COURT OF THE STATE OF NEVADA

No. 34814

IN THE MATTER OF THE ESTATE OF
ALBERT HOVANEC, AN ADULT WARD.

MAGGIE HOVANEC,

Appellant,

vs.

JARED SCHAFFER, AS PUBLIC GUARDIAN
OF ALBERT HOVANEC,

Respondent.

FILED

MAR 15 2000

JANETTE M. BLOOM
CLERK OF SUPREME COURT
BY *J. Bloom*
CHIEF DEPUTY CLERK

ORDER DISMISSING APPEAL

This is a proper person appeal from a district court order approving a first and final account, report of guardian, and petition for fees, termination and discharge, and an order of final discharge of the guardianship of Albert Hovanec, an adult ward.

In January 1999, the district court established a guardianship of Albert Hovanec, and appointed the Public Guardian as Hovanec's guardian. On May 29, 1999, Albert Hovanec died. Shortly thereafter, the Public Guardian filed a first and final account, report of guardian, and petition for fees. The district court conducted a hearing, at which appellant Maggie Hovanec was present and initially objected to the first and final account, report of guardian, and petition for fees, but later withdrew her objection. On August 11, 1999, the district court entered an order approving the first and final account, report of guardian, and the petition for fees, termination, and discharge of the guardian. The district court entered an order of final discharge of the guardian on August 26, 1999. Maggie Hovanec filed the instant proper person appeal from the district court orders.

Based upon our review of the record on appeal, we conclude that this appeal is without merit. While appellant initially objected at the hearing to the account, report and petition for fees, she subsequently withdrew her objection. See NRS 159.181(1) (at the hearing on the account of the guardian, the court may enter an order allowing and confirming the account if there are no objections or the court overrules such objections). Accordingly, as we find no merit to this appeal, we

ORDER this appeal dismissed.¹

<u>Young</u> Young	J.
<u>Agosti</u> Agosti	J.
<u>Leavitt</u> Leavitt	J.

cc: Hon. William O. Voy, District Judge
Goldsmith & Guymon
Maggie Hovanec
Clark County Clerk

¹Although appellant has not been granted permission to file documents in this matter in proper person, see NRAP 46(b), we have received and considered appellant's proper person documents. We conclude that the relief requested is not warranted.