The court incorporates by reference in this paragraph and adopts as the findings and orders of this court the document set forth below. This document was signed electronically at the time and date indicated, which may be materially different from its entry on the record.



Dated: 01:40 PM April 5, 2016

Russ Kendig United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT

#### NITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

	) MEMORANDUM OF OPINION ) (NOT FOR PUBLICATION)
Debtor.	) JUDGE RUSS KENDIG
MONROE L. BEACHY,	) CASE NO. 10-62857
IN RE:	) CHAPTER 7

Now before the court is the Amended Petition for Release of Unclaimed Funds filed by Abe O. Troyer. The court has jurisdiction of this case and matter pursuant to 28 U.S.C. § 1334 and 28 U.S.C. § 157. Venue in this district is appropriate under 11 U.S.C. § 1409.

This opinion is not intended for publication or citation. The availability of this opinion, in electronic or printed form, is not the result of a direct submission by the court.

#### **FACTS**

Debtor operated A & M Investments, an investment company located in Ohio's Amish community. His activities would later be described as an Amish Ponzi scheme. Abe O. Troyer and Katie Troyer were victims who invested funds with A & M Investments.

Debtor filed bankruptcy on June 30, 2010. On January 18, 2011, Mr. Troyer filed a

claim (#934-1) in Debtor's bankruptcy case for \$11,824.71. Attached to the claim is a copy of a record from A & M Investments dated April 1, 2010 that shows the account was in the name "Abe and Katie Troyer." The claim amount corresponds to a "total investment" figure contained in the account statement. No objections to the claim were filed.

The chapter 7 trustee issued a check in the amount of \$2,002.98 to Abe and Katie Troyer which was never negotiated, resulting in its deposit into the unclaimed funds registry. Abe Troyer now seeks to recover those funds. The issue for the court is that Mr. Troyer submitted a death certificate for Katie Troyer indicating she passed away in 2009, before the bankruptcy case and claim were filed.

#### **DISCUSSION**

Section 347 of the bankruptcy code establishes a deadline and a procedure for a trustee under chapters 7, 12 and 13 to deposit uncashed checks into the court's unclaimed funds account. Recovery is governed by 28 U.S.C. § 2041, et seq. To aid in recovery, the Bankruptcy Court for the Northern District of Ohio adopted Local Bankruptcy Rule 3011-1. The standardized forms adopted therein allow a claimant to demonstrate his/her entitlement to unclaimed funds.

Mr. Troyer, individually, is attempting to recover funds held in the name of Abe and Katie Troyer jointly. Unfortunately, the record before the court does not establish his right to the entirety of the funds. Based on the present record, the court must conclude that the funds were held jointly, without right of survivorship, in equal shares, by Abe and Katie Troyer. <u>Wright v. Bloom</u>, 69 Ohio St.3d 596, 607 (Ohio Sup. Ct. 1994); <u>Lewis v. KeyBank</u>, 2003 WL 99621 (Ohio Ct. App. 6<sup>th</sup> Dist. 2003) (citing <u>Vaughan v. Union Bank & Sav. Co. (In re Grieger)</u>, 172 B.R. 222, 225 (Bankr. N.D. Ohio 1994)); <u>In re Lowe</u>, 2003 WL 22966855 (Ohio Ct. App. 5<sup>th</sup> Dist. 2003). Consequently, Mr. Troyer is entitled to, at most, half, while the estate of Mrs. Troyer is entitled to the remaining half, and the court cannot release the claim solely to Mr. Troyer.

Mr. Troyer may be entitled to the funds based on proof that he is Mrs. Troyer's legal heir. Generally this requires proof from a probate court or a will, and papers from a probate court would control. Alternatively, if Mr. Troyer could show that the funds were held jointly with a right of survivorship, or overcome the presumption that the joint funds were held in equal shares, or demonstrate that he is entitled to the funds under Ohio's statute of descent and distribution, O.R.C. § 2105.06, he may be entitled to the entire claim.

Under this backdrop, the court finds that Mr. Troyer has three alternatives for pursuing recovery of the funds. First, he can retain an attorney who understands this matter to represent him. Second, Mr. Troyer can contact the court and arrange a time to appear in court and testify on these matters, which will involve answering questions similar to those presented in Exhibit A. Third, Mr. Troyer can complete Exhibit A and file it with the court. Based on his answers, the court will determine if it can release the funds to Mr. Troyer without additional action.

The court will also issue an order in conjunction with this opinion.

# # #

#### Service List:

Abe O. Troyer 31353 SR 643 Fresno, OH 43824

Anne Piero Silagy, Esq 1225 South Main St Suite 1 North Canton, OH 44720

United States Trustee Office of the U.S. Trustee H.M. Metzenbaum U.S. Courthouse 201 Superior Ave. Suite 441 Cleveland, OH 44114

# **EXHIBIT** A

### UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

IN RE:	) CHAPTER 7
MONROE L. BEACHY,	) ) CASE NO. 10-62857
Debtor.	) ) JUDGE RUSS KENDIG )

## **AFFIDAVIT OF ABE O. TROYER**

State of Ohio County of \_\_\_\_\_\_, ss:

Before me, the undersigned notary, personally came Abe O. Troyer, who being duly sworn or affirmed by me according to law, deposes and says:

1. My late wife, Katie Troyer, DID DID NOT (circle one) have a will.

If Katie Troyer did have a will, I will provide a copy of it to the court when I file this affidavit.

2. A probate estate WAS WAS NOT (circle one) opened for Katie Troyer following her death.

If an estate was opened, I will provide a copy of the will and the letters of appointment filed with the probate court to the bankruptcy court when I filed this affidavit.

- 3. The funds deposited into the A & M Investment account funds WERE WERE NOT (circle one) solely earned by Abe O. Troyer.
- 4. The funds deposited into the A & M Investment account DID INCLUDE DID NOT INCLUDE (circle one) any personal earnings, income, or other money of Katie Troyer.

5.	Please briefly describe the source of the funds deposited into the A & M Invest	ment
	account.	

	I DO DO NOT (circle one) have any documentation from A & M Investments or Monroe Beachy that shows that the account was joint with a right of survivorship.
	I will provide any documentation I have from A & M Investments or Monroe Beachy that describes whether the account was joint or joint with right of survivorship to the court when I file this affidavit.
7.	I married Katie Troyer on (date of marriage).
	We were married for years.
8.	To the best of my knowledge, Katie Troyer had (number) of biological or adopted children (number) of these children are also my biological or adopted children.
9.	When she died, (number) of Katie Troyer's biological and adopted children were living. When she died, (number) of children were under the age of eighteen (18) years of age.
10.	Please provide any additional information that may be relevant to the above questions:
urther	r affiant says naught.
	ure of affiant:

Subscribed and sworn or affirmed to before me, \_\_\_\_\_, on this \_\_\_\_\_, on this \_\_\_\_\_, 2016.

NOTARY PUBLIC

MY COMMISSION EXPIRES: