



[Carver County Probate Court:
Probate case files and index](#)

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PRINTER'S AFFIDAVIT.

Herald Print, Chaska.

State of Minnesota, } ss.
County of Carver.

F. E. DuFort

being duly sworn says

that he is and during all the time hereinafter mentioned has been the printer and publisher of a weekly newspaper known as the Weekly Valley Herald, that said newspaper is a collection of reading matter in columns and sheet form, consisting of general and local news, comment and literary items, that during all the time for ten years last past the said newspaper has been and now is published in the English language, weekly, in the City of Chaska in Carver County, Minn., at an established office therein, equipped with the necessary materials and skilled workmen for printing the same, and that the said newspaper has been during all of said time and now is printed in part in said office in said city, where the same is dated, that said newspaper during all of said time has had and now has general circulation in said city and throughout the said Carver county, and during all of said time has consisted and now consists of not less than four pages of six columns to each page, each column not less than seventeen and three quarter inches long, that during all of said time there has been and now is published and delivered, weekly at each regular issue of said paper more than 240 complete copies of said paper to paying subscribers, that said paper is not substantially a duplicate of any other publication, and is not made up wholly of patents and plates and advertisements that the publisher of said paper did file with the County Auditor, of said county, on the 22d day of April, 1893, the affidavit provided for in Sec. 2, Chap. 33 of the General Laws of 1893, of the State of Minnesota. That the annexed printed notice of "Order for Hearing Proof of Will" hereto attached and made a part hereof, was cut from the columns of said newspaper and was published in said newspaper for three successive weeks, once in each week, that said notice was first published in said newspaper on Thursday the 21st Twenty-first day of July A. D. 1898 and was thereafter published in said newspaper on each and every succeeding Thursday, until and including Thursday the 4th day of August A. D. 1898 (3 insertions) and that during all of said period said newspaper was published on Thursday of each week.

F. E. DuFort

Subscribed and sworn to before me this 13th day of

August A. D. 1898.

Julius Schaler
Judge of Probate

#949

EST.

7-18-1898

First Pub July 21, 1898.

Order for Hearing Proof of Will

STATE OF MINNESOTA, County of Carver.—ss. In Probate Court, Special Term July 18th, 1898.

In the matter of the estate of Johan Herman Logering deceased.

Whereas, an instrument in writing, purporting to be the Last Will and Testament of Johan Herman Logering deceased, late of said County has been delivered to this Court, and

Whereas, Frank Gehlen of McLeod County, Minn., has filed therewith his petition, representing among other things that said Johan Herman Logering died in Singen, Germany on the 19th day of June 1898, testate, and that said petitioner is the sole Executor named in said Last Will and Testament, and praying that the said instrument may be admitted to probate, and that letters testamentary be to him the petitioner issued thereon.

It is Ordered, That the proofs of said instrument, and the said petition, be heard before this Court, at the Probate office in said County, on the 13th day of August A. D. 1898, at one o'clock in the afternoon, when all persons interested may appear for, or contest the probate of said instrument.

And it is Further Ordered, That notice of the time and place of said hearing be given to all persons interested, by publishing this order once in each week, for three successive weeks prior to said day of hearing, in the Valley Herald a weekly newspaper printed and published at Chaska, in said County.

Dated at Chaska the 18th day of July A. D. 1898.

By the Court,

JULIUS SCHALER,
Judge of Probate.

[Seal.]

Printers fees

4.55-

This is to Certify that I the sum
Signed have received from Wm. Sogering
The sum of Nine and $\frac{99}{100}$ (\$9 $\frac{99}{100}$) Which said
sum was received by me as my full
share out of the estate of my Father John
H. Sogering deceased and in compliance
with the terms and provisions of the
last will and testament of said John
H. Sogering my father wherein he has
bequeathed unto me the said amount
of \$9 $\frac{99}{100}$ and no more
Dated at St Paul Minn the 3^d day
of October 1904

Signed in presence of

Charles H. Hipp
H. H. Kumpfleber

John Hipp
Guardian.
Administrator of
William Sogering

This is to certify that I the undersigned
have received from Aug. Loegering the sum of
Nine and ²²/₁₀₀ (\$9.²²/₁₀₀) which said sum was
received by me as my full share out of the estate
of my father deceased and in compliance with
the terms and provisions of the last will and
testament of said John H. Loegering my father
wherein he has bequeathed unto me the said
amount of Nine and ²²/₁₀₀ (\$9.²²/₁₀₀) Dollars and
no more.

Witnessed at Plano, this 5th day of Oct 1904

Witnessed
Conrad B. Loegering

W. C. Loegering

This is to Certify That the under
signed has Received from August
Loegering the sum of Nine and ⁹²/₁₀₀
(\$9.92) Dollars What said sum
was Received by me as my full share
out of the estate of my father John H
Loegering deceased as in compliance
with the Terms and provisions of
the last will and Testament of said
John H Bern Loegering my father where
in he has bequeathed unto me the
said amount of \$ 9.92 and no more
Dated at St Paul Minn the 3^d day of
Oct 1904

Witness my hand and seal of C. L. Loegering

H. A. Eitz.

M. B. Nicolay

This is to Certify that I the undersigned
have received from Aug. Loegering the sum of
Nine and $\frac{22}{100}$ (\$9 $\frac{22}{100}$) Dollars which said sum
was Received by me as my full share out of
the estate of my father John & Loegering
deceased and in Compliance with the terms
and provisions of the last will and testament
of said John & Loegering my father, wherein
he has bequeathed unto me the said sum
or amount of Nine and $\frac{22}{100}$ (\$9 $\frac{22}{100}$) Dollars and no more
Dated at Willow River Minn the 4th day of
October 1904

Signed in presence of

Frank Erickson

S. G. Hoburg

Conrad E. Loegering

This is to Certify That I the under-
Signed have received from Aug Logering
The sum of One thousand five hundred
(\$1500⁰⁰) Dollars which sum was
Received by me as my full share out
of the estate of my Father John H. Logering
deceased and in compliance with the
Terms and provisions of the last will
and Testament of said John H. Logering
my Father wherein he has bequeathed
unto me the said amount of \$1500⁰⁰
and no more

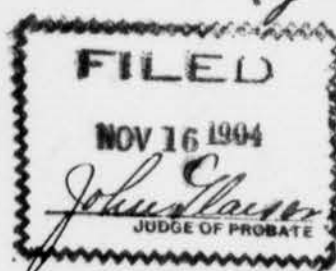
Dated at Long Prairie Minn this 27 day
of October 1904

Signed in presence of

Wm Alfs
Elisabeth Alfs.

Frank Logering

Receipts of
Frank Loggins
Clarence Loggins
Helfred Loggins
Conrad Loggins
and Guardians of
William Loggins



Received of Frank Gehlen as Executor of
the estate of Johann Herman Soegering late of the
County of Carver and State of Minnesota - Deceased -
for and in my capacity as Executor of the estate of
Catharine Soegering the widow (now deceased) of the
testator all the personal estate as described on
the Inventory, such as live stock farming implements
wheat etc and appraised at \$1418.⁰⁰) also cash
paid to me for her the sum of \$387.45 —
to which sum said Widow being entitled to receive
as heir at law, under the last Will and Testament
of said Johann Herman Soegering her Husband. Deceased
And I hereby acknowledge full and complete receipt
and payment of the same -
Dated at Chaska this 17 day of March — 1899
Signed and delivered
in the presence of
John F. Engler } John H. Hipp
J. Schaler }

No. 949

Receipt of John Hipp
Executor

In the matter of the
Estate J. H. Gregering
Deceased

Filed March 17/99

John F. Engler
Judge of Probate

GENERAL INVENTORY.

State of Minnesota,
County of *Leaver*

ss.

In Probate Court.

In the Matter of the Estate of

Johan Herman Soegering Deceased.

A true Inventory of all the Real Estate and of all the goods, chattels, rights and credits
of *Johan Herman Soegering* Deceased,
which have come to the possession or knowledge of the undersigned.

- *Frank Gehlen, Executor* of the said estate:

1. All the Real Estate,

APPRAISED VALUE

The South East quarter $\frac{1}{4}$ of Section
Twenty nine (29), Township one hundred
and sixteen (116) of Range Twenty five
(25), containing one hundred and
sixty Acres of Land.

\$5600 —

Also —

Lots W¹/₂ Four (4) and Five (5) of Section
Twenty Nine (29) Township one hundred and
sixteen (116) of Range Twenty five (25)
containing 81¹⁰ acres of Land more
or less.

— \$1265

Also, a strip of Land in the N. E. corner
of S. W. $\frac{1}{4}$ same Section Twenty nine —
commencing at the N. E. corner of said
S. W. $\frac{1}{4}$, thence South three (3) Rods —
thence North westerly to a point on the
north line of said S. W. $\frac{1}{4}$, which point bears
West three rods from said N. E. corner —
thence East three (3) rods to place of beginning —
being in N. E. $\frac{1}{4}$ of S. W. $\frac{1}{4}$ Sect. 29 T. 116 R. 25;
Also a piece of Land being $\frac{1}{2}$ two rods in
width commencing at a point on the North line
of S. W. $\frac{1}{4}$ — twenty rods East from the N. W.
corner of S. W. $\frac{1}{4}$ of S. W. $\frac{1}{4}$, Sect. 29, T. 116, R. 25, thence
in a south westerly direction around a slough

to a point on the West side of said S. W. $\frac{1}{4}$ of S. W. $\frac{1}{4}$
which point bears South 39 rods from said North west corner of S. W. $\frac{1}{4}$ of S. W. $\frac{1}{4}$
and being 2 rods wide for road purposes. Subject however to the occupation of above land

25

6890

to the parties of the first part until October 1st 1885. Total Value \$ 6890.

NO.

PERSONAL PROPERTY.

APPRAISED VALUE

2. All the Furniture and Household Goods,

consisting of Beds Bedding And all house
hold furniture & fixtures

75-

9.75-

3. All Wearing Apparel and Ornaments,

4. All Stock in Banks and other Corporations,

Farmers Bank Wacovia Minn
Bank of Norwood, Norwood Minn

\$ 500

\$ 400

\$ 900 -

5. All Mortgages, Bonds, Notes and other Written Evidence of Debt,

One Mortgage - Chas. F. Gastrow and Wife
To A. Logering, assigned to Hermann
Logering - bal - due on same,
lying on S. 1/2 of S. W. 1/4 of Sect, 34, T129, Range 33.

300.

One note - John Lehrke - - - - 1000
" " Theodore Luken & sons - - - - 250
" " William G. Buegent & sons - - - - 200
" " Frank Logering - - - - 190
" " John Hankle - - - - 100
" " John Hipp - - - - 150
" " Hubert Dols - - - - 300
" " Joseph Schneider - - - - 50
" " Anna J. Dols & sons - - - - 800
" " Henry Schlechter - - - - 300
" " Henry Witz - - - - 125
" " Anton Schaeffer & wife - - - - 100

\$ 2965

6. All other Personal Property,

4.	Horses	120
1	Colts	10
26	Cows	520
3	Heifers	15
5	Calves	3
20	Hogs	40
	All farm implements and machinery	75
	Grain in stacks.	500
	Hay & feed.	60

Grain to seedling by shell

\$1343
25
1418

Dated at Wacoma this 19th day of August 1898

Dr. Gehlen

Executor

of

J. H. Ingering

Deceased.

We, the Undersigned Appraisers Do hereby certify that, pursuant to the annexed warrant to us directed, we have appraised all the property described and mentioned in the above inventory, which has been to us exhibited, setting down opposite to each item in said inventory, in figures, the value thereof in money, as by us determined.

Witness our hands, this 19th day of August A. D. 1898

Anton Ed Kaefer
John Schike

Appraisers.

State of Minnesota,

County of Marner

ss.

Frank Gehlen

being duly sworn, on oath says that he is the, Executor of the estate

of Johan Herman Loyerung late of said County, deceased, and that

the foregoing is a just and true inventory of all the real estate, and of all the goods, chattels, rights

and credits belonging to the said Johan Herman Loyerung

deceased, which have come to his possession or knowledge, and that upon diligent inquiry he has not

been able to discover any other property or estate belonging to the estate of said

Johan Herman Loyerung deceased.

Subscribed and sworn to before me, this

19 day of August 1898

Geo. Moore Notary,
Judge of Probate.



No. 949
IN PROBATE COURT,
County of Marner
In the Matter of the Estate of
J. H. Loyerung Deceased.

GENERAL INVENTORY.

Filed and approved this 24
day of Aug, 1898
Jul. Schick
Judge of Probate.

2-1-97. 1/2M. Brown, Tracy & Co., St. Paul.

State of Minnesota,
County of *Lower*

SS.

In Probate Court.

In the Matter of the Estate of
Johann Herman Logeving
Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The Petition of *Frank B. Gehlen* Administrator.....of
said *Johann Herman Logeving* deceased, respectfully represents that said estate
has been fully administered, as will appear by the final account of *said* administration
filed with this Court.

Your petitioner would therefore pray that an order be made fixing a time and place in which
this Court will examine, settle and allow said final account, and for the assignment of the residue of
said estate and parties entitled thereto, by law.

Dated at *Chaska*.....this *20th*
day of *February*.....A. D. 1899.

Fr. Gehlen.

State of Minnesota,
County of *Lower*

SS.

Frank B. Gehlen

the person who made the foregoing petition, being duly sworn, says that the same is true to his own
knowledge, except as to those matters stated on his information and belief, and as to those matters
that he believed them to be true.

Subscribed and sworn to before me, this

20th day of *February* 1899.

John F. Engler
Judge of Probate.

Fr. Gehlen.

Hearing March 17th 1899 at 11 o'clock a.m.

The Credit		\$	
1898	Aug 13, Paid to J. Schaler - sundry papers made	1 50	
	" " P. E. Du Toit 2 legal notices	8 50	
" 19	" " John Schorke	1 50	
	" " Ed. Kaeder	3. 50	
	" " G. Mock	45	
	" " Schaler copy of Will	1 00	
	Administr. expenses. Tripp to Waconia	1 22	
	" " " " Chaska	1 02	
	" " " Postage Stamps	10	
	" " " recorders fees	3 90	
	" " " Collecting Notes and		
Dec. 26	" " " To Chaska	95	
1899	Febr 17	" " " Waconia	1 24
	" 20	" " " Chaska hearing	1 74.
	Paid Stuehl Rent Waconia Church	3 25.	
	" Membership fees to Cologne "	23 00	
	" Subscription Valley Herald	1 00	
	Claim allowed to C. F. Loeyerling 129 47	75 00.	
Mar 17	Notice Examining acc. in Herald	3 00	
	Taxes for 1898 on Real Estate	39. 78	
	" " " " Personal "	15. 13.	
	Executor extra going from Chaska	2. 00	
	Probate Copies e. c. t.	6. 10.	
	Recorders fees	3. 00	
Total -		\$198. 38	
Total Receipts		\$4072. 81	
" Disbursements		198. 38	
In hands of Executor		\$ 3874. 43	
Dated at Chaska Minn. this 17 th day of March 1899.			
Dr. Gehlen.			

Executor

Final Account of Administrator

State of Minnesota }
 County of Carver } In Probate Court -
 In the matter of the Estate of John H. Zoegering - Deceased -
Said Estate in Account with Frank Gehlen - Executor

1898	Debit	\$
Aug 19	To Personal Estate as per Inventory given to Widow as per Will (appraised)	14.18 00
Aug 19	To other personal estate as per Inventory	3865.00
until Feb 20 1899	of Norwood Bank Intr. received	1 50
"	Theo. Loken " "	20 00
"	Hubert Dals " "	9 00
"	John Schorka " "	7 00
"	Anton Schaelegg " "	7. 00
"	Chas. Jastron " "	14.00
"	H ^m Borgard " "	16 00
"	Bank of Waconia " "	7 00
"	Jos. Schneider " "	3 50
"	John Wenke " "	11 65
"	Bank of Waconia " "	1 25
"	Bank of Norwood " "	12 00
"	Fr. Schorka " "	11 40
"	Wen. Schlechter " "	18 00
"	John Wipf " "	10 50
"	Anna Otto " "	40 00
"	Wen. Wirtz " "	8 75
"	Glencoe Bank " "	9 26
	Total Credits	\$ 5490.81
	Off therefrom for widow aforesaid	1418.00
	Remaining	\$ 4072.81

(Over)

State of Minnesota,
County of Carver SS. In Probate Court.

In the Matter of the Estate of
John H. Legering Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The Petitioner of Frank Gehlen Executor of
said John H. Legering deceased, respectfully represents that said estate
has been fully administered, as will appear by the final account of his administration
filed with this Court.

Your petitioner would therefore pray that an order be made fixing a time and place in which
this Court will examine, settle and allow said final account, and for the assignment of the residue of
said estate and parties entitled thereto, by law.

Dated at Chaska this 20th
day of February A. D. 1899.

Fr. Gehlen.

State of Minnesota,
County of Carver SS. Frank Gehlen

the person who made the foregoing petition, being duly sworn, says that the same is true to his own
knowledge, except as to those matters stated on his information and belief, and as to those matters
that he believe them to be true.

Subscribed and sworn to before me, this
20th day of Feb. 1899.
John F. Engler Judge of Probate.
Fr. Gehlen.

No. 949

IN PROBATE COURT

County of Curry

In the Matter of the Estate of

John Herman Fegaring
Deceased.

*Petition for Settlement of Administra-
tion of Account.*

Filed this 20th day of

Feb A. D. 1899

John F. Engler
Judge of Probate.

Chaska Review Job Print.

State of Minnesota,
County of Marquette } ss.

In Probate Court.

I do Solemnly Swear that I will well and truly execute the Last Will and Testament of Johan Herman Loegering deceased, by paying first the debts, and then the legacies mentioned therein, as far as his goods and chattels will thereunto extend, and the law charge me; and that I will make a true and perfect inventory of all such goods and chattels, rights, credits and effects, as may come to my hands or knowledge, belonging to the estate of said deceased, and render a fair and just account of my Executorship, when thereunto required by law, to the best of my knowledge and ability. So help me God.

Subscribed and sworn to before me, this

13 day of August A. D. 1898
Julius Schaler
Judge of Probate.

Dr. Gehlen.

No. 949

IN PROBATE COURT,

County of Leavenworth

In the matter of the Estate of

John H. Soyer
Deceased.

EXECUTOR'S OATH.

Filed this 13th day

of August 1898

Jul. Schale
Judge of Probate.

WARRANT TO APPRAISERS.

State of Minnesota,)
 County of Carver) ss.
 The State of Minnesota, To Anton Ed. Haeder and
John Scherke of said County, GREETING:
 Whereas, Johan Herman Saegoriny late of the County
 of Carver in said State, lately died testate, leaving real estate, and also
 goods, chattels, rights and credits, within said County the administration
 whereof has been granted to Frank Gehlen of the
 County of M^oLeod in said State, Executor
 of said estate, and whereas we are desirous that said estate be duly appraised, pursuant to the
 statute in such case made and provided;

Therefore, Trusting in your integrity and disinterestedness, we have appointed, and do by
 these presents appoint you appraisers of all the estate and effects of said deceased, which may be in
 said County; and being severally duly sworn to the faithful discharge of your duties, and having
 procured from said Frank Gehlen a true inventory of the real
 estate, and of all the goods, chattels, rights and credits of said deceased, and the said real estate,
 goods, chattels, rights and credits being shown and exhibited to you by the said

Frank Gehlen - Executor
 you are hereby required to class the different items under their respective heads, to faithfully and
 impartially appraise the same, setting down opposite to each item in said inventory distinctly, in
 figures, the value thereof in money, as by you determined, and to foot up the amount of each class;
 and the said inventory and appraisal so made, you certify and subscribe, and together with this
 Warrant, deliver without delay to the said Frank Gehlen
 Hereof fail not.

In Testimony Whereof, We have caused the seal of the Probate Court of said County to be
 hereunto affixed.

Witness: The Hon.

Julius Schaler
 Judge of Probate, at Carver in said County,

(L. S.)

this 13th day of August A.D. 1898

Julius Schaler
 Judge of Probate.

OATH OF APPRAISERS.

State of Minnesota,
County of Leaver } ss Ed. Kaeder and John
Schrke

being duly sworn, each for himself, deposes and says, that I will honestly, faithfully and impartially discharge and execute the duties and trust of appraiser of the real estate, and of all the goods chattels, rights and credits of Herman J. Loeyerung late of the County of Leaver in said State, according to the best of my knowledge, judgment and ability. So help me God.

Subscribed and sworn to before me, this
19 day of Aug 1898 } Andon Ed Kaeder
Geo. Mack } John Schrke
Judge of Probate.
Notary Public.



No. 949
IN PROBATE COURT,
County of Leaver
In the Matter of the Estate of
J. W. Loeyerung Deceased.

WARRANT TO APPRAISERS

Filed this 24 day
of August A. D. 1898,
J. L. Schuler
Judge of Probate.

LETTERS TESTAMENTARY.

State of Minnesota,
County of Carver } ss.

THE STATE OF MINNESOTA, To all to whom these presents shall come or may concern and especially to

Frank Gehlen

of the County of M^cLeod and State of Minnesota GREETING:

Know ye, That whereas, Johan Herman Soegering
late of the County of Carver and State of Minnesota lately died
testate, and being at the time of his decease, a resident of said County, by
means whereof the proving and recording his Last Will and Testament, and granting administra-
tion of all and singular, the goods, chattels, rights, credits and estate whereof he died possessed, and
also the auditing, allowing and finally discharging the account thereof, is within the jurisdiction of the
Probate Court of the County of Carver and State of Minnesota.

AND WHEREAS, on the 13th day of August A. D. 1898, at
Leaska in said County, before the Hon. Julius Schuler Judge
of Probate of said County, the Last Will and Testament of the said Johan Herman Soegering
(a copy whereof is hereunto annexed) was proved, allowed and admitted to probate;

AND WHEREAS, Frank Gehlen
execut~~or~~ named and appointed in and by said Last Will and Testament, has given bond, as required
by law, for the faithful execution of said trust, which said bond has been approved by said Judge, and
filed in the aforesaid Probate Court;

WE THEREFORE, reposing full confidence in your integrity and ability, have granted and by these
presents do grant the administration of all and singular the goods, chattels, rights, credits and estate of
the said deceased, and any way concerning his said Last Will and Testament, unto the said

Frank Gehlen

execut~~or~~ aforesaid; Hereby Authorizing and Empowering you to
take and have possession of all the real and personal estate of said deceased; and to receive the rents,
issues and profits thereof, until said estate shall have been settled, or until delivered over by order of said
Court to the heirs or devisees of said deceased; and to demand, collect, recover and receive all and singular,
the debts, claims, demands, rights and choses in action, which to the said deceased while living and at the
time of his death did belong; and requiring you to keep in good tenantable repair, all houses, buildings
and fences on said real estate which may and shall be under your control, and in accordance with your
bond, approved and filed as aforesaid, to make and return into the Probate Court of said County of
Carver within three months, a true and perfect inventory of all the goods, chattels,
rights, credits and estate of said deceased which shall come to your possession or knowledge, or to the
possession of any other person for you; to administer according to law and to said Last Will and Testa-
ment, all the goods, chattels, rights, credits and estate of said deceased which shall at any time come to
your possession, or to the possession of any other person for you, and out of the same to pay and discharge
all debts, legacies and charges chargeable on the same, or such dividends thereon as shall be ordered and
decreed by said Court; to render a just and true account of your administration to said Court within one
year, and at any other time when required by said Court; and to perform all orders and decrees of said
Court by you to be performed in the premises.

In Testimony Whereof, We have caused the seal of our Probate Court to be hereunto

affixed: WITNESS the Hon. Julius Schuler
Judge of Probate, at Leaska in said County,
this 13th day of August A. D. 1898

Julius Schuler
Judge of Probate.

No. 949

IN PROBATE COURT,

County of Le Sueur

IN THE MATTER OF THE ESTATE OF

J. H. Loegering
Deceased.

Letters Testamentary.

State of Minnesota, } ss.
County of Le Sueur

I hereby certify that the within Letters
Testamentary were duly recorded this

13 day of August,
A. D. 1898, in Book 6, of Letters
& Bonds page 416

Jul. Schaler
Judge of Probate.

Filed this 13 day of August,
A. D. 1898

Jul. Schaler
Judge of Probate.

Know all Men by these Presents,

That we, Frank Gehlen
 of the County of M^cLeod State of Minnesota as principal,
 and

Aug. Logering: Frank Logering & Anton Ed. Kaeder
 as sureties,

are held and firmly bound unto Julius Schaler Judge of Probate
 of the County of Carver Minnesota, in the sum of

Seven Thousand (\$7000⁰⁰) DOLLARS, lawful money of the United
 States, to be paid to the said Judge of Probate, or to his successors in office; for which payment, well
 and truly to be made, we bind ourselves, our and each of our heirs, executors and administrators,
 jointly and severally, firmly by these presents.

Signed with our hands and sealed with our seals this Thirteenth day of
August A. D. 1898

The Condition of this Obligation is Such, That if the above bounden

Frank Gehlen
 letters testamentary upon the estate of Johan Herman Logering
 late of The County of Carver State of Minnesota
 deceased, being to him granted, shall and
 will, well and faithfully, execute the trust reposed in him as executor of all and singular the
 goods, chattels, credits and estate of said deceased; and shall make and return into the Probate Court
 of the County of Carver and State of Minnesota, within three months,
 a true and perfect inventory of all the goods, chattels, rights, credits and estate of said deceased
 which shall come to his possession or knowledge, or to the possession of any other person for
him; and shall administer according to law, and to the will of the said deceased, all the goods
 chattels, rights, credits and estate of said deceased which shall at any time come to his possession,
 or to the possession of any other person for him and out of the same shall pay and discharge all
 debts, legacies, and charges chargeable on the same, or such dividends thereon as shall be ordered
 and decreed by said Court; and shall render a true and just account of his administration to
 said Court within one year, and at any other time when required by said Court; and shall perform
 all orders and decrees of said Court by him to be performed in the premises, then this obligation
 shall be void, otherwise it shall be and remain in full force and virtue.

SEALED AND DELIVERED IN PRESENCE OF

John W. Hiff
C. F. Logering

Fr. Gehlen Seal
Aug. Logering Seal
Frank Logering Seal
Anton Ed. Kaeder Seal
 Seal
 Seal
 Seal
 Seal
 Seal

State of Minnesota, } ss.
County of Harver

Be it Known, That on this 13th day of August
A. D. 1898, personally appeared before me Frank Gehlen August
Soyering - Frank Soyering and Anton Ed. Kaeder
to me well known to be the same persons who executed the foregoing Bond, and they severally
acknowledged the same to be their own free act and deed, and that they executed the same for the
uses and purposes herein expressed.

Julius Schaler
Judge of Probate.

State of Minnesota, } ss.
County of Harver

Aug Soyering, Frank Soyering and Anton Ed. Kaeder
being duly sworn, each for himself, deposes and says that he is a freeholder, and resident of the
State of Minnesota, and is worth the sum of set opposite his name
DOLLARS, over and above all just debts, liabilities and
responsibilities, and exclusive of his property exempt from execution.

Aug Soyering \$3000⁰⁰
Frank Soyering \$2000⁰⁰
Anton Ed. Kaeder \$2000⁰⁰

Subscribed and sworn to before me, this 13th day of August
A. D. 1898

I do hereby approve the within Bond:

Julius Schaler
Judge of Probate.

Dated this 13th day of August A. D. 1898

Julius Schaler
Judge of Probate.

No. 949

IN PROBATE COURT,

County of Harver

IN THE MATTER OF THE ESTATE OF

J. W. Soyering Deceased.

EXECUTOR'S BOND.

Filed and approved this 13th
day of August 1898

Jul. Schaler
Judge of Probate.

State of Minnesota,

County of Harver

I hereby certify that the within Ex-
ecutor's Bond was duly recorded this
13th day of
August A. D. 1898
in Book 60 of Bonds, page 104 of
the Probate Records.

Jul. Schaler
Judge of Probate.

No. 97.- Pioneer Press Co., St. Paul, Minn.

STATE OF MINNESOTA,

IN PROBATE COURT,

County of

Carver

Special Term, August 13th 1898

IN THE MATTER OF THE ESTATE OF

Johan Herman Soegering

Deceased.

Pursuant to the order of this Court made in the above entitled matter, on the eighteenth day of July 1898, the hearing of the proofs of that certain instrument bearing date the Fifteenth day of April 1898, purporting to be the last will and testament of Johan Herman Soegering - deceased, came on this day; and it appearing to the satisfaction of the Court that the notice directed in that order aforesaid to be given, has been given; thereupon

Anton Ed. Kaeder of said County as one of the subscribing witness to said Instrument being duly sworn and examined on behalf of the proponent thereof his testimony reduced to writing, subscribed by him and filed. And it appearing to the Court after a full hearing and examination of the testimony in said matter, that said Johan Herman Soegering died on the 19th day of June 1898, testate, at Lingen Germany ~~in said County of~~ and that he was at the time of his death a resident of said County, and left assets therein; and said instrument offered for probate as and for the last will and testament of said deceased, was duly executed as his last will and testament by said testator according to law; and said testator, at the time of executing the same, was of sound mind, of lawful age, and under no restraint, and that the same is valid and genuine; and no adverse appearance or objection being made;

NOW, THEREFORE, It is ordered, adjudged and decreed, that said instrument be and hereby is established and allowed as the last will and testament of said Johan Herman Soegering deceased, and that the same hereby is admitted to probate. Ordered, further, that said last will and testament, with a certificate of the probate thereof, be recorded.

Dated at

Chaska

, the

13th

day of

August

A. D. 1898

By the Court,

Julian Schaler

Judge of Probate.

No. 949

In Probate Court,

County of *Leavenworth*

IN THE MATTER OF THE ESTATE OF

J. H. Loeyerung
Deceased.

Order Admitting Will to Probate.

Filed the *13th*

day of *August* 18*98*

Recorded in Book *8*, of

Orders, on page *367*

Jul. Schaller
Judge of Probate.

State of Minnesota,
County of Carver ss.

In Probate Court.

In the Matter of the Estate of

Johan Herman Svegering Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The petition of Frank Gehlen of Glencoe
in the County of McLeod and State of Minnesota, respectfully represents
that Johan Herman Svegering late of Wacornia in the County
of Carver and State of Minnesota, died Sunday the
19th day of June A. D. 1898, at the County
of Swigen Germany testate, as petitioner believes; that the instrument in writing herewith
presented to this Court, is the Last Will and Testament of said deceased as petitioner believes; and that
your petitioner is the identical Frank Gehlen named
and appointed in and by said Last Will and Testament as executor thereof; that the names, ages and
residences of the heirs and devisees of the decedent so far as known to your petitioner, are as follows:
Catharina Svegering, the widow, age 48, residing at Wacornia, Minn.
August Svegering, age 40 years, residing at Long Prairie, Minn.
Catharina - now the wife of Frank Gehlen, 33 years - residing at Glencoe, Minn.
Frank Svegering, age 35, residing at Long Prairie, Minn.
Clemens " age 22, residing at Wacornia, Minn.
Gottfried " age 19 " " " "
Conrad " age 19 " " " "
William " age 11 " " " "

That the probable value of the personal property of the estate is
Five Thousand Dollars; and that the probable value of the real property
of the estate is Six Thousand Dollars,
and its character is as follows:

Lot 11 & 12 (4) " & 13 (5) of Sect. 29, T116R25, containing 81¹/₂ acres of land more or less.
Also a strip of land in N.E. corner of S.W. 1/4 same Section, also a strip for road purposes
through S.E. 1/4 of S.W. 1/4 same Section. Also the S.E. 1/4 of Section 29, T116R25
containing 160 acres.

That the name of the executor named in the Will Frank Gehlen
and his residence Glencoe, Minn.

Your petitioner therefore prays that said Will may be proved and allowed as the Last Will and
Testament of said Johan Herman Svegering Deceased, and that Letters
Testamentary be granted to Frank Gehlen

Dated at Wacornia this 16th day
of July A. D. 1898
Frank Gehlen.

State of Minnesota,
County of Carver ss. Frank Gehlen
the person who made the foregoing petition being duly sworn, says that the same is true to his own knowledge except as to those matters stated on his information and belief, and as to those matters that he believe them to be true.

Subscribed and sworn to before me this
16th day of July A. D. 1898
Antony Ed. Kaeder Frank Gehlen
Notary Public Judge of Probate.
Carver Co.
Minn.

No. 949
IN PROBATE COURT,
County of Carver
In the matter of the Estate of
John W. Engstrom
Deceased.

Petition of Executor Presenting
Will for Probate.

Filed this 18 day
of June 1898
Jul. Schuler
Judge of Probate.

State of Minnesota,
County of Harver

In Probate Court,

ss.

Special Term July 18th 1898

In the Matter of the Estate of

Johan Herman Logering Deceased.

Whereas, An instrument in writing, purporting to be the Last Will and Testament of

Johan Herman Logering

deceased, late of said County, has been delivered to this Court; and

Whereas, Frank Gehlen of M^eLeod County, Minn.

has filed therewith his petition, representing among other things that

said Johan Herman Logering died in Singen - Germany, ~~said County~~,

on the 19th day of June 1898, testate, and that said petitioner

is the sole Executor named in said Last Will and Testament, and

praying that the said instrument may be admitted to probate, and that letters testamentary be to

him the petitioner issued thereon;

It is Ordered, That the proofs of said instrument, and the said petition, be heard before this

Court, at the Probate office in said County, on the 13th day of August

A. D. 1898, at One o'clock in the after noon, when all persons interested may appear

for, or contest the probate of said instrument.

And it is further Ordered, That notice of the time and place of said hearing be given to all

persons interested, by publishing this order once in each week, for three successive weeks prior to

said day of hearing, in the Valley Herald

a weekly newspaper printed and published at Chaska in said County.

Dated at Chaska the 18th day

of July A. D. 1898

By the Court,

Julius Schaler
Judge of Probate.

No. 949

IN PROBATE COURT.

County of Leavenworth

In the Matter of the Estate of

J. H. Sagering
Deceased.

ORDER FOR HEARING PROOF OF WILL

Filed this 18 day
of July A. D. 1898, and
recorded in Book 8 of Orders,
on page 316.

Juli Schaler
Judge of Probate.

At a Probate Court, Held at the office of the Judge of Probate in Chaska
in and for the County of Carver on the 17 day
of March A. D. 1899

Present, John F. Engler
Judge of Probate.

In Probate Court, Carver County.

In the Matter of the Settlement of the Final Account of Frank Gehlen - Executor of the estate
Johann Hermann Luegering
Deceased.

The Judge of Probate of the County of Carver makes and records
this summary statement of the account of Frank Gehlen - Executor of the
Estate of Johann Herm Luegering Deceased, as finally allowed and settled
by the said Probate Court.

The Debit Side of Said Account.

Whole amount of Inventory, - - - - -	\$ 3865.00	
The increase of said Inventory, - - - - -	\$ 207.81	
	\$	\$ 4072.81.

The Credit.

Expense of Administration, - - - - -	\$	
Expenses, the last sickness, - - - - -	\$	
Funeral Expenses, - - - - -	\$	
Amount paid widow and minor children by order of Court, - - - - -	\$	
The debts of testate, - - - - -	\$	
	\$	\$ 198.38
Leaving a balance of - - - - -	\$	\$ 3874.43.

In Probate Court, Carver County.

In the Matter of the Settlement of the Final Account of
Frank Gehlen - Executor of the
Estate of Joh. Herm. Luegering
Deceased.

On this 17 day of March 1899, at the office of Judge
of Probate for the said County, the citation issued by the said Judge of Probate on the petition of
Frank Gehlen - Executor of the estate of Johann Hermann
Luegering deceased, being returned duly served,
Lehnauer Luegering - John Napp - Executor of the estate of
Catharina Luegering - Deceased
and the said Frank Gehlen - Executor appearing in proper person, and
no adverse appearance or objection being made

Whereupon the said Probate Court proceeded to examine the said

Frank Gehlen upon oath, and the inventory of the estate which was produced before the said Court, and the vouchers and accounts of the said Executor

And it appearing that the said Frank Gehlen - Executor has accounted for every part of the said estate, and that no profit has been made by him of any increase in the inventory, and the accounts of the said Frank Gehlen having been finally settled and adjusted, and a summary statement of the same as finally settled, allowed and adjusted by this Court having been above and herewith recorded: On motion of said Frank Gehlen Ordered, that the said accounts be and the same are finally settled and allowed as filed and adjusted in and by this Court.

John F. Engler
Judge of Probate.

949

IN PROBATE COURT,

County of Carver

In the Matter of the Estate of

John H. Sweeney
Deceased.

ORDER ALLOWING FINAL ACCOUNT.

Filed the 17 day
of March 1899, and
recorded in _____ page

John F. Engler
Judge of Probate.

BROWN, TRACY & CO., ST. PAUL.

Decree for Personal Estate

State of Minnesota } In Probate Court.
County of Carver } Special Term March 17th 1899.

In the matter of the Last Will and Testament and of
the Estate of Johann Herman Degering - Deceased -

It appearing to the Court now here by the Final
account of Frank Gehlen - Executor of said estate, adjusted
and allowed in this Court on this 17th day of March A.D. 1899.

That the Personal Estate as described in the Inventory -
on file here consisted and being as follows, to-wit:

1) Four (4) Horses - One Colt - Twenty six (26) Cows - Three
(3) Heifers - Five (5) Calves - Twenty (20) Hogs - Grain in
Stack - Hay, and all the Farming Implements and Machinery
on the Farm of said deceased -

The Appraised Value whereof is in the aggregate the sum of \$1418.00

2) Deposits in Bank and Notes as per Inventory - 386.50

Interest received therefrom to date - 207.81

Total - - \$ 5490.81

Total Debts and expenses of Administration paid 198.38

Balance in hands of Administrator \$ 5292.43

Now on motion of Frank Gehlen the Executor aforesaid
and in accordance with the terms and conditions of the
Last Will and Testament of said Johann Herman Degering

It is Ordered and Decreed by this Court, That the above
stated balance and remainder of the personal estate of
said deceased be, and the same is hereby divided as follows,
and in accordance with the wishes of the testator to-wit:

To, Catharine Degering the Widow of said deceased all the
personal property as heretofore described in Item 1. the
appraised value whereof is as above stated the sum of \$1418.00

The one half ($\frac{1}{2}$) of the remainder as heretofore described

in Item 2, to August Soegering - Frank Soegering - and
Catharine Gehlen, being children of the said testator -
the amount to be equally divided them is the sum of \$1937.22.
And the balance as described in said Item 2, being \$1937.21.

(Total \$ 3874.43)

be and the same is hereby vested in Catharine Soegering
the widow (now deceased), and in his children, Clemens-
Soegering - Gottfried Soegering - Conrad Soegering - and
William Soegering - Share and Share alike -

And the Executor aforesaid is hereby ordered and directed
to divide and deliver the respective share to each of them
entitled thereto and file their receipts in this Probate Court

By the Court. -

John F. Engler
Judge of Probate

Received this day of Frank Gehlen as Executor
of the estate of Johann Herman Loegering late of
the County of Carver and State of Minnesota - deceased
The sum of Six hundred & forty five $7\frac{1}{2}$ Dollars
to which sum I am entitled to receive as heir at law
under the Will and Testament of said Johann Herman
Loegering my Father - deceased -

And I hereby acknowledge full and complete receipt
and payment of the same - Aug. Loegering

Dated at Long Prairie this 21 day of March 1899

Signed and delivered

Aug. Loegering

in the presence of

C. H. Harkness
Wm. [Signature]

Received of Frank Gehlen as Executor of the Estate
of Johann Hermann Soegering late of the County of Carver
and State of Minnesota - Deceased.

The sum of Six hundred & forty five $\frac{74}{100}$ Dollars
to which sum I am entitled to receive as heir at law under
the Will and Testament of said Johann Hermann Soegering,
my father deceased, and I hereby acknowledge full and
complete receipt and payment of the same.

Dated at Long Prairie this 21st day of March 1899.
Signed and delivered
in the presence of

W. D. Hecabau }
G. A. Monnie }

Frank Soegering

Received of Frank Gehlen as Executor of the
estate of Johann Hermann Soegering, late of the County of Carver
and State of Minnesota - deceased -

The sum of Eleven hundred & sixty two $\frac{33}{100}$ Dollars

I have received said sum for, and in my capacity as Guar-
dian of Gottfried Soegering - Conrad Soegering & William
Soegering being the minor children of said deceased, and
to which sum said minors are entitled to receive as heirs at
law under the Last Will and Testament of said Johann
Hermann Soegering, their Father - Deceased - And I hereby
acknowledge full and complete receipt and payment of the same -

Dated at Wacoua this 27th day of March 1899.

Signed and delivered
in the presence of

A. Ed. Kaada
Monty Wagoner

John Hipp

Received this day of Frank Gehlen as Executor
of the estate of Johann Hermann Loegering late of
the County of Carver and State of Minnesota deceased
The sum of Six Hundred & forty five ⁸³/₁₀₀ Dollars
to which sum I am entitled to receive as heir at law
under the Will and Testament of said Joh. Ham. Loegering
my father deceased -

And I hereby acknowledge full and complete receipt
and payment of the same -

Dated at Lincoln this 5 day of April 1899
Signed and delivered
in the presence of

O O Roen

Wm Gehlen

Catherine Loegering
wife of Frank Gehlen.

No 949

Receipts of Heirs

Filed April 14th
1899

John F. Engler
Judge of Probate

Received of Frank Gehlen as Executor of the
estate of Johann Hermann Loegering, late of the
County of Carver and State of Minnesota, Deceased,
The sum of Three hundred & Eighty seven $\frac{44}{100}$ Dollars,
to which sum I am entitled to receive as heir at law
under the Will and Testament of said Johann Hermann
Loegering, my Father - deceased -

And I, hereby acknowledge full and complete receipt
and payment of the same -

Dated at Chiastka this 17th day of March 1899.
Signed and delivered
in the presence of

Jul. Schaler } Clemens F. Loegering
John F. Engler }

No. 949

Receipt of
Clemens Loegering

In the matter of the Estate
J. H. Loegering - Deceased

Filed March 17/99
John F. Engler
Judge of Probate

State of Minnesota,
County of Carver

} ss.

IN PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

Johan Herman Saegering
Deceased.

Know all Men by these Presents, That I, Katharina Saegering
of the Town of Stacchia
in the County of Carver and State of Minnesota, the surviving wife of
Johan Herman Saegering deceased, do hereby assent to each and
all of the provisions, conditions, gifts, bequests and legacies mentioned and contained in the last
will and testament of the said Johan Herman Saegering deceased, bearing
date the Fifteenth day of April A. D. one thousand
eight hundred and Ninety Eight and waive and relinquish all right,
claim and demand as his heir at law, or otherwise, to any of the property or estate of the said
Johan Herman Saegering deceased, except such as given, bequeathed
or devised to me in and by said last will and testament.

In Testimony Whereof, I, the said Katharina Saegering
have hereunto set my hand and seal, the Thirteenth day of August
A. D. one thousand eight hundred and Ninety eight (1898)

SIGNED AND SEALED IN PRESENCE OF

A. Ed. Haeder
Julius Schalu

Katharina Saegering 

State of Minnesota,
County of Carver

} ss.

On this Thirteenth day of August A. D. 1898, before me, a
Judge of Probate within and for said County, personally appeared
Katharina Saegering
The widow of Johan Herman Saegering
to me known to be the person described in and who executed the foregoing instrument, and acknowl
edged that she executed the same as her free act and deed.

Julius Schalu
Judge of Probate

Katharina Saegering

No. 949

IN PROBATE COURT,

County of Marcel

IN THE MATTER OF THE ESTATE OF

J. H. Sogoriny
Deceased.

Assent of Wife to Will.

Filed the 13th day of

August A. D. 1898

Recorded in Book _____ of Wills, on
page _____

J. L. Schaler
Judge of Probate.

No. 826.—Pioneer Press Co., St. Paul, Minn.

State of Minnesota,

In Probate Court,

County of St. Louis } ss.

Special Term, April 13th 1892

Frank Hehlen is hereby appointed

Guardian of the ~~person and~~ estate of Herman J. Hehlen

minor .

Witness: M. C. Tiffin Judge

of the Probate Court of the County of St. Louis

and the seal of the Court affixed, the 13th day

of April A. D. 1892

Seal

By the Court:

M. C. Tiffin
Judge of Probate St. Louis County, Minn.

State of Minnesota, ss.
County of McLeod.

In Probate Court.

I, M. C. Tiff, Judge of the Probate Court of said county, do hereby certify that I have compared
the annexed copy of *Letters of Guardianship issued to Frank Gehlen*

in the matter of the *Guardianship of Herman J. Gehlen*
Minor

with the original now on file and of record in my office and that the same is a correct transcript therefrom, and of the whole thereof.

In testimony whereof I have hereunto subscribed my name, and affixed the seal of the said Probate
Court of said county at *Glencoe* in said county, this *18th* day of

April A. D., 189 *9*.

M. C. Tiff
Judge of Probate Court of McLeod County, Minnesota.

No 949

State of Minnesota,
County of McLeod.

IN PROBATE COURT.

In the matter of the *Guardianship* of

William J. Gellman

Minor,

Certificate of Transcription

Filed April 14th 1899

John F. Engle
Judge of Prob.

State of Minnesota,
County of Carver

} ss.

IN PROBATE COURT,

Special Term April 14th 1899

In the Matter of the Estate of Johann H. Loegering Deceased:

The final account of

Frank Gehlen
Executor

of the estate of

Johann H. Loegering deceased, having been examined, allowed and approved by
this Court in the form and manner provided by law for the examination of his administration
account, pursuant to due notice given and served, and such final account having been made upon
all the Estate of Johann Herman Loegering
Deceased

It is ordered that the said

Frank Gehlen

as such

Executor

of the estate of Johann H. Loegering deceased, be forever discharged from all the
duties, powers and liabilities of the trust of Executor
of the estate of Johann H. Loegering deceased.

Dated at

Lehaska

the

14th

day of

April

1899

By the Court,

John F. Engler

Judge of Probate.

No. 949

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Johann H. Soegering
Deceased.

Order Discharging Executor or Administrator.

Filed this *14th* day of

April 18*99*

Recorded in Book *D* of Orders,

Page *387*

John F. Engler
Judge of Probate.

FINAL DECREE.

State of Minnesota, } IN PROBATE COURT.
County of - Carver - } ss. Special Term, March 17th 1897.

In the Matter of the Estate of John Herman Legering Deceased:

It Appearing to the Court now here, on satisfactory proofs and the evidence, that the necessary expenses of funeral, of last sickness of said deceased, and of administration of said estate, have been fully paid, and that all the debts existing against said deceased, or allowed by the Court, pursuant to law, have been fully paid and satisfied, and that said estate has been fully administered, as by the final account of - Frank Gehlen the

- Executor - of said estate, duly audited and allowed by this Court, pursuant to due notice given and served, will appear, reference being had thereto.

And it Further Appearing That due notice of the application for this final decree in said matter, assigning the estate to the persons thereto entitled by law, has likewise been duly given and served pursuant to the law in such case made and provided.

And it Further Appearing That the said deceased died testate, and the residue of said estate consists of the following described - Real - estate, to-wit:

The South East quarter (1/4) of Section Twenty nine (29) Township One hundred and Sixteen (116) of Range Twenty Five (25) containing 160 acres of Land.
Also Lots No. Four (4) and Five (5) of Section Twenty nine (29) Township One hundred and Sixteen (116) of Range Twenty five (25). Containing 81 1/100 acres of Land more or less.

Also a strip of Land in the North East corner of South West quarter (1/4) same Section Twenty nine (29) commencing at the North East corner of said South West quarter (1/4) Thence South Three (3) Rods; Thence Northwesterly to a point on the North line of said South West quarter (1/4) which point bears West Three rods from said North East corner; Thence East Three (3) rods to place of beginning; Being in North East quarter (1/4) of South West quarter (1/4) Section Twenty nine (29) Township One hundred and Sixteen (116) Range Twenty five (25).

Also a piece of Land being two (2) rods in width commencing at a point on the North line of South West quarter (1/4) Twenty (20) rods East from the North West corner of East half (1/2) of South West quarter Section Twenty nine (29) Township One hundred and Sixteen (116) Range Twenty five (25) Thence in a Southwesterly direction around a slough to a point on the West side of said East half (1/2) of South West quarter (1/4) which point bears South 39 rods from said North West corner of East half (1/2) of South West quarter (1/4) and being (2) rods wide for road purposes subject however to the occupation of above land.

And it further appearing that John Herman Soegering died on the 19th day of June A.D. 1898.

And it further appearing, That said deceased during his life time made and executed a Last Will and Testament bearing date April 15th 1898. the same was duly allowed and admitted to probate by said Probate Court according to law - That by the provisions of said Will and Testament the testator gave and bequeathed unto his wife Catharine Soegering during her full term of natural life the use and income of all the above described lands and after her death the same shall descent and be divided as follows to wit:

To August Soegering a son of said deceased the heretofore first described South East quarter (1/4) of Section No. 29 - Township No. 116. Range 25 - Provided however to pay or cause to be paid within Five (5) years after the death of his mother Catharine Soegering the following sums of money - "bearing no interest" To Frank Soegering a son of said deceased the sum of Fifteen Hundred Dollars -

~~And it Further Appearing That the following named persons~~

~~the persons~~

~~entitled to~~

~~said estate by law, viz.:~~

To his sons Conrad - Clemens - Gottfried - and William Soegering to each the sum of One ⁹⁹/₁₀₀ Dollars - And also to reserve a strip of said land Twenty feet in width on the North side of said quarter running from the North East corner to the North West corner for the time as the owner of Lot Four (4) has no other roadway, for a right of way - To Herman Gehlen, the son of the testator's daughter Catharine Gehlen, said testator gave and bequeathed, all the rest of the heretofore described land being Lot No. 4 and No. 5 containing ⁸¹/₁₀₀ acres - all in Section No. 29 Township No. 116. Range 25 - To have and to hold, ^{including roads} Provided however that said Herman Gehlen shall pay or cause to be paid in three years after the decease of Catharine Soegering the widow of said deceased, To Frank Soegering Aforesaid the sum of Five hundred Dollars -

Now, Therefore, On the petition of Frank Gehlen Executor
Aforesaid

and pursuant to due notice and the law in such case provided:

It is Ordered, Adjudged and Decreed, And this Court, by virtue of the powers and authority vested in the same by law, does hereby order, adjudge and decree: That all and singular of the above described Real property be, and the same is, hereby assigned to and vested in the said

August Soegering (a son) age 40 years
residing at Long Prairie Minn. And

Herman Gehlen age 19 years residing
in the County of McLeod State of Minnesota

forever, in the following proportions, to-wit:

To August Soegering
The heretofore first described 160 Acres of land, Conditioned that he, said August Soegering be and he is hereby bound to, pay five years after the death of his mother Catharine Soegering, to his brother Frank Soegering the sum of Fifteen Hundred Dollars, And to his brothers: Amrall-Clemens-Gottfried and William Soegering, the sum of Nine ⁹⁹/₁₀₀ Dollars to each of them - without interest - And to reserve a certain strip of land for roadway as heretofore described:-

And to Herman Gehlen, aforesaid lots No. 4 and 5 ^{including to roads} ~~according to map of John Soerle No. 40 Book (3) page 453~~
~~cont. the heretofore described 81.000 acres of land~~, all in Section No. 29 Township 116 - Range 25

Conditioned that he, said Herman Gehlen shall well and truly pay to the aforesaid Frank Soegering in three years after death of Catharine Soegering the widow of the testator the sum of Five hundred Dollars without interest.

No. 949

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

John Herman Engler
Deceased.

Final Decree Assigning Residue of Estate.

STATE OF MINNESOTA

County of _____

ss.

I, _____, Judge of the Probate Court of said County, do hereby certify that I have compared the within Final Decree, in the matter of said estate, with the original Final Decree on file and of record in the Probate Office of the County aforesaid, and that the same is a true copy thereof, and of the whole of said original Final Decree and Record.

IN TESTIMONY WHEREOF, I have hereunto affixed the seal of the Probate Court of said County, and signed my name, this _____ day of _____, 189__.

Judge of Probate.

Filed this *17th* day of *March* 189*9*, and recorded in *Book 26 & 27* page *26 & 27*

John F. Engler
Judge of Probate.

No. 200—Pioneer Press Co., St. Paul, Minn.

To Have and to Hold the same, Together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining, to the said above named persons and *Their* heirs and assigns, forever.

John F. Engler

Judge of Probate Court,

Carver

County, Minn.

I Hermann Luegering of the town of Maunua
in the county of Carver and State of Minnesota, being
of sound mind and memory and considering the uncertain-
sity of this frail and transitory life, do therefore make,
ordain publish and declare, this to be my last Will and
Testament.

That is to say, First, after my lawfull debts are
paid and discharged, the residue of my estate real and
personal, I give, bequeath and dispose of as follows,
to wit: To my wife Catharina Luegering
during her natural life the use and income of all
lands described as follows to wit:

the South East quarter 1/4 of Section 29 T110 R25.
and Lot Four (4) and Five (5) and 81 1/2 acres in
Section 29 T110 R25, and after her death the said
Lands shall descent as follows.

My son August Luegering residing at
Long Prairie Minn, shall have and forever hold
the South East quarter 1/4 of Section 29 T110 R25,
provided however, he pays or causes to be paid
within 5 years after the death of my wife Catharina
Luegering the following sums of money, bearing
no interest. To my son Frank Luegering residing
at Long Prairie Minnesota, the sum of fifteen hundred
Dollars. To my sons Conrad, Clemens, Gottfried
and William Luegering, each the sum of one 100
Dollars, and provided further, to reserve a stripe in
said Quarter, 20 feet in width on the north side
of said Quarter running from the north
east corner to the north west corner so
long as the owner of Lot Four (4) has no
other roadway, but a right of way.

Herman Gehlen the son of my daughter
Catherina, now the wife of Frank Gehlen
residing now at Glencoe Illinois shall
have ^{and} Forever hold.

Lot Four (4) and lot Five (5) also 81 ¹⁰/₁₀₀
acres of land, all in Section 28 T116R.35 according
to deeds of John Lochrke, including roads,
provided however, he pays or causes to
be paid to Frank Loefering in three years after
death of my wife Catherina Loefering, the sum of
Five hundred Dollars.

I herewith give to my wife aforesaid all of my
personal property now in my possession, ^{and} all moneys
not appropriated for any purpose prior my death,
shall be divided as follows, The one half to my
children, August ^{and} Frank Loefering ^{and} Catherina
now the wife of Frank Gehlen, share ^{and} share
alike. The one half to my wife Catherina
Loefering, ^{and} children, Clemens, Gottfried, Conrad
^{and} William Loefering, share ^{and} share alike.

And lastly I do nominate ^{and} appoint Frank
Gehlen of Glencoe Illinois to be the executor of this
my last will ^{and} testament.

In witness whereof, I have hereunto subscribed my
name ^{and} affixed my seal this 15th day of April 1898

Johan Hermann Loefering

(Seal)

The above written instrument was subscribed by the said Hermann Loefering in our
presence, ^{and} acknowledged by him to each of us ^{and} he at the same time published ^{and}
declared the above instrument so subscribed to be his last will ^{and} testament
we at his request ^{and} in his presence ^{and} in the presence of each other have signed our
names as witnesses thereto ^{and} written opposite our names our respective place of residence
Clifford R. R. R. residing at Waukegan Illinois.
Clifford R. R. R. residing at Waukegan Illinois.

CERTIFICATE OF PROBATE.

State of Minnesota,
County of Carver

IN PROBATE COURT.

In the Matter of the Estate of Johan Herman Saegering Deceased.

Be it Remembered, That on the day of the date hereof, at a Special Term

of said Probate Court, pursuant to notice duly given, the Last Will and Testament of

Johan Herman Saegering late of said County of
Carver deceased, bearing date the fifteenth day of
April 1898, and being the annexed written instrument, was duly proved

before the Probate Court in and for the County of Carver aforesaid;

and was duly allowed and admitted to probate by said Court according to law, as and for the Last

Will and Testament of said Johan Herman Saegering deceased,

which said Last Will and Testament is recorded and the examination taken thereon filed in this office.

In Testimony Whereof, The Judge of the Probate Court of

said County hath hereunto set his hand and affixed the seal of

the said Court at Shaska

in said County, this 13th day of

August A. D. 1898

Julius Schaler
Judge of Probate.

N^o 949.

PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

John Herman Soegering
Deceased.

Certificate of Proof of Will.

Recorded in Book *6.*

of Wills, page *228 & 232* and filed

this *13* day of

August A. D. 189*8*.

Jul. Schaler
Judge of Probate.

No. 17.—Pioneer Press Co., St. Paul, Minn.

950
EST.
8-10-1898

Printer's Affidavit.

State of Minnesota, ss.
COUNTY OF CARVER.

W. H. Schaler being duly sworn says that he is, and during all the time herein mentioned, has been the printer and publisher of a weekly newspaper known as the CARVER COUNTY NEWS; that said paper is a collection of reading matter in columns and sheet form, consisting of general and local news, comments and literary items; that during all the time for six years last past said newspaper has been and is now published in the English language, in Carver county, Minn., at an established office therein, equipped with the necessary material and skilled workmen for printing the same, and that said newspaper has been during all of said time and now is printed in part in an office in said County, where the same is dated; that said newspaper during all of said time has had and now has a general circulation throughout the said Carver county, and during all of said time has consisted, and now consists of not less than four pages of six columns to each page, each column not less than seventeen and three-quarter inches long; that during all of said time there has been and now is published and delivered, weekly at each regular issue more than 250 complete copies of said paper to paying subscribers; that said paper is not substantially a duplicate of any other publication, and is not made up wholly of patents and plates and advertisements; that the publisher of said paper did file with the County Auditor of said county, on the 22nd day of April, 1893, the affidavit required by Sec. 2 of Chap. 33, of the General Laws of 1893, of the State of Minnesota. That the annexed printed *Order for hearing and Notice of Application* hereto attached and made a part hereof, was cut from the columns of said newspaper and was published in said newspaper for successive weeks, once in each week; that said notice was first published in said newspaper on Thursday, the *18th* day of *August*, A. D. 189*8* and was thereafter published in said newspaper on each and every succeeding Thursday until and including Thursday, the *1st* day of *September*, A. D. 189*8*, (3 insertions) and that during all of said period said newspaper was published on Thursday of each week.

Subscribed and sworn to before me this *18th* day of *Sept*, A. D. 189*8*.

W. H. Schaler
Printer
Carver Co Minn

Order for Hearing and Notice of Application for Appointment of Administrator
STATE OF MINNESOTA, ss.
COUNTY OF CARVER.
In Probate Court, Special Term, August 10, 1898.
In the Matter of the Estate of Michael P. Ray, Deceased.

ON receiving and filing the petition of Rosa Ray, of the county of Carver, Minn., representing among other things, that Michael P. Ray, late of the County of Carver, in the State of Minnesota, on the fifth day of August, A. D. 1898, at the county of Carver, died intestate, and being an inhabitant of this county at the time of his death, leaving goods, chattels and estate within this county, and that the said petitioner is the widow of said deceased, and praying that administration of said estate be to herself, the petitioner, granted;

It is ordered, That said petition be heard before this Court, on Wednesday, the 14th day of September, A. D. 1898, at one o'clock p. m., at the Probate Office, in the court house in Chaska, in said county.

Ordered further, That notice thereof be given to the heirs of said deceased, and to all persons interested, by publishing this order once in each week for three successive weeks prior to said day of hearing, in THE CARVER COUNTY NEWS, a weekly newspaper printed and published at Waketown, in said county.

Dated at Chaska, the 10th day of August, A. D. 1898.

By the Court:
(Seal.) JULIUS SCHALER,
Judge of Probate.
First Publication Aug 18.

Printers Affidavit
filed Sept. 14th 1898
J. L. Schuler
Judge of Probate

FINAL DECREE.

State of Minnesota,
County of Carver

IN PROBATE COURT.

ss. Special Term, April 18th 1899.

In the Matter of the Estate of Michael P. Ray Deceased:

It Appearing to the Court now here, on satisfactory proofs and the evidence, that the necessary expenses of funeral, of last sickness of said deceased, and of administration of said estate, have been fully paid, and that all the debts existing against said deceased, or allowed by the Court, pursuant to law, have been fully paid and satisfied, and that said estate has been fully administered, as by the final account of — Rosa Ray —

Administrator

of said estate, duly audited and allowed by this Court, pursuant to due notice given and served, will appear, reference being had thereto.

And it Further Appearing That due notice of the application for this final decree in said matter, assigning the estate to the persons thereto entitled by law, has likewise been duly given and served pursuant to the law in such case made and provided.

And it Further Appearing That the said deceased died intestate, and the residue of said estate consists of the following described — Real — estate, to-wit:

The North West quarter (1/4) of South West quarter (1/4) and South West quarter (1/4) of North West quarter (1/4) of Section No. Twenty Six (26) Township One hundred and Eighteen (118) of Range Twenty Six (26) Wright County Minnesota

Also The South half (1/2) of South East quarter (1/4) of Section No. Twenty Two (22) Township One hundred and Eighteen (118) of Range Twenty Six (26) Wright County Minnesota.

And The Undivided One half (1/2) of Lots No. One (1) Two (2) Three (3) and Four (4) in Block No. Fifty (50) in the Village of Watertown Carver County Minnesota.

Also The Undivided One half (1/2) of Lot No. Eight (8) in Block No. Forty One (41) in the Village of Watertown Carver County Minnesota.

And it further Appearing. That said Deceased died seized and possessed of certain personal property as itemized on the Inventory on file in this Court, the value whereof as appraised is in the aggregate the sum of \$1164.40
Total Expenses of Administration and debts amounting to the sum of \$282.⁰⁰ be deducted therefrom.

And it further appearing That Michael P. Ray
Deceased died on the 5th day of August A.D. 1898
at the Village of Watertown Carver County Minnesota

And it Further Appearing That the following named person is the person
entitled to all of the Real ~~Personal~~ estate by law, viz.:

Rosa Ray

Who is the Widow of Michael P. Ray - Deceased -
Being no children and no issue of any deceased child

Now, Therefore, On the petition of

Rosa Ray Administrator Aforesaid

and pursuant to due notice and the law in such case provided:

It is Ordered, Adjudged and Decreed, And this Court, by virtue of the powers and authority vested in the same by law, does hereby order, adjudge and decree: That all and singular of the above described Real & Personal property be, and the same is, hereby assigned to and vested in the said

Rosa Ray

The Widow of said deceased - Forever

~~forever, in the following proportions, to-wit:~~

No. 950

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Michael P. Ray
Deceased.

Final Decree Assigning Residue of Estate.

STATE OF MINNESOTA

County of _____ ss.

I, Judge of the Probate Court of said County, do hereby certify that I have compared the within Final Decree, in the matter of said estate, with the original Final Decree on file and of record in the Probate Office of the County aforesaid, and that the same is a true copy thereof, and of the whole of said original Final Decree and Record.

IN TESTIMONY WHEREOF, I have hereunto affixed the seal of the Probate Court of said County, and signed my name, this _____ day of _____, 1899.

Judge of Probate.

Filed this *18th* day of *April*, 1899, and recorded in *Book H. of Decrees* page *30-31*.

John F. Englev
Judge of Probate.

No. 25A—FARMER Press Co., St. Paul, Minn.

To Have and to Hold the same, Together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining, to the said above named person and *her* heirs and assigns, forever.

John F. Englev Judge of Probate Court,
Carver County, Minn.

ACCOUNT OF ADMINISTRATOR OR EXECUTOR.

State of Minnesota,

IN PROBATE COURT.

County of *Carver*

Account of

In the Matter of the Estate of *Michael P. Ray* - Deceased.Said Estate in Account with *Rosa Ray - Administrator*

		DEBIT.	
		DOLLARS.	CENTS.
To Personal Estate, as per Inventory and Appraisal		1164	40
Increase of Personal Estate Sold as per Order (see report)			
Receipts on Sale of Personal Estate, not inventoried			
Receipts on Claims, Etc., deemed bad and not appraised			
Receipts on Sale of Real Estate, sold as per order (see report)			
Receipts from Rent of Real Estate for the year			
Receipts from Produce of Farm for the year			
Receipts from Interest on			
<i>Amount from Rosa Ray - Administrator</i>			
<i>in full of balance on hand</i>			
		CREDIT.	
		DOLLARS.	CENTS.
1. EXPENSES OF ADMINISTRATION.			
By Paid for Certified Copies and Recording as per			
Voucher			
Paid Appraisers as per Voucher			
Paid Printer as per Voucher		15	00
Paid Labor on Farm			
Paid Improvements on Real Estate			
Paid Personal Services, as per Account			
Paid Personal Property Selected by Widow			
Paid Widow as per Order of the Court			
2. TAXES.			
By Paid Taxes for the year 18	Voucher No		
Paid Taxes for the year 18	Voucher No		
Total Expenses of Administration			
3. EXPENSES OF LAST SICKNESS.			
By Paid Services, as per Voucher No	<i>Dr. Dunn</i>	50	00
Paid for Medicines, as per Voucher No		5	00
Paid for Services, as per Voucher No			
Total Expenses of Last Sickness		40	00
4. NECESSARY FUNERAL EXPENSES.			
By Paid for Coffin, as per Voucher No		75	00
Paid for Services, as per Voucher No	<i>and Son</i>	25	00
Paid for Services, as per Voucher	<i>Undertaker</i>	10	00
Total Expenses of Funeral		110	00
Amount forward,		180	00
		1164	40

GENERAL INVENTORY.

State of Minnesota,
County of *Carver*

ss.

In Probate Court.

In the Matter of the Estate of

Michael P. Ray

Deceased.

A true Inventory of all the Real Estate and of all the goods, chattels, rights and credits
of *Michael P. Ray* Deceased,
which have come to the possession or knowledge of the undersigned, *Special*
Administrator of the said estate:

1. All the Real Estate,

APPRAISED VALUE

North West Quarter of South West Quarter
and South West Quarter of North West Quarter
of Section No 26 Town 118 of Range 26. \$ 3000.00

The South half of South East Quarter of
Section 22 Town 118 of Range 26. 2000.00

The undivided one half of Lots No one
(1) Two (2) Three (3) and Four (4) in
Block No Fifty (50) in the Village of
Watertown Carver County Minn. 2250.00

The undivided one half of Lot
No 8 in Block No Forty one (41) in the
Village of Watertown Carver Co Minn. 1500.00
Total \$ 8750.00

NO.	PERSONAL PROPERTY.	APPRAISED VALUE
1	2. All the Furniture and Household Goods, Standard Sewing Machine	\$ 15.00
1	Bedroom Set	15.00
	The undivided half interest in 30 Chairs	7.50
"	" " " " " 25 Beds + Bedding	56.00
"	" " " " " 6 Stoves	17.50
"	" " " " " Lot of Dishes in use	5.00
"	" " " " " Two Tables	2.00
"	" " " " " Twelve Stands	3.00
"	" " " " " Iron Safe	20.00
"	" " " " " 12 Lamps assorted	5.00
"	" " " " " 20 Silver Forks	3.00
		<hr/> \$ 143.00
	3. All Wearing Apparel and Ornaments,	
		<hr/>
	4. All Stock in Banks and other Corporations,	
		<hr/>
	5. All Mortgages, Bonds, Notes and other Written Evidence of Debt, Notes payable to the Estate	\$ 400.00
		<hr/> \$ 400.00

6. *All other Personal Property,*

B. All other Personal Property,						
The undivided half interest in	90 Cords of Wood				\$	67 50
"	"	"	"	1 Circular Wood Saw		2 00
"	"	"	"	3 Scales		13 00
"	"	"	"	6 Milk Cans		4 00
"	"	"	"	8 Bbls Salt		10 00
"	"	"	"	75 Empty Butter Pubs		7 50
"	"	"	"	1 Case of Brandy		6 00
"	"	"	"	150 Gallons Whiskey		16 75
"	"	"	"	2000 cigars 35 ^{cts}		35 00
"	"	"	"	400 " 60 ^{cts}		24 00
"	"	"	"	1 Wagon		5 00
"	"	"	"	1 Buggy		10 00
"	"	"	"	1 Cutter		10 00
"	"	"	"	1 Sleigh		4 00
"	"	"	"	2 Sets of Harness		14 00
"	"	"	"	1 Pool Table ^{Bally's} cues		75 00
"	"	"	"	1 Bar & Fixtures		75 00
"	"	"	"	8 Cases of Beer 2 ^{cts}		8 00
"	"	"	"	28 Gals Port Wine 80 ^{cts}		17 20
"	"	"	"	5 " Alcohol 25 ^{cts}		6 25
"	"	"	"	45 " Brandy 2 ^{cts}		45 00
"	"	"	"	12 Cases of Pop & Soda		7 20
"	"	"	"	1 Case of Bay Color		20 00
"	"	"	"	1 " " Grey "		25 00
"	"	"	"	1 Man " " "		25 00
"	"	"	"	1 Ice Box		5 00
						<u>621.40</u>

Note as above	400 cr
as above	143 ac
Total	\$ 1164.40

671.40

Dated at Watertown Minn this 13th day of August 1898
C. G. Houlgren Special
Administrator of Michael P. Ray Deceased.

We, the Undersigned Appraisers Do hereby certify that, pursuant to the annexed warrant to us directed, we have appraised all the property described and mentioned in the above inventory, which has been to us exhibited, setting down opposite to each item in said inventory, in figures, the value thereof in money, as by us determined.

Witness our hands, this 13th day of September A. D. 1898

J. J. Boylan
H. A. Barth

Appraisers.

State of Minnesota,

County of Carver

ss.

W. G. Halgren
being duly sworn, on oath says that he is the Sp. Administrator of the estate of Michael P. Ray late of said County, deceased, and that the foregoing is a just and true inventory of all the real estate, and of all the goods, chattels, rights and credits belonging to the said Michael P. Ray deceased, which have come to his possession or knowledge, and that upon diligent inquiry he has not been able to discover any other property or estate belonging to the estate of said Michael P. Ray deceased.

Subscribed and sworn to before me, this

14th day of September 1898

Julius Schaler
Judge of Probate.

W. G. Halgren
Sp. Administrator

This is to certify, that I the undersigned Rosa Ray being now the Administratrix of the Estate of Michael P. Ray - deceased have this 14th day of September received of W. G. Halgren the Sp. Administrator of said estate all goods chattels rights and credits belonging to said estate and described on the foregoing Inventory.

Dated at Ahaska this 14th day of Sept. 1898
Sworn and Subscribed to before me this 14th day of September 1898
Julius Schaler
Judge of Probate

Rosa Ray
Administratrix

No. 950
IN PROBATE COURT,
County of Carver
In the Matter of the Estate of
Michael P. Ray Deceased.

GENERAL INVENTORY.

Filed and approved this 14th day of Sept. 1898
Jul. Schaler
Judge of Probate.

2-1-97. 1/2 M. Brown, Treacy & Co., St. Paul.

State of Minnesota, } ss. IN PROBATE COURT,
County of Carver } Special Term Sept 14th 1898.

In the Matter of the Estate of Michael P. Ray Deceased:

Pursuant to an order made in the above entitled matter, on the Tenth day of August 1898 the petition of Rosa Ray of Carver County Minn. that LETTERS OF ADMINISTRATION upon said estate be granted unto Rosa Ray - the petitioner was this day brought on to be heard and considered; and the affidavit of L. O. Fear printer, having been filed herein, showing that the notice required to be given and published by said order, has been given and published as ordered; and it appearing to the satisfaction of this Court, by competent proof, that the said

Michael P. Ray died on the Fifth day of August 1898 at the Village of Watertown in said Co. intestate, and that he was a resident of The County of Carver State of Minnesota at the time of his death, and that the said intestate left estate within this said County to be administered upon, the probable value of which does not exceed the sum of Seven Thousand Dollars; and that said petitioner is The Widow of said deceased, and that said Rosa Ray is a suitable and competent person to administer upon said estate, pursuant to said petition, said petitioner appearing and no adverse appearing or opposition being made

It is Ordered, That said M. Rosa Ray be and he hereby is appointed Administrator of the said Estate of Michael P. Ray deceased, and that said

before entering upon his duties as such Administrator, and before Letters of Administration be to him issued, give bond to the Judge of this Court in the sum of

Two Thousand Dollars, with sufficient sureties, to be approved by said Judge, conditioned according to law.

Dated at Chaska this 14th day of September A. D. 1898

By the Court:

Julius Schaler
Judge of Probate.

No. 950

IN PROBATE COURT,

County of Leavenworth

IN THE MATTER OF THE ESTATE OF

Michael P. Ray
Deceased.

ORDER APPOINTING ADMINISTRATOR.

Filed this 14th day of

September 1898

Recorded in Book 8 of Orders,
page 172

Jul. Schaler
Judge of Probate.

No. 76.—Pioneer Press Co., St. Paul, Minn.

State of Minnesota, }
 County of Carver } ss.

In Probate Court.

In the Matter of the Estate of

Michael P. Ray

Deceased.

State of Minnesota, }
 County of Carver } ss.

1

Rosa Ray

of the county of Carver and State of Minnesota, appointed by the Probate Court of said County, the Administrator of the Estate of Michael P. Ray deceased, late of the County of Carver in the State of Minnesota do solemnly swear that I will well, faithfully and honestly discharge the duties of the trust to the best of my ability, and according to law. So help me God.

Rosa Ray,

Administrator of the Estate of

Michael P. Ray Deceased.

Subscribed and sworn to before me, this

14 day of September 1898

Julius Schaler
Judge of Probate

No. 950

IN PROBATE COURT,

County of Carver

In the Matter of the Estate of

Michael P. Ray
Deceased.

OATH OF ADMINISTRATOR

Filed this 14th day of
Sept, A. D. 1898

Jul. Schaler
Judge of Probate.

500-9-7-96

Brown, Treacy & Co., St. Paul.

LETTERS OF ADMINISTRATION.

State of Minnesota,
County of Carver } ss.

THE STATE OF MINNESOTA, To all to whom these Presents may come, or may concern, and especially to
Rosa Ray of Carver County Minn. GREETING:

Know Ye, That, whereas Michael P. Ray late
of Waberton, Carver County, Minnesota deceased, lately died
intestate, at Waberton in said Co. having while he lived, and at the time of his
death, goods, chattels, rights, credits, and estate within said Carver County
whereby the granting of administration of all and singular the goods, chattels, rights, credits and
estate of said deceased, and also the auditing, allowing and finally discharging the account thereof,
is within the jurisdiction of the Probate Court of said County;

And Whereas, Rosa Ray being entitled to
the administration of said estate, has given bond to the Judge of said Court for the faithful
execution of the trust of administration of said estate, which said bond has been approved by said
Judge, and filed in said Probate Court;

We, Therefore, Reposing full confidence in your integrity and ability, do by these presents
constitute and appoint you, the said Rosa Ray
administrator of all and singular the
goods, chattels, rights, credits and estate of said deceased; and do hereby authorize and empower
you to take and have possession of all the real and personal estate of said deceased, and to receive
the rents, issues and profits thereof, until said estate shall have been settled, or until delivered over
by order of said Court to the heirs of said deceased; and to demand, collect, recover and receive all
and singular the debts, claims, demands, rights, and choses in action, which to the said deceased,
while living and at the time of his death, did belong: And requiring you to keep in good tenant-
able repair all houses, buildings and fences on said real estate, which may and shall be under your
control; and in accordance with your bond, approved and filed as aforesaid, to make and return
into said Probate Court of said County, within three months, a true and perfect inventory of all the
goods, chattels, rights, credits and estate of the said deceased which shall come to your possession or
knowledge, or to the possession of any other person for you; to administer according to law, all the
goods, chattels, rights, credits and estate of the said deceased, which shall at any time come to your
possession, or to the possession of any other person for you, and out of the same to pay and discharge
all debts and charges chargeable on the same, or such dividends thereon as shall be ordered and
decreed by said Court; to render a just and true account of your administration to said Court
within one year, and at any other time when required by said Court; and to perform all orders and
decrees of said Court, by you to be performed in the premises.

In Testimony Whereof, We have caused the seal of our Probate Court to be hereunto
affixed. Witness, the Honorable Julius Schaler

Judge of our said Probate Court,
at Shaska in said County, this 14th
day of September A. D. 1898

Julius Schaler
Judge of Probate.

No. 950

IN PROBATE COURT

County of Carver

In the Matter of the Estate of

Michael P. Ray
Deceased.

LETTERS OF ADMINISTRATION.

STATE OF MINNESOTA,

County of Carver } ss.

I certify that the within Letters of
Administration were duly recorded
this 14th day of Sept.
A. D. 1898, in Book C of Letters
of Administration, page 316

Jul. Schaler
Judge of Probate.

Filed the 14th day
of Sept. A. D. 1898

Jul. Schaler
Judge of Probate.

Know all Men by these Presents, That we, Rosa Ray

as principal, and

John F. Campbell and Charles Carlson

as sureties,

are held and firmly bound unto

Julius Schaller

Judge of Probate of the County of

Carver

Minnesota, in the sum of

Two Thousand

Dollars,

lawful money of the United States, to be paid to the said Judge of Probate, or to his successors in office; for which payment, well and truly to be made, we bind ourselves, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents.

Signed with our hands and sealed with our seals this

12th

day of

September

A. D. 1898

The Condition of this Obligation is Such, That if the above bounden

Rosa Ray

Letters of Administration upon the estate of

Michael P. Ray

late of

Watertown Carver County, State

of Minnesota

deceased, being to her granted, shall and

will, well and faithfully, execute the trust reposed in her as administratrix of all and

singular the goods, chattels, credits and estate of said deceased; and shall make and return into the

Probate Court of the County of Carver and State of Minnesota, within three

months, a true and perfect inventory of all the goods, chattels, rights, credits and estate of said

deceased which shall come to her possession or knowledge, or to the possession of any other

person for her; and shall administer according to law, all the goods, chattels, rights, credits

and estate of said deceased, which shall at any time come to her possession, or to the

possession of any other person for her and out of the same shall pay and discharge all debts

and charges chargeable on the same, or such dividends thereon as shall be ordered and decreed by

said Court; and shall render a true and just account of her administration in said Court

within one year, and at any other time when required by said Court; and shall perform all orders

and decrees of said Court by her to be performed in the premises, then this obligation shall

be void, otherwise it shall be and remain in full force and virtue.

Signed, Sealed and Delivered in Presence of

R. J. Burk

C. G. Halgren

Rosa Ray

J. F. Campbell

Chas. Carlson

Seal

Seal

Seal

Seal

Seal

Seal

Seal

Seal

Seal

Seal

Seal

State of Minnesota,
County of Carver } ss.

Be it Known, That on this 12th day of September A. D. 1898
personally appeared before me John F. Campbell and Charles
Carlson and Rosa Ray
to me well known to be the same persons who executed the foregoing Bond, and they severally
acknowledged the same to be their own free act and deed, and that they executed the same for
the uses and purposes herein expressed.

C. G. Walgren Notary Public
Carver Co. Minn.
Judge of Probate.

State of Minnesota,
County of Carver } ss.

Charles Carlson John F. Campbell and
being duly sworn, each for himself deposes and says that he is a freeholder, and resident of the
State of Minnesota, and is worth the sum of Two Thousand
Dollars, over and above all just debts,
liabilities and responsibilities, and exclusive of his property exempt from execution.

Subscribed and sworn to before me this
12th day of September 1898
C. G. Walgren Notary Public
Carver Co. Minn.
Judge of Probate.
John F. Campbell
Chas. Carlson

I do hereby approve the within Bond:

Dated the 14th day of September A. D. 1898

Julius Schaler
Judge of Probate.

No. 950
IN PROBATE COURT,

County of Carver
In the Matter of the Estate of
Michael P. Ray Deceased.

ADMINISTRATOR'S BOND.

Filed and approved this 14th
day of September A. D. 1898
Jul. Schaler
Judge of Probate.

STATE OF MINNESOTA,
County of Carver } ss.

I hereby certify that the within
Bond was duly recorded this 14th
day of Sept, A. D. 1898,
in Book C of Bonds,
page 4 of Probate Records.
Jul. Schaler
Judge of Probate.

WARRANT TO APPRAISERS.

State of Minnesota,
County of Carver } ss.

The State of Minnesota, To John T. Boylan and
F. A. Barth of said County, GREETING:

Whereas, Michael P. Ray late of the County
of Carver in said State, lately died in testate, leaving real estate, and also
goods, chattels, rights and credits, within said County the administration
whereof has been granted to Lehas. G. Halgren of the
County of Carver in said State, Sp. Administrator
of said estate, and whereas we are desirous that said estate be duly appraised, pursuant to the
statute in such case made and provided;

Therefore, Trusting in your integrity and disinterestedness, we have appointed, and do by
these presents appoint you appraisers of all the estate and effects of said deceased, which may be in
said County; and being severally duly sworn to the faithful discharge of your duties, and having
procured from said Lehas. G. Halgren a true inventory of the real
estate, and of all the goods, chattels, rights and credits of said deceased, and the said real estate,
goods, chattels, rights and credits being shown and exhibited to you by the said

Special Administrator

you are hereby required to class the different items under their respective heads, to faithfully and
impartially appraise the same, setting down opposite to each item in said inventor y distinctly, in
figures, the value thereof in money, as by you determined, and to foot up the amount of each class;
and the said inventor y and appraisal so made, you certify and subscribe, and together with this
Warrant, deliver without delay to the said Special Administrator
Hereof fail not.

In Testimony Whereof, We have caused the seal of the Probate Court of said County to be
hereunto affixed.

Witness: The Hon. Julius Schaler
Judge of Probate, at Leaska in said County,

(L. S.)

this 12th day of August A.D. 1898

Julius Schaler
Judge of Probate.

OATH OF APPRAISERS.

State of Minnesota,
County of Carver } ss John F. Boylan
and A. A. Barth

being duly sworn, each for himself, deposes and says, that I will honestly, faithfully and impartially discharge and execute the duties and trust of appraiser of the real estate, and of all the goods chattels, rights and credits of Michael P. Ray late of the County of Carver in said State, according to the best of my knowledge, judgment and ability. So help me God.

Subscribed and sworn to before me, this
13th day of Aug. 1898 } J. F. Boylan
L. G. Hedgren } A. A. Barth
Judge of Probate.
Notary Public
Carver Co Minn

No. 950
IN PROBATE COURT,
County of Carver
In the Matter of the Estate of
Michael P. Ray Deceased.

WARRANT TO APPRAISERS

Filed this 14th day
of September A. D. 1898,
Jul. Schaler
Judge of Probate.

State of Minnesota,
County of Carver } SS. *In Probate Court.*

In the Matter of the Estate of
Michael P. Ray } Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The Petition of Rosa P. Ray Administratrix of
said Michael P. Ray deceased, respectfully represents that said estate
has been fully administered, as will appear by the final account of her administration
filed with this Court.

Your petitioner would therefore pray that an order be made fixing a time and place in which
this Court will examine, settle and allow said final account, and for the assignment of the residue of
said estate and parties entitled thereto, by law.

Dated at Chaska this 20th
day of March A. D. 1899.

Rosa Ray

State of Minnesota,
County of Carver } SS. Rosa Ray

the person who made the foregoing petition, being duly sworn, says that the same is true to her own
knowledge, except as to those matters stated on her information and belief, and as to those matters
that she believe them to be true.

Subscribed and sworn to before me, this
20 day of March 1899
John F. Engler Judge of Probate. Rosa Ray

No. 950

IN PROBATE COURT

County of Carver

In the Matter of the Estate of

Michael P. Ray
Deceased.

Petition for Settlement of Administration of Account.

Filed this 20th day of

March A. D. 1899
John F. Engler
Judge of Probate.

State of Minnesota, } IN PROBATE COURT.
County of Carver } ss. Special Term, August 8th 1898

IN THE MATTER OF THE ESTATE OF

Michael P. Ray }
Deceased.

On Application by Petition of Rosa Ray
of Watertown Carver County Minn. and it appearing that
Michael P. Ray who was at the time of his death a resident of
the County of Carver died at The County of Carver Minn.
on the Fifth day of August A. D. 1898, leaving
estate in this State to be administered;

And it Appearing To the satisfaction of the Court that it is necessary to appoint a special
administrator to act in collecting all the goods, chattels and credits of said deceased, and in caring
for, gathering and securing crops, and preserving all the property of the deceased for the executor or
administrator who may afterwards be appointed;

That the personal property of said deceased does not exceed the value of
Five hundred DOLLARS, and the annual rents
and profits of the real estate, exclusive of the homestead, do not exceed
Three hundred DOLLARS;

That Chas. G. Halgren of Watertown in this
County is a suitable and competent person to act as such special administrator;

It is Ordered, That said Chas. G. Halgren be, and he is
hereby, appointed as such special administrator; and that before entering upon his duties as such
special administrator, and before special letters of administration be granted to him, he give a bond
to the Judge of this Court in the sum of Fifteen hundred
DOLLARS, with sufficient sureties, to be approved by said
Judge, conditioned according to law.

Dated at Chaska the 8th day of
August A. D. 1898.

By the Court:

Julius Schaler
Judge of Probate.

No. 950

IN PROBATE COURT,

County of Carver

IN THE MATTER OF THE ESTATE OF

Michael P. Ray
Deceased.

Order Appointing Special Administrator.

Filed the 8th day of

Aug A. D. 1898

Recorded in Book..... of Orders, on
page.....

Jul. Schaler
Judge of Probate.

No. 793. — Pioneer Press Co., St. Paul, Minn.

SPECIAL * LETTERS * OF * ADMINISTRATION.

State of *Minnesota*,
County of *Carver* } ss.

THE STATE OF MINNESOTA, To *Chas. G. Halgren*
The County of Carver State of Minn. Greeting:

WHEREAS, Delay will necessarily occur in the Granting of Letters
of Administration in the matter of the Estate

of *Michael P. Ray* late of the
Village of Watertown County of Carver State of Minn.

deceased; and whereas it having been made to appear that said deceased left
goods, chattels, debts and effects within this County, in a perishable condition, and
that the situation of the same requires that a Special Administrator should be
appointed to collect and preserve the same, and the said

Chas. G. Halgren
having executed and tendered to the Judge of Probate of this County his Bond as
such Special Administrator, as required by law, and having full confidence in your
integrity and ability to perform such trust, we do constitute and appoint you the
Special Administrator of the Estate of the said deceased, and do hereby grant unto
you full power and authority to collect, receive and recover and the goods, chattels,
debts and effects of the said deceased, and to receive the same at such reasonable
expense as the Judge of Probate of said County of *Carver* shall
allow, hereby requiring you to make or cause to be made and returned unto said
Probate Court, a true and perfect inventory of such of the Estate of said deceased
as shall come to your possession or knowledge within the time required by law;
and also faithfully and truly account for all goods, chattels, debts and effects of
said deceased, which shall be received by you, whenever required by this Court, and
deliver the same to the person who shall be hereafter appointed executor or admin-
istrator of the Estate of the said deceased, or to such other person as shall be
legally authorized to receive the same.

IN TESTIMONY WHEREOF, We have caused the seal
of our Probate Court to be hereto affixed: Witness the Honorable

Julius Schaler Judge of Probate, at
Chaska in said County, this *8th*
day of *August* A. D. 189*8*

Julius Schaler
Judge of Probate.

No 950

IN PROBATE COURT,

County of *Leaver*

IN THE MATTER OF THE ESTATE OF

Michael P. Ray Deceased.

Special Letters of Administration.

State of Minnesota,)
County of *Leaver*) ss.

I hereby certify that the within Special
Letters of Administration were duly recorded
this *8th* day of *Aug*,
A. D. 189*8*, in Book *18* of Letters
and Bonds page *393*.

Jul. Schaler
Judge of Probate.

Filed this *8th* day of *Aug*
189*8*

Jul. Schaler
Judge of Probate.

Know all Men by these Presents, That we, Chas. G. Halgren
of the County of Leasver and State of Minnesota

as principal, and

Georg Ray and Richard J. Burk
of the County and State aforesaid

as sureties,

are held and firmly bound unto

Julius Schaler

Judge of Probate of the County of

Leasver

Minnesota, in the sum of

Fifteen hundred (\$1500⁰⁰)

one DOLLARS,

lawful money of the United States, to be paid to the said Judge of Probate, or to his successors in office;

for which payment, well and truly to be made, we bind ourselves, our and each of our heirs, executors
 and administrators, jointly and severally, firmly by these presents.

Signed with our hands and sealed with our seals this

Eight

day of

August

A. D. 1898

The Condition of this Obligation is Such, That if the above bounden

Chas. G. Halgren

Special Letters of Administration upon the estate of

Michael P. Ray

late of

The Village of Watertown

State of Minn.

deceased, being to his

granted, shall make and return into the Probate Court of the County of

Leasver

and State of Minnesota, as required by law, a true and perfect

inventory of all the goods, chattels, rights, credits and effects of said deceased, which shall come to

his

possession or knowledge, and that he will truly account for all goods, chattels, debts

and effects of the said deceased, which shall be received by him, whenever required by the Probate

Court of said County, and shall deliver the same to the person who shall afterwards be appointed

Executor or Administrator of said deceased, or to such other person as shall be legally authorized to

receive the same, then this obligation to be void, otherwise to remain in full force and effect.

Signed, Sealed and Delivered in Presence of

Julius Schaler
H. O. Muehlberg

C. G. Halgren
R. J. Burk
George Ray

SEAL

SEAL

SEAL

SEAL

State of Minnesota,
County of Carver } ss.

Be it Known, That on this 8th day of August A. D. 1898,
personally appeared before me Chas. G. Halgren Richard J.
Bark and Georg Ray
to me well known to be the same persons who executed the foregoing bond, and they severally
acknowledged the same to be their own free act and deed, and that they executed the same for the
uses and purposes herein expressed.

Julius Schaler
Judge of Probate.

State of Minnesota,
County of Carver } ss.

Georg Ray and Richard J. Bark
being duly sworn, each for himself, deposes and says, that he is a freeholder and resident of the State of
Minnesota, and is worth the sum of Fifteen hundred (\$1500⁰⁰)
Dollars, over and above all just debts, liabilities
and responsibilities, and exclusive of his property exempt from execution.

Subscribed and sworn to before me, this
8th day of August 1898
Julius Schaler
Judge of Probate.

R. J. Bark
Georg Ray
mark

I do hereby approve the within Bond:

Dated this 8th day of August A. D. 1898

Julius Schaler
Judge of Probate.

No. 950
IN PROBATE COURT,

County of Carver
In the Matter of the Estate of

Michael P. Ray
Deceased.

SPECIAL ADMINISTRATOR'S BOND

Filed and approved this 8th

day of Aug. A. D. 1898

Jul Schaler
Judge of Probate.

STATE OF MINNESOTA,
County of Carver } ss.

I hereby certify that the within

Bond was duly recorded this 8th

day of Aug. A. D. 1898.

in Book B. of Bonds,

page 392 of Probate Records.

Jul. Schaler
Judge of Probate.

State of Minnesota, }
 County of Carver } ss. Special Term, Aug 8 1898

IN THE MATTER OF THE ESTATE OF

Michael P. Ray

Deceased.

On Reading, Approving and Filing The Special Administrator
 Bond of Chas. G. Halgren of the County of
Carver and State of Minnesota, as principal, and
Richard J. Burk and George Ray
 of the said County and State, as sureties, in the sum of Fifteen hundred
 DOLLARS, conditioned according to law;

It is Ordered and Adjudged, That the said Chas. G. Halgren
 be and he is hereby appointed Special Administrator
 of the estate of Michael P. Ray deceased.

It is Ordered Further, That Letters be to
him issued, and that said Letters and Bond be recorded.

Dated at Chaska the 8 day of
August A. D. 1898

By the Court:

Julius Schaler
 Judge of Probate.

No. 950

IN PROBATE COURT,

County of Le Sueur

IN THE MATTER OF THE ESTATE OF

Michael P. Ray
Deceased.

Orders Approving Bond and to
Issue Letters.

Filed this 8th day of

May A. D. 1898

Recorded in Book 48 of Orders, on

page _____

Jul. Schaler
Judge of Probate.

No. 52.—Pioneer Press Co., St. Paul, Minn.

Present, John F. Engler Judge of Probate.

In the Matter of the Settlement of the Final Account of

Nora Ray - Administratrix of the
Estate of Michael P. Ray Deceased.

THE DEBIT SIDE OF SAID ACCOUNT.

<i>Whole amount of Inventory,</i>	-	-	-	-	-	-	\$	1164.40
<i>The increase of said Inventory,</i>	-	-	-	-	-	-	\$	
							\$	

<i>Expense of Administration,</i>	-	-	-	-	-	-	\$	15.00
<i>Expense, the last sickness,</i>	-	-	-	-	-	-	\$	55.00
<i>Funeral expenses,</i>	-	-	-	-	-	-	\$	110.00
<i>Amount paid widow and minor children by order of Court,</i>	-	-					\$	
<i>The debts of testate,</i>	-	-	-	-	-	-	\$	102.00
							\$	
							\$	

Leaving a balance of - - - - \$ 882.40

In the Matter of the Settlement of the Final Account of

Rosa Ray, Administratrix of
The Estate of Michael P. Ray Deceased.

On this 18th day of April 1897, at the office of the Judge of Probate for the said County, the order made by the said Probate Court on the petition of Bora Ray the Administratrix of the estate of said deceased, being returned duly served,

and the said Rosa Ray Adm. appearing in proper person, and
no adverse appearance or objection being made

Whereupon the said Probate Court proceeded to examine the said Rosa Ray upon oath, and the inventory of the estate which was produced before the said Court, and the vouchers and accounts of the said Administratrix

And it appearing that the said Administratrix has accounted for every part of the said estate, and that no profit has been made by her of any increase in the inventory, and the accounts of the said Administratrix having been finally settled and adjusted, and a summary statement of the same as finally settled, allowed and adjusted by this Court, having been above and herewith recorded: On motion of Rosa Ray Administratrix Ordered, that the said accounts be and the same are finally settled and allowed as filed and adjusted in and by this Court.

John F. Eugler
Judge of Probate.

No. 950
IN PROBATE COURT,
County of Warner
IN THE MATTER OF THE ESTATE OF
Michael P. Ray Deceased.

ORDER ALLOWING FINAL ACCOUNT.

Filed this 18 day of April
1899, and recorded in Book _____ of
Orders, on page _____
John F. Eugler
Judge of Probate.

State of Minnesota,
County of Carver } ss.

In Probate Court.

In the Matter of the Estate of

Michael P. Ray

Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The petition of Rosa Ray of Watertown
in the County of Carver and State of Minnesota respectfully represents:

That at The Village of Watertown in the County of Carver
and State of Minnesota
on or about the 5th day of August 1898, died, leaving goods, chattels and
effects within said Carver County, the probable value whereof does not exceed the
sum of Five hundred Dollars; and that an application has been

made to the Probate Court of Carver County, for the appointment
of a regular Administrator in said matter -

and that delay will necessarily occur before the same can be granted

and that the property of said deceased consists in part of stock in the Lumber
also in the Saloon and other things

and that to preserve and collect the said estate, it is necessary that some suitable person should be
appointed a Special Administrator of said estate, until such time as an Executor or Administrator can
be, by due course of law, appointed to administer the same, and your petitioner respectfully asks that

Chas G. Halgren of Watertown
be appointed such Special Administrator.

Your petitioner further shows that said deceased was, at or immediately previous to his death, a
resident of The County of Carver State of Minn.

Dated at Wabasha the 8th day of August A. D. 1898

Rosa Ray

State of Minnesota,
County of Carver } ss.

the person who made the foregoing petition, being duly sworn, says that the same is true to her own
knowledge, except as to those matters stated on her information and belief, and as to those matters,
that she believe them to be true.

Subscribed and sworn to before me, this

8th day of August 1898

Julius Schala
Judge of Probate.

Rosa Ray

No. 950

IN PROBATE COURT

County of Marver

In the Matter of the Estate of

Michael P. Ray
Deceased.

PETITION FOR SPECIAL LETTERS
OF ADMINISTRATION.

Filed this 8th day
of August 1898
J. L. Schaler
Judge of Probate.

State of Minnesota,
County of Carver } ss.

IN PROBATE COURT.

Special Term April 18th 1899In the Matter of the Estate of Michael P. Ray Deceased:

The final account of

Rosa RayAdministrator

of the estate of

Michael P. Ray deceased, having been examined, allowed and approved by
this Court in the form and manner provided by law for the examination of his administration
account, pursuant to due notice given and served, and such final account having been made upon
all of the Estate of said Michael P. Ray Deceased

It is ordered that the said

Rosa Ray

as such

Administrator

of the estate of

Michael P. Ray

deceased, be forever discharged from all the

duties, powers and liabilities of the trust of

Administrator

of the estate of

Michael P. Ray

deceased.

Dated at

Chaska

the

18th

day of

April

1899

By the Court,

John F. Engler

Judge of Probate.

No. 950

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Michael P. Ray
Deceased.

Order Discharging Executor or Administrator.

Filed this *18th* day of

April 1899

Recorded in Book *D.* of Orders,

Page *387*

John F. Engler
Judge of Probate.

No. 758.—Pioneer Press Co., St. Paul, Minn.

State of Minnesota,

In Probate Court,

County of CarverIn the Matter of the Estate of Michael P. Ray Deceased:

To the Probate Court in and for said County:

The Petition of Rosa Ray of the Village of Watertown in the County of Carver and State of Minnesota, respectfully shows: That Michael P. Ray who was at the time of his death a resident of the Village of Watertown in the County of Carver and State of Minnesota, died on the Fifth day of August A. D. 1898, at the Village of Watertown in the County of Carver and State of Minnesota, leaving estate therein and without leaving any Last Will and Testament to the knowledge, information or belief of your petitioner.

That the names, ages and residences of the heirs of said deceased, so far as known to your petitioner are as follows:

Rosa Ray about 32 years of age being the widow of said deceased residing in the Village of Watertown - Minn being no children nor any issue of any deceased child

That the probable value of the personal estate is about Five hundred Dollars; and the probable value of the real property is about Seven Thousand Dollars; and its character is as follows: being 160 Acres of Land, wherefrom there is about 120 Acres under cultivation - an undivided One half part in Watertown Germany, and also in the Ray Hotel at Watertown - Carver Co. Minn

That your petitioner is the Widow of said deceased.

That the name of the person for whom administration is prayed, is Rosa Ray The petitioner and his address is Watertown Minn

Your petitioner therefore prays that Letters of Administration of the estate of the said intestate be granted to the said Rosa Ray

Dated the 8th day of August A. D. 1898

Rosa Ray

State of Minnesota,

County of Carver

Rosa Ray
the person who made the foregoing Petition, being duly sworn, says that the same is true to her own knowledge, except as to those matters stated on her information and belief, and as to those matters that she believe them to be true.

Subscribed and sworn to before me, this

8th day of August 1898

Julius Schaler
Judge of Probate.

Rosa Ray

No. 950

IN PROBATE COURT

County of Kenosha

IN THE MATTER OF THE ESTATE OF

M. P. Ray Deceased.

Petition for Letters of Administration.

Filed this 8th day of Aug.
A. D. 1898

Jul. Schaler
Judge of Probate.