



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

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962
EST,
11-4-1898

Printer's Affidavit.

State of Minnesota, } ss.
COUNTY OF CARVER,

.....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 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.....successive weeks, once in each week; that said notice was first published in said newspaper on Thursday, the *twentieth* day of *November* A. D. 189*8* and was thereafter published in said newspaper on each and every succeeding Thursday until and including Thursday, the *twelfth* day of *November* A. D. 189*8*, (.....insertions) and that during all of said period said newspaper was published on Thursday of each week.

Subscribed and sworn to before me this.....day of

.....A. D. 189*8*
G. H. Healy
Notary Public
Carver Co. Minn.

Order for Hearing Proof of Will,
In Probate Court, Special Term, November
4th, 1898.
In the Matter of the Estate of John
Malsed, Deceased.
WHEREAS, An instrument in
writing purporting to be the last
will and testament of John Malsed,
late of said Carver county, deceased, late
of said county, has been delivered to this
Court;
AND WHEREAS, Mortimer L. Malsed, of
said county, has filed therewith his
petition, representing, among other
things, that said John Malsed died in
said county, on the 25th day of April, 1898,
testate, and that said petitioner and John
W. Malsed are the executors named in said
last will and testament, and praying that
said instrument may be admitted to probate,
and that letters testamentary be to
them 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 the city of Chaska, in said county,
on the 12th day of December, A.
D. 1898, at 11 o'clock in the forenoon,
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 Carver County News, a
weekly newspaper printed and published
at Watertown in said county.
Dated at Chaska, the 4th day of November,
A. D. 1898.
JULIUS SCHALER,
Judge of Probate.
[SEAL]
First publication Nov. 10.

FINAL DECREE.

State of Minnesota, } ss. IN PROBATE COURT.
County of Carver } Special Term, April 20th. 1904

In the Matter of the Estate of John Malsed 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 John W. Malsed and Martin Malsed as Executors

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 & personal estate, to-wit:
Out Lots Number Ninety Six (96), Ninety Seven (97),
in the Village of Watertown Minnesota and
The North Half of the North-west Quarter of the South-west Quarter (N.
1/2 of N.W. 1/4 of S.W. 1/4) of Section Thirty Three (33) Township One
Hundred Eighteen (118) Range Twenty Five (25) situated in County of Wright
Minnesota.

And it Further Appearing That the following named persons are the persons
entitled to all said estate by law, and under the terms and provisions
of the last will and testament of said deceased, viz:

Sarah Malsed, the widow of said deceased,
Elizabeth Ann Herbert, a daughter of said deceased,
John W. Malsed, a son of said deceased,
Henry A. Malsed, a son of said deceased,
Theodor H. Malsed, a son of said deceased,
Mertimer L. Malsed, a son of said deceased,
Sarah Rogers, a daughter of said deceased,
Mary V. Jadwin, a daughter of said deceased,
Addie Vienia Malsed, a daughter of said deceased,
Cathrine A. Bracht, a grand daughter of said deceased,
Aranda I. Bryant, a grand daughter of said deceased,
Rosella M. Rogers, a grand daughter of said deceased,
Etta J. Bryant, a grand daughter of said deceased,
John J. Bryant a grand son of said deceased and
Henry L. Bryant a grand-son of said deceased.
Agnes Cecilia Malsed, a grand-daughter of said deceased.

Now, Therefore, On the petition of John W. Malsed and Martin L. Malsed as executors of said estate of said deceased ----- 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 -----

Sarah Malsed, Elizabeth Ann Herbert, John W. Malsed, Henry A. Malsed, Theodore H. Malsed, Martin L. Malsed, Sarah E. Rogers, Mary V. Jadwin, Addie Viana Malsed, Catherine A. Bracht, Amanda I. Bryant, Rosella M. Rogers, Etta J. Bryant and Henry L. Bryant, and Agnes Cecilia Malsed and John J. Bryant, forever, in the following proportions, to-wit:

To the said SARAH MALSSED, for and during the full term of her natural life only, the said Out-Lots No. 96, 97, in the Village of Watertown, Minn. Also to the said SARAH MALSSED, for her free use and benefit for and during the full term of her natural life only, the following personal property, viz.: all household goods and furniture as per inventory filed in said estate; that certain real estate mortgage of \$1400.00 recorded in Book "T" of Mortgages on page 636 records of the Office of the Register of Deeds Carver County; and that certain mortgage made and executed by John Malsed and wife to John Malsed, now deceased, bearing date the 19th day of June 1896 and recorded in Book "T" of Mortgages on page 486 records of the Office of the Register of Deeds Carver County, Minn. She, the said Sarah Malsed, to have full power, use and control of all of such said personal property so given her.

To said ELIZABETH ANN HERBERT, SARAH E. ROGERS, MARY V. JADWIN, and ADDIE V. MALSSED, share and share alike, in fee simple, but subject to the life estate of the said Sarah Malsed therein, the said Out Lots 96, 97 in the Village of Watertown Minn; and subject however to the express condition that no part of said out lots shall be disposed of or incumbered without the written consent of all said last named parties and that said out lots shall be maintained in tact as a whole for a HOME for the said parties or either of them so long as they or any one or more of them desires to keep the same, and such said property can not be partitioned, divided or any part thereof sold without all the said parties joining and agreeing thereto. X

To said THEODORE HARVE MALSSED, for the full term of his natural life only, the free use and benefits of the N.1/2 of N.W.1/4 of S.W.1/4 of Section 33, Town 118, Range 25.

To the said Elizabeth Ann Herbert, John W. Malsed, Henry A. Malsed, Theodore H. Malsed, Martin L. Malsed, Sarah E. Rogers, Mary V. Jadwin and Addie V. Malsed, share and share alike, in fee simple, but subject to the life estate of said Theodore Harve Malsed therein, the N.1/2 of N.W.1/4 of S.W.1/4 of section 33, Town 118, Range 25.

To AGNES CECILIA MALSSED, for her own use, the sum of one dollar to be paid her after the death of said Theodore Harve Malsed.

To said Catherine A. Bracht, Amanda J. Bryant, Rosella M. Rogers, Etta J. Bryant and Henry L. Bryant, share and share alike, for their own use, the sum of ten Dollars, -the said sum to be paid after the death of said Sarah Malsed aforesaid.

To the said Elizabeth A. Herbert, John W. Malsed, Henry A. Malsed, Theodore H. Malsed, Martin L. Malsed, Sarah E. Rogers, Mary V. Jadwin and Addie V. Malsed, share and share alike, for their free use and benefit forever, all the rest, residue and remainder of the said estate that may be left after the use and enjoyment thereof during the natural life of the said Sarah Malsed by the said Sarah Malsed.

(Original)

No. 962

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

John McLean,
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 _____ 190__.

Judge of Probate.

Filed, this _____ day of _____ 190__, and recorded in *Book of Final Decrees*, page *23*.

John McLean
Judge of Probate.

No. 255

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 their heirs and assigns, forever.

Office of Register of Deeds, }

County of _____ Minn. }

I hereby certify that the within Decree was filed in this office for record on the _____ day of _____ A. D. 190__, at _____ o'clock _____ M., and was duly recorded in Book _____ of Deeds, page _____.

Register of Deeds.

By _____ Deputy.

State of Minnesota, }
 County of Carver } ss. In Probate Court,
 Special Term, December 13th 1898

In the Matter of Proving the Last Will and Testament and of the Estate of

John Malsed

Deceased.

State of Minnesota, }
 County of Carver } ss. Guy E. Halgren of said Co.
 being duly sworn, on behalf of the proponent of the Will, depose and say that he is one the sub-
 scribing witness to the instrument now shown here bearing date the Twenty first day
 of April A. D. 1898, and purporting to be the Last Will and Testament of
John Malsed of the County of Carver and
 State of Minnesota, now here presented for probate; that he knew and was well acquainted
 with the said John Malsed deceased, in his life-time and at
 the time of his death; that on the day of the date of said instrument, to-wit:
 the Twenty first day of April A. D. 1898, the said instrument
 was signed, sealed, executed, and then and there acknowledged, published and declared by the said
John Malsed deceased, to be his Last Will and Testament,
 in the presence of deponent and the said E. E. Shrader

the other subscribing witness thereto, and that deponent and the said

E. E. Shrader

the other subscribing witness, did then and there, in the presence of the said

John Malsed deceased, and at his request severally subscribe said
 instrument as witnesses thereto.

Deponent further says, that at the time of the execution of said instrument as aforesaid, the said
John Malsed deceased, was of sound and disposing mind,
 memory and understanding, of lawful age and under no restraint, to the best of deponent's knowledge, and
 as he verily believes.

Subscribed and sworn to before me, this

13th day of December A. D. 1898

Jul. Schaler
 Judge of Probate.

Guy E. Halgren

No. 962

IN PROBATE COURT,

County of Leaver

In the Matter of the Last Will and Testament of

John Malred
Deceased.

TESTIMONY OF

Guy E. Halgren one of

The Subscribing Witness to Will.

Taken, sworn, subscribed and filed

this 13th day

of December 1898

Jos. Schaler
Judge of Probate.

State of Minnesota, } In Probate Court,
 County of *Carver* } ss. Special Term *January 28th* 189*9*

In the Matter of the Estate of

John Malsed.

Deceased.

The Petition of *Henry A. Malsed of Hennepin County* - that the Probate Court make a decree authorizing and directing *John H. Malsed and Mortimer L. Malsed* the Executors of the estate of *John Malsed* deceased, to convey certain real estate to said petitioner as the person entitled thereto under a contract in writing by which said deceased was bound to convey the same, coming on to be heard, and proof being made by the affidavit of *W. O. Teas* - printer of the *Carver County News* - of the due publication of the order for hearing said petition as required by law and the order of this Court, and the said petitioner having made satisfactory proof of the matter stated in said petition, and no person having appeared to oppose said petition.

After a full hearing upon said petition and examination of the facts and circumstances of said claim, the Probate Court is satisfied and finds

1. That the said *John Malsed* deceased, on the *29th* day of *December* A. D. 18*97* by his contract in writing, agreed and was bound to convey said real estate to said petitioner as alleged in said petition.
2. That the said petitioner has fully performed the conditions of said contract on his part, and paid the purchase price for said real estate according to the terms thereof.
3. That the said petitioner is entitled to a conveyance of the real estate described in said petition.

Wherefore, it is Ordered, Adjudged and Decreed, That

John H. Malsed and Mortimer L. Malsed Executors of the estate of said *John Malsed* deceased, be and is hereby authorized and directed to make and execute to said *Henry A. Malsed* - the petitioner, a conveyance of said real estate, to-wit: That tract or parcel of land situate and being in the County of *Hennepin* - and State of *Minnesota*, described as

The West One half (1/2) of the South West quarter (1/4) of Section No. Six (6) Township One Hundred and Seventeen (117). Range Twenty four (24) West. Containing 80 acres of land more or less.

according to Government Survey Thereof.

Dated at Chaska the 28th day
of January A. D. 1899

By the Court,

John F. Engler
Judge of Probate.

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No. 962

IN PROBATE COURT,

County of Carver

In the Matter of the Estate of

John Malsed Deceased.

Decree for Conveyance by Ex-
ecutor or Administrator.

Filed this 28th day
of January A. D. 1899
Recorded in Book 6 of Orders
on page 345

John F. Engler
Judge of Probate.

PETITION FOR CONVEYANCE PURSUANT TO CONTRACT.

STATE OF MINNESOTA }
 ss.
County of Carver

In the Matter of the Estate of
John Malsed, Deceased. -----

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The Petition of Henry A. Malsed, of the town of Minnetrista, in the County of Hennepin and State of Minnesota, respectfully represents,

That John Malsed deceased, late of said County, on the 29th, day of December, A.D. 1897, by his contract in writing agreed and become bound to convey to the petitioner the following described real estate, to-wit;; That tract or parcel of land situate and being in the County of Hennepin and State of Minnesota, described as follows:-

The West half of the South West Quarter of Section Six (6), Township One hundred and Seventeen, Range Twenty four (24) West Cont. 80 acres of land, more or less, according to Government Survey thereof.

By a good and sufficient deed in fee simple, upon payment to him of the sum of Five Hundred and Fifty (\$550.)-- Dollars, and interest thereon at the rate of 7½ per cent until paid.

That the petitioner has fully performed all the conditions of said contract by him to be performed, and fully paid all of said purchase price according to the terms and conditions of said contract, and he is now entitled to a conveyance of said real estate.

WHEREFORE, Petitioner prays that John W. Malsed and Mortimer L. Malsed the Executors of the estate of John Malsed, deceased, by the decree of this Court be authorized and directed to convey said real estate to the petitioner as the person entitled thereto and as provided by law.

Dated at Chaska, the 31st day of December, A.D. 1898,

Henry A. Malsed.

STATE OF MINNESOTA }
County of Carver } ss.

Henry A. Malsed, 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 those matters that he believe them to be true.

Subscribed and sworn to before me, this
31st, day of December 1898,

Julius Schaler,
Judge of Probate.

277---, Petition of Executor Presenting Will

STATE OF MINNESOTA } ss.
County of Carver, }

IN PROBATE COURT.

In the Matter of the Estate of
John Malsed, Decedent.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The Petition of Mortimer L. Malsed, of Watertown, in the County of Carver, and State of Minnesota, respect fully represents that John Malsed late of Watertown, in the County of Carver, and State of Minnesota, died the twenty-fifth day of April, A.D. 1898, at the County of Carver 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 one of the identical Executors, named and appointed in and by said Last Will and Testament as executors thereof; that the name, age and residences of the heirs and devisees of the decedent so far as known to your petitioner, are as follows;

1. Elisabeth Ann, Hebert, formerly Malsed, res. at Milbank, S.D.
2. John W. Malsed--age 41 years, res. Corana, S.D.
3. Henry A. Malsed, age 39 years, res. P.O. Watertown, Minn.
4. Theodory H. Harvey Malsed, age 35 years, res. at Corana S.D..
5. Mortimer L. Malsed, age 31 years, res. at Watertown, Minn.
6. Sarah E. ~~Harvey~~ Rogers, formerly Malsed, res. at Wyzetta, Minn.
7. Mary V. Jadwin, formerly Malsed, Res. at Watertown, Minn.
8. Addie Lonia Malsed, age 24 years, res. at Watertown, Minn.
9. Maggie Bryant, deceased in 1889--her legal heirs are her children.

That the probable value of the personal property of the estate is the sum of Three Thousand Dollars, and that the probable value of the real property of the estate is about Twelve Hundred ----Dollars, and its character is as follows; being Three Out Lots with frame dwelling thereon in the Village of Watertown, Minn. and 20 acres of Land in Sec. 33, in Wright Co. Minn.

That the name of the executors named in the Will is John W. Malsed and Mortimer L. Malsed, and their residence is Corana S. Dakota recp. Watertown, Minn.

Your petitioner therefore prays that said Will may be proved and allowed as the Last Will and Testament of said John Malsed, Deceased, and that Letters Testamentary be granted to John W. Malsed and Mortimer L. Malsed, Dated at Chaska, this 2nd day of November, A.D. 1898,

Mortimer L. Malsed.

STATE OF MINNESOTA } ss.
County of Carver, }

Mortimer L. Malsed, 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
2nd. day of November, A.D. 1898,

Julius Schaler,
Judge of Probate,

Mortimer L. Malsed.

State of Minnesota,
County of Carver

In Probate Court,

ss.

Special Term, December 31st 1898

In the Matter of the Estate of

John Malsed

Deceased.

On reading and filing the petition of Henry A. Malsed
of the County of Hennepin State of Minnesota
claiming to be entitled to a conveyance of certain real estate from the Executors
of said estate, setting forth that John Malsed deceased,
was bound by a contract in writing to convey said real estate to the said

Henry A. Malsed upon the terms and conditions therein stated, with a
description of the land to be conveyed and the facts upon which such claim to conveyance is predi-
cated, and praying that the Probate Court make a decree authorizing and directing the said

John H. Malsed & Mortimer S. Malsed, Executors
to convey such real estate to said petitioner as the person entitled thereto.

It is Therefore Ordered, That all persons interested in said estate may appear before this
Court at a special term thereof to be held on Saturday the 28th
day of January A. D. 1899, at 11 o'clock in the fore noon at
the Probate Office, in the Court House, in the City of Chaska in
said County, and oppose said petition.

And it is Further Ordered, That this order shall be published 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 Watertown in said County.

Dated at Chaska the 31st day
of December A. D. 1898

By the Court,

Julius Schaler

Judge of Probate.

5-

No. 962

IN PROBATE COURT,

County of Leaver

In the Matter of the Estate of

John Walred
Deceased.

Order for Hearing Petition
for Conveyance.

Filed this 31st day
of December 1898
Recorded in Book..... of Orders,
on page.....

Jul. Schaler
Judge of Probate.

State of Minnesota,
County of Carver ss.

In Probate Court.

In the Matter of the Estate of

John Malred Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The Petition of Henry A. Malred of the Town
of Minnetrista in the County of Hennepin and State
of Minnesota, respectfully represents

That John Malred deceased, late of said County,
on the 29 day of December A. D. 1897, by his contract in
writing agreed and become bound to convey to the petitioner the following described real estate,
to-wit: That tract or parcel of land situate and being in the County of Hennepin
and State of Minnesota, described as follows:

The West half of the South West quarter
of Section Six (6) Township One hundred
and Seventeen - Range Twenty four (24)
West - Cont. 80 Acres of land, more or less
according to Government Survey thereof

by a good and sufficient deed in fee simple, upon payment to him of the sum of Five
hundred and fifty (\$550) — — — — — Dollars, as follows:
and interest thereon at the rate of 7 1/2 per cent
until paid

That the petitioner has fully performed all the conditions of said contract by him to be
performed, and fully paid all of said purchase price according to the terms and conditions of said
contract, and he is now entitled to a conveyance of said real estate.

Wherefore, Petitioner prays that John A. Malred & Mortimer L. Malred
the Executors of the estate of John Malred deceased, by the decree of this Court be authorized and directed to convey said real estate to the
petitioner as the person entitled thereto and as provided by law.

Dated at Chaska the 31st day
of December A. D. 1898

Henry A. Malred

State of Minnesota,
County of Carver } ss. Henry A. Malsed

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
31st day of December 1898
Julius Schaler } Henry A. Malsed
Judge of Probate.

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No. 962
IN PROBATE COURT,
County of Carver
In the Matter of the Estate of
Julius Malsed
Deceased.

Petition for Conveyance
Pursuant to Contract.

Filed this 31st day
of December A. D. 1898
Julius Schaler
Judge of Probate.

State of Minnesota,
County of *Carver*

In Probate Court,

ss.

Special Term *November 4th* 189*8*

In the Matter of the Estate of

John Malsed

Deceased.

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

John Malsed late of said Carver County

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

Whereas,

Mortimer S. Malsed of said County

has filed therewith *his* petition, representing among other things that

said *John Malsed* died in said County,

on the *25th* day of *April* 189*8*, testate, and that said petitioner

and *John H. Malsed* are the Executors named in said Last Will and Testament, and

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

them

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 *12th* day of *December*

A. D. 189*8*, at *11* o'clock in the *fore* 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 *Carver County News*

a weekly newspaper printed and published at *Watertown* in said County.

Dated at *Chaska* the *4th* day

of *November* A. D. 189*8*

By the Court,

Julian Schaler

Judge of Probate.

No. 962

IN PROBATE COURT.

County of Leaver

In the Matter of the Estate of

John Malred
Deceased.

ORDER FOR HEARING PROOF OF WILL

Filed this 4th day
of November A. D. 1898, and
recorded in Book 8 of Orders,
on page 319

Jul. Schaler
Judge of Probate.

State of Minnesota,
County of Carver

In Probate Court.

In the Matter of the Estate of

John Malsed

Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The petition of Mortimer S. Malsed of Watertown
in the County of Carver and State of Minnesota, respectfully represents
that John Malsed late of Watertown in the County
of Carver and State of Minnesota, died the
twenty fifth day of April A. D. 1898, at the County
of Carver 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 one of Executors 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:

- Sarah Malsed. The Widow residing at Watertown Minn.
1, Elizabeth Ann. Hebert formerly Malsed. res at Milbank S. D.
2, John H. Malsed. age 41 years. res. Corvada - S. D.
3, Henry A. Malsed. " 39 " " P. O. Watertown Minn.
4, Theodore Harvey Malsed age 35 years res. at Corvada S. D.
5, Mortimer S. Malsed " 31 " " Watertown Minn.
6, Sarah E. Rogers formerly Malsed res at Wyzetta Minn.
7, Mary V. J. Adwin " " " Watertown "
8, Addie Lydia Malsed age 24 years " " "
9, Maggie Bogant Deceased in 1887 - her legal heirs and her children

That the probable value of the personal property of the estate is the sum of
Three Thousand Dollars; and that the probable value of the real property
of the estate is about Twelve hundred Dollars,
and its character is as follows:

being Three Out Lots with frame dwelling thereon
in the Village of Watertown - Minn -
And 20 Acres of Land in Sec. 33. in Wright Co. Minn.

That the name of the executor named in the Will is John H. Malsed & Mortimer S. Malsed
and their residence Corvada S. Dakota resp. Watertown Minn.

Your petitioner therefore prays that said Will may be proved and allowed as the Last Will and
Testament of said John Malsed Deceased, and that Letters
Testamentary be granted to John H. Malsed and Mortimer S. Malsed.

Dated at Leaska this 2nd day
of November A. D. 1898

Mortimer S. Malsed

State of Minnesota,
County of Leaver ss. Mortimer L. Mabel

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
2nd day of November, D. 1898 } Mortimer L. Mabel
Julius Schaler }
Judge of Probate.

No. 962

IN PROBATE COURT,

County of Leaver

In the matter of the Estate of

John Mabel
Deceased.

Petition of Executor Presenting
Will for Probate.

Filed this 2nd day
of Nov., 1898
Jul. Schaler
Judge of Probate.

BROWN, TREACY & CO., PRINTERS, 142 EAST THIRD, ST. PAUL

State of Minnesota, }
County of Leaer } ss.

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

John H. Mallett of Iowa and South Dakota — and
Mortimer S. Mallett

of the County of Leaer and State of Minnesota, GREETING:

Know Ye, That whereas John Mallett
late of the County of Leaer and State of Minnesota,
lately died testate, and being at the time of his decease an inhabitant of said County, by means
whereof the proving and recording his last Will and Testament, and granting administration 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 said County of Leaer

And Whereas, On the Thirteenth day of December
A. D. 1898, at Leaska in said County, before the Hon.
Julius Schaler Probate Judge of said County, the last
Will and Testament of the said John Mallett
(a copy whereof is hereunto annexed) was proved, allowed and admitted to probate;

And Whereas, John H. Mallett & Mortimer S. Mallett
executors named and appointed in and by said last Will and Testament, have 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
John H. Mallett and Mortimer S. Mallett
executors 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 tenable
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 Leaer 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, and to said last Will and Testament, 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, 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 Schaler Judge
of Probate, at Leaska in said County, this
13th day of December
A. D. 1898

Julius Schaler
Judge of Probate.

No. 962.

IN PROBATE COURT,

County of Leaver

IN THE MATTER OF THE ESTATE OF

John Malsed
Deceased.

LETTERS TESTAMENTARY.

Filed the 13 day of
Dec. A. D. 1898

Jul. Schaler
Judge of Probate.

State of Minnesota,
County of Leaver } ss.

I certify that the within Letters Testa-
mentary were duly recorded this 13
day of Dec A. D. 1898,
in Book "B" of Letters Testamentary, on
page 420

Jul. Schaler
Judge of Probate.

State of Minnesota,
County of Carver

ss.

In Probate Court,

Special Term, December 13th 1898

In the Matter of the Estate of John Malsed Deceased:

Pursuant to the order of this Court made in the above entitled matter, on the fourth day of November 1898, the hearing of the proofs of that certain instrument bearing date the 21st day of April 1897, purporting to be the Last Will and Testament of John Malsed 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 Guy E. Halgren of this County One of the subscribing witnesses to said instrument being him 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 John Malsed died on the 25th day of April 1898, testate, in said County of Carver 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, and 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 John Malsed 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 December
A. D. 1898

By the Court,

Julius Schaler
Judge of Probate.

No. 962

IN PROBATE COURT,

County of Leaver

IN THE MATTER OF THE ESTATE OF

John Walred

Deceased.

Order Admitting Will to Probate.

Filed this 13 day of Dec.
1898, and recorded in Book E, of
Orders, on page 370

Jul. Schaler

Judge of Probate.

6-28-'95-500

State of Minnesota,
County of Carver } ss.

In Probate Court.

I do Solemnly Swear that I will well and truly execute the Last Will and Testament of John Malsed - 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 Dec. A. D. 1898Jul. Schaler
Judge of Probate.Mortimer L. MalsedExecutor

No. *962*

IN PROBATE COURT,

County of *Leavenworth*

In the Matter of the Estate of

John M. Maled
Deceased.

EXECUTOR'S OATH.

Filed this *13th* day
of *Dec.* 189*8*

Jul. Schaler
Judge of Probate.

GENERAL INVENTORY.

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

In Probate Court.

In the Matter of the Estate of

John Malsed
Deceased.

A true Inventory of all the Real Estate and of all the goods, chattels, rights and credits
of *John Malsed* Deceased,
which have come to the possession or knowledge of the undersigned, *Administrators*
of the said estate:

1. All the Real Estate,

APPRAISED VALUE

Out Lots 1 to 96 Village of Watertown	50 00
" " " 97 " " "	350 00
" " " 78 " " "	100 00
1/2 of N.W. 1/4 of S.W. 1/4 Sec 33 T118 R 25	500 00
	<u>1,000 00</u>

NO.	PERSONAL PROPERTY.	APPRAISED VALUE
	<p>2. All the Furniture and Household Goods,</p> <p><i>All the Household Furniture and Household Goods such as Beds, and Bedding, Tables, Chair, Stoves China and Crockery Ware.</i></p>	<p><i>50 00</i></p> <hr/> <p><i>50 00</i></p>
	<p>3. All Wearing Apparel and Ornaments,</p>	<hr/>
	<p>4. All Stock in Banks and other Corporations,</p>	<hr/>
	<p>5. All Mortgages, Bonds, Notes and other Written Evidence of Debt,</p> <p><i>Mortgage & Notes of J. W. Malsed</i></p> <p><i>" " M. L. Malsed</i></p> <p><i>Note of J. H. Rogers</i></p>	<p><i>1200.00</i></p> <p><i>1400.00</i></p> <p><i>75.00</i></p> <hr/> <p><i>2675.00</i></p>

6. All other Personal Property,

1 Horse about eight years old

20⁰⁰

\$20.00

1 Fanning Mill
 1 Corn Sheller
 1 Horse power Wood Saw
 1 Cultivator
 1 Harrow
 1 Buggy
 1 Double Harness
 1 Buckeye Seeder
 1 Horse Rake
 1 Champion Binder

4⁰⁰
 3⁰⁰
 10⁰⁰
 2⁰⁰
 1⁰⁰
 5⁰⁰
 2⁰⁰
 5⁰⁰
 1⁰⁰
 1⁰⁰

\$36.00

Dated at Watertown Minn this 17th day of June 1899
 Mortimer L. Mabed
 Administrator of John Mabed 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 17th day of June A. D. 1899

O. W. Mape
Frank Crawford

Appraisers.

State of Minnesota,
County of Carr ss. M. L. Malsud
being duly sworn, on oath says that he is the Administrator of the estate
of John Malsud 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 John Malsud
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
John Malsud deceased.

Subscribed and sworn to before me, this

17th day of June 1899

G. S. Halgren

Judge of Probate.
Notary Public
Carr Co Minn

Mortimer L. Malsud

No.
IN PROBATE COURT,

County of
In the Matter of the Estate of

Deceased.

GENERAL INVENTORY.

Filed and approved this

day of 189

Judge of Probate.

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

Know all Men by these Presents,
 That we, J. W. Malsed
 and Eli Babb. J. H. Voigt as principal,
 _____ as sureties,
 are held and firmly bound unto Julius Schaler Judge of Probate
 of the County of Cannon Minnesota, in the sum of
Two Thousand (\$2000⁰⁰) 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 ninth day of
December A. D. 1898.

The Condition of this Obligation is Such, That if the above bounden
J. W. Malsed
 letters testamentary upon the estate of John Malsed
 late of Cannon County in the 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 Cannon 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

Howard Babcock
P. H. Babcock

J. W. Malsed Seal
Eli Babb. Seal
J. H. Voigt Seal
 _____ Seal
 _____ Seal
 _____ Seal
 _____ Seal
 _____ Seal
 _____ Seal



State of ~~Minnesota~~ ^{South Dakota}
County of Roberts } ss.

Be it Known, That on this ninth day of December
A. D. 1898, personally appeared before me J. W. Mulrod, Eli Rabb, J. H. Voigt

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.

Howard Babcock
Notary Public, Judge of Probate,
Roberts County, S. D.

State of ~~Minnesota~~ ^{South Dakota}
County of Roberts } ss.

Eli Rabb, J. H. Voigt
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.

Eli Rabb
J. H. Voigt

Subscribed and sworn to before me, this ninth day of December
A. D. 1898.

I do hereby approve the within Bond:

Howard Babcock
Notary Public, Judge of Probate,
Roberts County, S. D.

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

Jul. Schaler
Judge of Probate.

No. 962
IN PROBATE COURT,
County of Carver

IN THE MATTER OF THE ESTATE OF

John Mulrod
Deceased.

EXECUTOR'S BOND.

Filed and approved this 13th
day of Dec. 1898

Judge of Probate.

State of Minnesota,
County of Carver

I hereby certify that the within Executor's Bond was duly recorded this 13th day of Dec. A. D. 1898 in Book 61 of Bonds, page 13th of the Probate Records.

Jul. Schaler
Judge of Probate.

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

Know all Men by these Presents,
 That we, Mortimer L. Malsed of the Village of
Watertown Carver County Minnesota as principal,
Frank A. Barth and Joel B. Light
of the same aforesaid place as sureties,
 are held and firmly bound unto Julius Schaler Judge of Probate
 of the County of Carver Minnesota, in the sum of
Two Thousand (\$2000⁰⁰) 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 Seventh day of
December A. D. 1898

The Condition of this Obligation is Such, That if the above bounden Mortimer
L. Malsed letters testamentary upon the estate of John Malsed
 late of Watertown in the County of Carver
State of Minnesota deceased, being one of the his 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

Guy E. Halgren
C. J. Bleedorn

Mortimer L. Malsed Seal
Frank A. Barth Seal
Joel B. Light Seal



Seal
 Seal
 Seal
 Seal
 Seal
 Seal

State of Minnesota, } ss.
County of Carver

Be it Known, That on this Seventh day of December
A. D. 1898, personally appeared before me Mortimer L. Malsud
Frank A. Barth and Joel B. Light
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. Hulgren Notary Public
Judge of Probate.
Carver Co Minn

State of Minnesota, } ss.
County of Carver

Frank A. Barth and Joel B. Light
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.

Frank A. Barth

Joel B. Light

Subscribed and sworn to before me, this 7th day of December
A. D. 1898

I do hereby approve the within Bond:

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

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

Julius Schaler
Judge of Probate.

No. 962
IN PROBATE COURT,
County of Carver

IN THE MATTER OF THE ESTATE OF

John Malsud Deceased.
EXECUTOR'S BOND.

Filed and approved this 13th
day of December 1898

Jul. Schaler
Judge of Probate.

State of Minnesota,
County of Carver

I hereby certify that the within Ex-
ecutor's Bond was duly recorded this
13th day of
Dec. A. D. 1898
in Book C of Bonds, page 107 of
the Probate Records.

Jul. Schaler
Judge of Probate.

Order Allowing Final Account.

At a Probate Court, Held at the office of the Judge of Probate in Chaska
in and for the County of Carver, on the 20th day of April, 1907.

Present

John Glavin
Judge of Probate.

IN PROBATE COURT, CARVER COUNTY.

In the Matter of the Settlement of the Final Account of

John W. Malsed & M. L. Malsus
Executors of John Malsed
Deceased.

The Probate Court of the County of Carver makes and records this summary statement of the account
of The Executors of the Estate of
John Malsed Deceased, as finally allowed and settled
by the said Probate Court:

THE DEBIT SIDE OF SAID ACCOUNT.

Whole amount of Inventory - - - - - \$ 2731.00
The increase of said Inventory - - - - - \$ 655.40

THE CREDIT.

Expense of Administration - - - - - \$ 1386.40
Expense, the last sickness, - - - - - \$
Funeral expenses, - - - - - \$
Amount paid widow and minor children by order of Court, - - - - - \$
The debts of testate, - - - - - \$

Leaving a balance of - - - - - \$ 2,000.00

IN PROBATE COURT, CARVER COUNTY.

In the Matter of the Settlement of the Final Account of

John W. Malsed & M. L. Malsus Executors
of the Estate of John Malsed
Deceased.

On this 20th day of April, 1907, at the office of the Judge of
Probate for the said County, the order made by the said Probate Court on the Petition of said

Executors of the Estate of
John Malsed deceased, being returned duly served

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

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

And it appearing that the said Executors

have accounted for every part of the said estate, and that no profit has been made by them of any increase in the inventory, and the accounts of the said Executors 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 M. L. Malsus

Ordered, that the said accounts be and the same are finally settled and allowed as filed and adjusted in and by this Court.

John M. Plummer
Judge of Probate.

No. 962

IN PROBATE COURT

County of Lawrence

In the matter of the Estate of

John Malsus
Deceased.

Order Allowing Final Account.

Filed this 20th day of April, 1904, and recorded in Book..... of

Orders, on page.....

John M. Plummer
Judge of Probate.

Chaska Review Job Print.

State of South Dakota,)
 :-ss
County of Grant.)

John W. Malsed 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 believes them to be true.

Subscribed and sworn to)
before me, this 15th. day)
of March 1904.)

John W. Malsed

A. J. Bleser

Notary public, Grant Co. S.D.

State of Minnesota,
County of Carver.

In Probate Court.

In the Matter of the Estate of

John Malsud }
Deceased.

To the Probate Court in and for said County:

The petition of John W. Malsud & M. L. Malsud of
said estate of said John Malsud deceased, respectfully represents
that said estate has been fully administered, as will appear by the final account of John W. Malsud
and M. L. Malsud 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, Minnesota, this Eleventh
day of March A. D. 1907.

John W. Malsud
M. L. Malsud

STATE OF MINNESOTA,
COUNTY OF CARVER.

ss. M. L. Malsud

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

Subscribed and sworn to before me, this
... 11 day of March 1907.

L. G. Halgren
Notary Public
Carver Co. Minn.

M. L. Malsud

No 962.....

IN PROBATE COURT

County of Carver.

In the Matter of the Estate of

John Malsee
Deceased.

**Petition for Settlement of Admin-
istration of Account.**

Filed this... 17th..... day of

March..... A. D., 1904.

John Malsee
Judge of Probate.

State of Minnesota, } ss.
County of Leaver

In the Matter of the Estate of John Malsed Deceased:

THE STATE OF MINNESOTA, To O. H. Maper —

Frank Crafford of said County, GREETING:

WHEREAS, John Malsed late of the County of Leaver 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 John H. Malsed & Mortimer S. Malsed of the County of Leaver in said State, Executors 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 the said John H. Malsed and Mortimer S. Malsed 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 Executors

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 will certify and subscribe, and, together with this warrant, deliver without delay to the said Executors Hereof fail not.

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

WITNESS: The Honorable Julius Schaler
Judge of Probate, at Chaska in said County,
this 13th day of December A. D. 1898

L. S.

Julius Schaler
Judge of Probate.

OATH OF APPRAISERS.

State of Minnesota,
County of Carver } ss.

O. W. Maper and
Frank Crawford
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 John Mahood deceased
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
17th day of June 1899
L. G. Halgren
Judge of Probate
Notary Public
Carver Co Minn

O. W. Maper
F. Crawford

No.
IN PROBATE COURT,
County of
IN THE MATTER OF THE ESTATE OF

Deceased,

Warrant to Appraisers.

Filed this day of
A. D. 189.....

Judge of Probate.

2-12-'96-5000

IN THE NAME OF GOD. AMEN.

I, John Maked of Watertown
in the County of Carver and State of Minnesota
being of sound mind and memory, and considering the uncertainty of this frail and transitory
life, do therefore make, ordain, publish and declare this to be my Last Will and Testament.

First, I order and direct that my Execut.or.s hereinafter named, pay all my just
debts and funeral expenses as soon after my decease as conveniently may be.

Second, after the payment of such funeral expenses and debts, I give, devise and
bequeath My Beloved Wife, Sarah Maked,
The following described Real Estate, to wit:
Out Lots No Seventy Eight (78) Ninety six (96) and Ninety
Seven (97) in the Village of Watertown, County of
Carver, and State of Minnesota, for her own use
and benefit, for and during the full term of
her natural life. Also all of the personal property
Notes, Mortgages, Credits, Monies and effects of
which I may be seized, so that she shall
have full power, use and control of all such
property, notes, mortgages, credits monies and effects
for and during the full term of her natural life.

Third - After the death of My Beloved wife, Sarah
Maked, I order and direct that the above described
Real Estate, Namely Out Lots No. Seventy Eight (78)
Ninety Six (96) and Ninety Seven (97) shall descend
to My beloved Daughters, Elizabeth Ann Hebert, Sarah
Eunice Rogers, Mary Virginia Jadrwin, and Addie
Vionia Maked, in fee simple for their free use
and enjoyment during the full term of their
natural lives, upon the expressed condition that
no part of the said Out Lots shall be sold, incumbered
or in any wise disposed of as long as they
or either of them shall live, but shall remain intact
for their or either of their free use as a home.

Fourth - I give and bequeath unto my beloved
Son, Theodore Harvey Maked the free use of the
North half (1/2) of the N.W. Quarter (1/4) of the S.W.
Quarter (1/4) of Section No Thirty Three (33) in
Township No One hundred Eighteen (118) of
Range No Twenty Five (25) for and during
the full term of his natural life, without the
payment of title in fee simple, and upon the
only condition that he shall keep all taxes paid
during his occupancy, so that after his death
said above described land shall revert to
My legal heirs.

Fifth - After the death of My beloved son
Theodore Harvey Maked, I order and direct
that the sum of One Dollar (\$1.00) shall be paid to
Agnes Cecilia Maked, the daughter of my said son
Theodore Harvey Maked, out of the proceeds of


the sale of the above described North One Half of H.W. Quarter of S.W. Quarter (1/4). and that the Balance of said proceeds shall be equally divided between my legal heirs as hereinafter mentioned in Paragraph Sixth of this Testament.

Sixth - I Order and Direct that after the Death of my Beloved Wife Sarah Malsed, the residue of my Estate shall be divided in the following manner. That is to say, I Give and bequeath unto the Legal Heir of my Late Beloved Daughter Maggie Bryant the Sum of Ten Dollars (\$10.00). The Balance of my Estate shall be equally divided between the following of my Children, their legal heirs, to wit: Elizabeth Ann Malsed, John W. Malsed, H. A. Malsed, Theodore H. Malsed, Mortimer L. Malsed, Sarah Eunice Rogers, Mary V. Judwin, and Addie Virginia Malsed. With the expressed Provision that the portion of the Personal Property coming to my Beloved Daughters, Elizabeth Ann, Sarah E. Mary V. and Addie V. shall be left as a reserve fund, to relieve any urgent need or want of my beloved Daughters, and said Reserve fund shall remain in the hands of my hereinafter named Executors, to be used by them to relieve such urgent need or want. It shall also be the duty of said Executors to keep the Buildings on aforementioned Sublots in good Repair and condition, expense of the same to be taken from the above mentioned Reserve fund.

Lastly, I make, constitute and appoint John W. Malsed and Mortimer L. Malsed

to be Executors of this my Last Will and Testament, hereby revoking all former wills by me made.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal, the Twenty-first day of April in the year of our Lord one thousand eight hundred and ninety Seven.

John Malsed 

THIS INSTRUMENT was, on the day of the date thereof, signed, published and declared by the said testator, John Malsed to be his Last Will and Testament in our presence, who, at his request, have subscribed our names thereto as witnesses, in his presence and in the presence of each other.

Guy E. Halgren residing at Watertown Minn.
E. E. Schrader residing at Watertown Minn.

Last Will and Testament
—OF—

Dated

189

Recorded in book No.
of Wills page 242, 244

3-15-96 500

CERTIFICATE OF PROBATE.

State of Minnesota,
County of *Carver*

IN PROBATE COURT.

In the Matter of the Estate of *John Malred* — 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

John Malred — late of said County of
Carver — deceased, bearing date the *twenty first* day of
April 189*8*, 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 *John Malred* — 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 *Chaska*

in said County, this *13th* day of

December A. D. 189*8*

Julius Schaler
Judge of Probate.

962

PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

John Walrod
Deceased.

Certificate of Proof of Will.

Recorded in Book *6*,

of Wills, page *243-244* and filed

this *13* day of

Dec. A. D. 189*8*.

Jarl Schaler
Judge of Probate.

ACCOUNT OF ADMINISTRATOR OR EXECUTOR.

State of Minnesota,

IN PROBATE COURT.

County of *Crow*Account of *Executors*

In the Matter of the Estate of

Deceased.

Said Estate in Account with

John H. Malsud & M. L. Malsud Executors

DEBIT.

DOLLARS. CENTS.

To Personal Estate, as per Inventory and Appraisal

2731 00

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 *Mortgages**655 40*

CREDIT.

DOLLARS. CENTS.

DOLLARS. CENTS.

1. EXPENSES OF ADMINISTRATION.

By Paid for Certified Copies and Recording as per

Voucher

15 00

Paid Appraisers as per Voucher

1 00

Paid Printer as per Voucher

20 00

Paid Labor on Farm

Paid Improvements on Real Estate

Paid Personal Services, as per Account

55 00

Paid Personal Property Selected by Widow

731 00

Paid Widow as per Order of the Court

" *of the interest Collected**564 40*

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

Paid for Medicines, as per Voucher No

Paid for Services, as per Voucher No

Total Expenses of Last Sickness

4. NECESSARY FUNERAL EXPENSES.

By Paid for Coffin, as per Voucher No

Paid for Services, as per Voucher No

Paid for Services, as per Voucher No

Total Expenses of Funeral

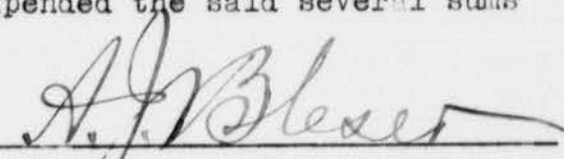
1386 40

Amount forward,

3386 40

State of South Dakota,)
County of Grant.) :-ss

On this 15th. day of March 1904, before me personally appeared John W. Malsed named in the hereto attached instrument, and made oath that the account hereto attached, signed by him is just and true, and that he has actually paid out and expended the said several sums therein named.


Notary Public, Grant Co. S.D.

963

Gdn.

11-19-1898

State of Minnesota,
County of *Carver*

IN PROBATE COURT,

Special Term, *Nov. 19* 1898

In the Matter of the Guardianship of

Hermann Kratzke

Minor

On Reading and Filing the Petition of

*Hermann Kratzke**a minor over 14 years of age*praying that *Otto Kratzke* of said County be appointed the Guardian of said*Hermann Kratzke*

minor, of said County; and it appearing that said

and above named

minor of the age of

Nineteen Years and Nine Months

years,

and resident of said County, and that it is necessary and convenient that a guardian should be appointed for said minor, and that said *Otto Kratzke* is a suitable andproper person therefor, and that the value of the personal estate and the rents, issues and profits of ~~the real estate~~ of said minor does not exceed the sum of*One hundred (being wages earned by him)* DOLLARS.

It is Ordered, That said

Otto Kratzke

give bond to the Judge of this

Court in the sum of

Two Hundred

Dollars, with sureties

to be approved by said Judge, conditioned according to law, and that thereupon said

Otto Kratzke

be appointed Guardian of said minor and Letters of

Guardianship be to *him* issued.

Dated this

19

day of

November

1898

By the Court,

Julius Schaler

Judge of Probate.

Special

Term,

Nov. 19

1898

On Reading and Filing the Bond of said

Otto Kratzke

as principal, and

Carl Fafie

and

Emiel Kratzke

as sureties, approved by the Judge of this Court, in the sum of

Two hundred

Dollars, conditioned according to law,

and given in pursuance of the foregoing order,

It is Ordered, That said

Otto Kratzke

be and he is hereby

appointed Guardian of

Hermann Kratzke

minor.

Ordered Further, That Letters of Guardianship be to *him* issued.

Dated this

19

day of

November

1898

By the Court,

Julius Schaler

Judge of Probate.

No. 963

IN PROBATE COURT,

County of *Marion*

IN THE MATTER OF THE GUARDIANSHIP OF

Hermann Kratzke

Minor

Order for Bond and Appointment of Guardian.

Filed this *17th* day of
Nov, 189*7*, Recorded in
Book *A2* of Orders, on page *424*
Jul. Schaler
Judge of Probate.

No. 815.—Pioneer Press Co., St. Paul, Minn.

LETTERS OF GUARDIANSHIP.

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

Otto Kralzke
of the County of Carver and State of Minnesota GREETING:

Whereas, An application in due form of law has been made to the Probate Court, to have you, the said Otto Kralzke

appointed the Guardian of the person and estate of

Hermann Kralzke

minor, residing in Waconia Carver County Minnesota
of the age of

Nineteen Years and Nine Months

And Whereas, You have agreed and consented to become such Guardian, and have duly executed and delivered a bond, pursuant to law, conditioned for the faithful performance of your duties as such Guardian; and the Court being satisfied of the sufficiency of such bond, and that you are a good and reputable person, and are in every respect competent to have the custody of the person and estate of said minor, does by these presents allow, constitute and appoint you, the said Otto Kralzke the Guardian of the person and estate of said minor during his minority, with full power to demand, sue for, and take possession of all money and estate belonging to said minor; hereby requiring you, the said Guardian, to safely keep the real and personal estate of said minor which shall hereafter come to your custody, and not suffer any waste, sale, or destruction of the same, but to keep up and sustain his lands, tenements and hereditaments, by and with the rents, issues and profits thereof, or with such other moneys belonging to him as shall come to your possession, and to deliver the same to him when he become of age, or to such other Guardian as may be hereafter appointed, in as good order and condition as you received the same, and also to render a just and true account of all moneys and property secured by you, and the application thereof, and of your Guardianship in all respects, to any court having cognizance thereof, when thereunto required, and in general to do all acts which appertain to you in said capacity, and as the law shall charge you.

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

Julius Schaler Judge of Probate,
at Waska in said County, this _____ day
of November A. D. 1898.

Julius Schaler
Judge of Probate.

No. 763

IN PROBATE COURT

County of Carver

LETTERS OF GUARDIANSHIP

TO
Otto Kratzke

State of Minnesota, }
County of Carver } ss.

I hereby certify that the within
Letters of Guardianship were duly
recorded this 19 day
of Nov A. D. 1898,
in Book W. 2 of Orders and
Guardianship, page 643

Jul. Schaler
Judge of Probate.

Filed this 19 day
of Nov A. D. 1898
Jul. Schaler
Judge of Probate.

State of Minnesota, } ss. IN PROBATE COURT.
County of Carver

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The Petition of Hermann Kroatzke
in said County, respectfully shows that your petitioner is a resident of the Township of
Haconia in said County, and is a minor over fourteen years of age, and
was 19 years of age on the 28th day
of February 18 98. That your petitioner is entitled to certain property and
estate; and that to protect and preserve the legal rights of your petitioner it is necessary that some
proper person be duly appointed the guardian of his person and estate during minority.

Your Petitioner Therefore Nominates, Subject to the approval of the aforesaid
Probate Court, Otto Kroatzke of the County of
Carver Minn. to be such guardian, and prays that he be appointed
accordingly, pursuant to the statute in such case made and provided.

Dated the 18th day of November 18 98

Hermann Kroatzke

State of Minnesota, } ss.
County of Carver

Hermann Kroatzke
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 believes them to be true.

Subscribed and sworn to before me, this

18th day of
November A. D. 18 98

Hermann Kroatzke

Julius Schaler

Judge of Probate.

I, Otto Kroatzke of the Town of
Saketown Carver Co Minn. do hereby consent to be appointed guardian of the
person and estate of the above named minor during his minority.

Otto Kroatzke

State of Minnesota, } ss.
County of _____

_____ of the _____ of _____
in said County, being duly sworn, says that he is acquainted with the property and estate of the
above named minor, and that the same consists of _____

That the personal estate of said minor does not exceed the sum of _____
Dollars, and the annual rents and profits of the real estate
of said minor does not exceed the sum of _____
Dollars.

Subscribed and sworn to before me, this _____
_____ day of _____
_____ A. D. 18 _____

Judge of Probate.

No. 963

IN PROBATE COURT,

County of Larver

IN THE MATTER OF THE GUARDIANSHIP OF

_____ Minor.

PETITION BY MINOR FOR APPOINTMENT
OF GUARDIAN.

Filed this 18 _____ day of _____
_____ A. D. 1898

_____ Judge of Probate.

Know all Men by these Presents, That we,

Otto Kratzke

as principal, and

~~Hermann Kratzke~~ and Emil Kratzke and Carl
Katzke

as sureties,

are held and firmly bound unto

Judge of Probate of the County of

Julius Schaler
Leaver and Hater

Minnesota, in the sum of

Two hundred (\$200) 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

19th

day of

November

A. D. 1898

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

Otto Kratzke

shall, and will faithfully, in all things, execute the duties of his trust as Guardian of

Hermann

Kratzke

minor, according to law; and shall make a true inventory of all the estate, real and personal, of
said ward that shall come to my possession or knowledge, and shall return the same into the Probate
Court of the proper County, within three months; and shall dispose of and manage all such estate
according to law, and for the best interest of my said ward; and shall faithfully discharge my
trust in relation thereto, and also in relation to the custody, education and maintenance of my said
ward; and shall render an account on oath of the property, estate and moneys of my said ward
in my hands, and all proceeds or interest derived therefrom, and of the management and disposition
of the same, within one year after my appointment as such Guardian, and at such other times as
the Probate Court shall direct; and shall, at the expiration of my trust, settle all account with
the Probate Court, and pay over and deliver all the estate, moneys and effects remaining in my hands,
or due from me on such settlement, to the person or persons who shall be lawfully entitled thereto,
then this obligation shall be void, otherwise to remain in full force and virtue.

Signed, Sealed and Delivered in Presence of

Geo. Moor

H. B. Valkenart.

Otto Kratzke.

Carl Katzke

Emil Kratzke.

SEAL

SEAL

SEAL

SEAL

SEAL

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SEAL



State of Minnesota,
County of Carver } ss.

Be it Known, That on this 19 day of November A. D. 1898,
personally appeared before me Geo. Kratzke, Carl Sape and Emil Kratzke
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.

Geo. Mook Notary Public
Judge of Probate.

State of Minnesota,
County of Carver } ss.

Carl Sape and Emil Kratzke
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 hundred
(#200 -) 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
19 day of November 1898,
Geo. Mook Notary Public Emil Kratzke
Judge of Probate.

I do hereby approve the within Bond:

Dated this 19 day of Nov. A. D. 1898
Julius Schaler
Judge of Probate.

No. 963
IN PROBATE COURT,
County of Carver
In the Matter of the Guardianship of
Heem, Kratzke
Minor

GUARDIAN'S BOND.
Filed and approved this 19
day of Nov. 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 19
day of Nov. A. D. 1898,
in Book B. 2, of Ordinance
page 567 of Probate Records.
Jul. Schaler
Judge of Probate.

State of Minnesota, } IN PROBATE COURT,
 County of Carver } ss. Special Term, Nov. 1898

IN THE MATTER OF THE GUARDIANSHIP OF

Hermann KratzkeMinorMinor

State of Minnesota, }
 County of Carver } ss.

I Otto Kratzke of the County of
Carver State of Minnesota, appointed by the Probate Court of said

County, the guardian of

Hermann KratzkeMinor

do solemnly swear that I will fully perform all the duties of such guardian according to law.

So help me God.

Subscribed and sworn to before me, this

19

day of

November A. D. 1898Julius Schuler

Judge of Probate.

Otto Kratzke

GUARDIAN OF

Hermann KratzkeMinor

No. 963

IN PROBATE COURT,

County of Carver

IN THE MATTER OF THE GUARDIANSHIP OF

Hermann Kratzke

Minor

OATH OF GUARDIAN.

Filed this 19th day of

November A. D. 1898

Jubius Schaler
Judge of Probate.

No. 84.—Pioneer Press Co., St. Paul, Minn.

PRINTER'S AFFIDAVIT.

Herald Print, Chaska.

State of Minnesota, } ss.
County of Carver.

H. E. DuToit

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 on*

Appl of Administrator 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 *8th* day of *Eight* day of *December* A. D. 189 *8* and was thereafter published in said newspaper on each and every succeeding Thursday, until and including Thursday the *22d* day of *December* 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 *30th* day of *December* A. D. 189 *8*

H. E. DuToit
Julius Schaler
Judge of Probate

#964

EST.

12-6-1898

First Pub Dec, 8, 1898.

Order for Hearing and Notice
of Application for Appointment of Administrator.

STATE OF MINNESOTA, County of Carver—ss. In Probate Court, Special Term, December 6th, 1898.

In the matter of the Estate of Bridget Foley Deceased.

On receiving and filing the petition of Michael E. Foley of the County of Murray, Minnesota, representing, among other things, that Bridget Foley late of the County of Carver in the State of Minnesota, on the 28th day of February A. D. 1898, at the City of Seattle, County of King, State of Washington, died intestate, and being an inhabitant of this County at the time of her death, leaving goods, chattels and estate within this County, and that the said petitioner is the son of said deceased, and praying that administration of said estate be to John Bailey granted:

It is Ordered, That said petition be heard before this Court, on Friday the 30th day of December A. D. 1898, at 11 o'clock a. 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 Valley Herald a weekly newspaper printed and published at Chaska in said County. Dated at Chaska the 6th day of December, A. D. 1898.

By the Court,
[Seal.] JULIUS SCHALER,
Judge of Probate

This Agreement made and entered into this ^{December} 1st day of ~~August~~ 1898 by and between Michael E. Foley, Maurice P. Foley and Mary E. ^{Colbert} ~~Colbert~~, parties of the first part, and Julia A. Foley party of the second part Witnesseth:

That Whereas Daniel Foley late of the county of Carver in the state of Minnesota deceased, died intestate on or about the 11th day of December 1885, the owner in fee simple of, and residing upon as his homestead, the following described land to wit: The East half of the South West-quarter of Section Eighteen (18) in Township one hundred and fourteen (114) Range twenty five (25) in said county of Carver, and left him surviving his only heirs-at-law, his wife Bridget Foley, and his seven children, viz: said Michael E. Foley, Maurice P. Foley, Julia A. Foley, and Mary E. Colbert, and Patrick G. Foley, John Foley, and Sarah B. Foley, and left at the time of his death certain personal property all of which has been used and consumed in the support and maintenance of said widow and said family, and is now no part of the estate of said deceased

And Whereas said Patrick G. Foley died testate, on the 30th day of April 1897, at Belle Plaine in the county of Scott Minnesota, a resident of said county at the time of his death, and owner of an undivided one seventh of said land so inherited from his father said Daniel Foley, and left no personal property, and in and by his last Will and Testament he bequeathed to said Michael E. Foley, Maurice P. Foley, Mary E. Colbert, Sarah B. Foley and Bridget Foley one dollar each, and the rest and residue of his property real and personal said Patrick G. Foley devised and bequeathed to said Julia A. Foley, and said Michael E. Foley and Maurice claim to have certain claims and demands against said estate;

And Whereas said John Foley who was at the time of his death a resident of said Carver county, died at the county of Nicollet in said state, on the 12th day of June 1897, intestate, and the owner of an undivided one seventh of said land, and no personal property, and left him ^{surviving} his mother said Bridget Foley, his sole heir-at-law;

And Whereas said Bridget Foley who was a resident of said Carver county at the time of her death, died at Seattle in the state of Washington, on the 26th day of February 1898 owner of an undivided one seventh of said land, so inherited by her from her said son John Foley, and left

an instrument in writing purporting to be the Last Will and Testament of said Bridget Foley, which provides that each of said Michael E. Foley, Maurice P. Foley, Mary E. Colbert, and Sarah B. Foley should be paid one dollar of her estate, and bequeaths and devises the rest and residue of the estate of said Bridget Foley to said Julia A. Foley;

And Whereas upon the petition of said Julia A. Foley due proceedings to prove allow and probate said will as the Last Will and Testament of said Bridget Foley deceased are now pending in the probate court in and for said Carver county and was brought on for hearing before said court on the 6th day of August 1898, and said Michael E. Foley, and Maurice P. Foley and Mary E. Colbert then and there contested said will and filed their objections thereto in writing in said court, wherein they among other things claim that each is the owner of an undivided one fifth of the estate of said Bridget Foley, and that said Julia A. Foley has in her possession personal property of the value of twelve hundred dollars belonging to said estate, and a contest having thus arisen between the respective parties hereto as to their respective rights and interests in and to said estate of said Bridget Foley and relative to the respective claims of said Michael E. Foley and Maurice P. Foley against the estate of said Patrick G. Foley,

Now Therefore, in consideration of the mutual and amicable settlement of all the rights and interests of the respective parties hereto in and to said estates and of their respective claims against each of said estates and against each other as hereinafter set forth, and to avoid the expense of litigating said matters and to avoid the ~~disagree~~ ^{trouble and expense} the same would bring upon them as brothers and sisters --

The parties of the first part and each of them and the party of the second part hereby mutually agree: That neither has any claim or demand against the other nor against their sister Sarah B. Foley the other heir

That John Bailly who is the administrator of the estate of said Daniel Foley, deceased, shall fully administer said estate and collect as part thereof all the rent for said land for the year 1898 and use and apply the same as hereinafter set forth;

That said John Bailly be appointed administrator of the estate of said John Foley and fully administer the same

That said Julia A. Foley as executrix fully administer the estate of said Patrick G. Foley, now in progress of administration, and take and the whole thereof free and clear of any claim or demand of either of the parties of the first part against the same, or against the party of the second part on account thereof ;

That the parties of the first part withdraw their said contest and and the party of the second part withdraws said will of said Bridget ^{Joley} and dismiss the proceedings now pending in the probate court of said Carver county for the proof and probate thereof, and that said John Bailly be appointed administrator of the estate of said Bridget Foley as an intestate estate ; and it is further mutually agreed by and between the parties hereto that the estate of said Bridget Foley deceased consists of and shall be inventoried as an undivided one seventh of said eighty acres of land inherited by her from her said son John Foley, and ~~that said estate and the administrator thereof have no claims or demand and shall make no claim or demand of any kind against said M. E. Joley or Katie Joley~~ ^{and that all other personal property, wearing apparel and household goods of which said Bridget Foley died the owner shall be the property of said Julia A. Foley and are hereby transferred and assigned to said Julia A. Foley by the said parties of the first part}

That the interest of said Bridget Foley in said land be assigned and distributed to said Michael E. Foley, Julia A. Foley, Maurice P. Foley, Sarah B. Foley and Mary E. ^{Collect} Foley, share and share alike, by the probate court of said Carver county, free and clear of any claim or demand on the part of any of the parties hereto against the same or against said estate, and clear of any and all expenses for probating the same, which shall be paid as hereinafter provided ;

That out of said rent and out of such money as said John Bailly as the administrator of the estate of Bridget Foley shall collect ^{from said Katie Foley and Michael Foley} ~~from said Katie Foley and Michael Foley~~ he shall pay and discharge the expenses of probating the estates of said Bridget Foley, John Foley and Daniel Foley and the unpaid part of the doctor's bill incurred by

and Judge Foley in her last sickness and pay
to said Julia A. Foley
And the sum of one hundred and
forty one dollars money advanced
by Julia A. Foley and Sarah B. Foley in
payment of the funeral expenses of said
Bridget Foley deceased; and the expense
of administration of said estate shall be
paid out of the rent for the year of 1898

~~said Bridget Foley in her last sickness~~ and if any remains after so doing distribute the same to the parties hereto and said Sarah B. Foley share and share alike, but if the money so received by said John Bailey and #141 ^{and #141 is hereby agreed to let James W. Hale and Julia A. Foley} shall not be sufficient to pay said expenses and said doctor's bill, the parties hereto hereby agree to pay the deficiency to said Bailey on demand in equal shares

That said John Bailey is hereby requested to carry out the provision hereof, and in the event of his refusal or inability to do so then the same shall be so carried out by some one to be mutually agreed upon by the parties hereto.

In witness whereof said parties have hereunto subscribed their names
Signed sealed and delivered in presence of

James W. Hale
J. C. Irwin

Mary E. Colbert by her
Attorney in fact Michael E. Foley
Michael E. Foley
Julia A. Foley
Morris P. Foley

State of Minnesota

County of Scott

On this 1st day of December 1898 before me a notary public in and for said county personally came ~~James W. Hale~~ ^{Foley and Julia A. Foley} Michael E. to me known to be the person described in and who executed the foregoing agreement and he in due form of law acknowledged that he executed the same as his free act and deed

James W. Hale
Notary Public Scott County, Minnesota

State of Minnesota

County of Scott

On this 1st day of December 1898 before me a notary public in and for said county personally came ~~Michael E. Foley~~ ^{Attorney in fact Mary E. Colbert} as to me known to be the person described in and who executed the foregoing agreement and he in due form of law acknowledged that he executed the same as his free act and deed

James W. Hale
Notary public Scott County, Minnesota.

State of Minnesota

County of

On this ~~10~~ day of August 1898 before me a notary public in and for
said county personally came to me known to be the
person described in and who executed the foregoing agreement and he in
due form of law acknowledged that he executed the same as free act
and deed

~~Notary public~~

~~County, Minnesota~~

State of *Minnesota*

County of *Scott*

On this ~~14~~ *December* day of ~~August~~ 1898 before me a ~~notary public~~ in and for
said county personally appeared *Morris P. Foley* to me known to be the
person described in and who executed the foregoing agreement and *he*
in due form of law *he* acknowledged that *he* executed the same as *his* ~~to~~
free act and deed

J. H. Quinn
Notary Public, County of *Scott*

And State of *Minnesota*

now Mary Colbert
of the County of King and State of Washington
have made, constituted and appointed, and by these presents do make, constitute
and appoint M. E. Foley

of the County of Murray and State of Minnesota
my true and lawful Attorney for me and in my name, place and stead to

Attend to in every manner and respect all
matters in any way appertaining to my right title
and interest in and to the East one half (E. 1/2) of South
West Quarter (S. W. 1/4) of Section Eighteen (18) and the
56 Rods along the south line on of West one half of said
West Quarter of said section in Township No. 114, in
Range Twenty Five in County of Carver and State
of Minnesota, Also the Estate of Bridget Foley and
Patrick G. or Patrick Foley or either of them and my said interest
That I grant and give unto the said Attorney full authority and power to do and
perform all and every act and thing whatsoever requisite and necessary to be done
in the premises, as fully, to all intents and purposes, as I might or could do if,
personally present, with full power of substitution and revocation, hereby ratifying
and confirming all that the said Attorney shall lawfully do or cause to be done by
virtue hereof.

IN TESTIMONY WHEREOF, The said party of the first part has hereunto
set her hand and seal this 12th day of April A. D. 1888.
Signed, Sealed and Delivered in Presence of

J. J. Foster
Thomas D. Boyd
Seal
Seal
Seal
Seal

State of Washington
County of King ss.

On this 12th day of April A. D. 1888, before me, a
Notary Public, within and for said County, personally appeared
Mary Remington, now Mary Colbert
to me known to be the person described in and who executed the foregoing instrument, and ac-
knowledgeed that she executed the same as her free act and deed.

J. J. Foster
Notary Public, in and for the
County of King, State of Washington

State of Minnesota, } ss.
County of Carver

In the Matter of the Estate of Bridget Foley Deceased:

THE STATE OF MINNESOTA, To Ray Johnson and
H. O. Muehlberg of said County, GREETING:

WHEREAS, Bridget Foley 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
John Bailey of the County of Sibley
in said State, 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 the said

John Bailey
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

John Bailey
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 7 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 7
and appraisal so made, you will certify and subscribe, and, together with this warrant, deliver without
delay to the said John Bailey - 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 Honorable Julius Schaler
Judge of Probate, at Chaska in said County,

L. S.

this 30 day of December A. D. 1898

Julius Schaler
Judge of Probate.

OATH OF APPRAISERS.

State of Minnesota,

County of Carver

ss.

Aug. Johnson and H. O. Muehlberg

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 Bridget Foley 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

31st day of Dec., 1898

Jul. Schuler
Judge of Probate.

Aug. Johnson
H. O. Muehlberg

No. 964

IN PROBATE COURT,

County of Carver

IN THE MATTER OF THE ESTATE OF

Bridget Foley Deceased.

Warrant to Appraisers.

Filed this 2nd day of Jan.

A. D. 1899

Jul. Schuler
Judge of Probate.

2-12-96-500

LETTERS OF ADMINISTRATION.

State of Minnesota,
County of Leaver } ss.

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

John Bailey of Sibley Co. Minn. GREETING:

Know Ye, That, whereas Bridget Tuley late
of the County of Leaver State of Minnesota deceased, lately died
intestate, at Seattle, Washington having while he lived, and at the time of his
death, goods, chattels, rights, credits, and estate within said Leaver 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, John Bailey 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 administrator 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 John Bailey 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 Sharks in said County, this 2nd

day of January A. D. 1899

Julius Schaler
Judge of Probate.

No. 964

IN PROBATE COURT

County of *Carver*

In the Matter of the Estate of

Bridget Foley

Deceased.

LETTERS OF ADMINISTRATION.

STATE OF MINNESOTA,

County of *Carver*

ss.

I certify that the within Letters of
Administration were duly recorded
this *22* day of *January*
A. D. 189*7*, in Book *5* of Letters
of Administration, page *321*

Jul. Schaler
Judge of Probate.

Filed the *22* day
of *January* A. D. 189*7*

Jul. Schaler
Judge of Probate.

State of Minnesota,
County of Carver

} ss.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Budget Foley

Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The Petition of John Bailey Administrator
of said Budget Foley 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 at which this Court will examine, settle and allow said final account, and for the assign-
ment of the residue of said estate to the parties entitled thereto by law.

Dated at Belle Plaine Minn the 8th day of
January A. D. 1901 John Bailey

State of Minnesota,
County of Scott

} ss.

John Bailey

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, the

8th day of
January A. D. 1901

John Bailey

James McFalls
Notary Public Scott Co.
Minn. Judge of Probate.

No 964

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Bridget Foley
deceased.

Petition for Settlement of Administration
of Account.

Filed the *8th* day of

January A. D. *1891*

John F. Engler
Judge of Probate.

No. 96.—Pioneer Press Co., St. Paul, Minn.

FINAL DECREE.

State of Minnesota,
County of Carver

IN PROBATE COURT.

ss.

Special Term Feb 7th 1901In the Matter of the Estate of Bridget Foley 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

John Bailey - 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 in testate, and the residue of said estate consists of the following described - Real - estate, to-wit:

the Undivided One Seventh (1/7) part of the East half of the South West quarter of Section No. Eighteen (18) Township One hundred and fourteen (114) Range Twenty-five (25) - Carver County Minnesota -

And it Further Appearing That the following named person~~S~~ are the person~~S~~
entitled to said residue of said estate by law, viz.:

Mary E. Colbert- Maurice P. Foley- Julia A. Foley-
Michael E. Foley- and Sarah B. Foley- Sons and
daughters, and only heirs at law of said deceased-

Now, Therefore, On the petition of said Administrator

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

Maurice P. Foley - Mary E. Colbert - Julia A. Foley
Michael E. Foley - and Sarah B. Foley -

forever, in the following proportions, to-wit:

To each the Undivided One fifth ($\frac{1}{5}$) of said Undivided One Seventh ($\frac{1}{7}$) and the same being the Undivided One thirty fifth ($\frac{1}{35}$) part of said East half of the South West quarter of Section Eighteen Aforesaid. All of which said Bridget Foley deceased inherited from her deceased son John Foley said John Foley being a deceased son and heir at Law of Daniel Foley deceased from whom the said interests was inherited by said John Foley deceased.

No. 964

IN PROBATE COURT.

County of Carver

In the Matter of the Estate of

Bridget Foley
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 and correct 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 _____

1

Judge of Probate.

Filed this _____

7th

day of _____

February 1901 and recorded
in Book No. of Final Decrees
pages 156-157

John F. Eugler
Judge of Probate.

To Have and to Hold the Same, Together with all the hereditaments and appurtenances thereunto belonging or in any wise appertaining, to the said above named person s and their heirs and assigns, forever.

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

GENERAL INVENTORY.

State of Minnesota,
County of Kanver ss.

In Probate Court.

In the Matter of the Estate of

Bridget Foley

Deceased.

A true Inventory of all the Real Estate and of all the goods, chattels, rights and credits
of Bridget Foley late of said County Deceased,
which have come to the possession or knowledge of the undersigned, John Bailey
Administrator of the said estate:

1. All the Real Estate,

APPRAISED VALUE

Therein included one seventh of the
East half of the South West quarter
of Section 18 Township 114 Range 25
in the County of Kanver Minnesota
inherited by her from her son John
Foley deceased

Appraised value \$ 400 00

NO.	PERSONAL PROPERTY.	APPRAISED VALUE
	<p>2. All the Furniture and Household Goods,</p> <p><i>none</i></p>	
	<p>3. All Wearing Apparel and Ornaments,</p> <p><i>none</i></p>	
	<p>4. All Stock in Banks and other Corporations,</p> <p><i>none</i></p>	
	<p>5. All Mortgages, Bonds, Notes and other Written Evidence of Debt,</p> <p><i>none</i></p>	

6. All other Personal Property,

none

Dated at *Belle Plaine Minn* this *30th* day of *December* 189*8*.

John Bailey
Administrator of the Estate of *Bridget Foley* 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 30th day of December A. D. 1898

H. O. Muehlberg
H. J. Johnson

Appraisers.

State of Minnesota,
County of Scott

ss.

John Bailey
Administrator of the estate
of the Estate of Budget Foley 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 Budget Foley

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 Budget Foley deceased.

Subscribed and sworn to before me, this

30th day of December 1898

James Nesbitt

Judge of Probate
Notary Public Scott Co
Minn.

John Bailey

No. 964

IN PROBATE COURT,

County of Warren

In the Matter of the Estate of

Budget Foley
Deceased.

GENERAL INVENTORY.

Filed and approved this 2nd

day of Jan. 1899

J. J. Schaller
Judge of Probate.

Brown, Treacy & Co., St. Paul.

2-1-97. 1/2 M.

CLASS 1

KNOW ALL MEN BY THESE PRESENTS,

That we John Bailey as principal,
 and John O'Connell and Wm Bailey as Sureties,
 are held and firmly bound unto Julius Schaler Judge of Probate of the
 County of Leaver Minnesota, in the sum of Two Hundred
DOLLARS, lawful money of the United States,
 to be paid to the said Judge of Probate, or his successors in office; for which pay-
 ment, 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 30th day of
December A. D. 1898

The Condition of this Obligation is such, That if the above bounden John
Bailey
 letters of administration upon the estate of Bridget Foley
 late of the County of Leaver and State of Minnesota
 deceased, being to him granted, shall and will, well and faithfully, execute the
 trust reposed in him as administrator 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 Leaver 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 the
 possession of any other person for him and shall administer according to law,
 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 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 the 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.

SIGNED, SEALED AND DELIVERED IN PRESENCE OF

James McHale
E. C. Lucy

John Bailey Seal.
John O'Connell Seal.

William Bailey Seal.

Seal.

Seal.



State of Minnesota, }
County of Scott } ss.

Be it known, That on this 30th day of December
A. D. 1898, personally came before me John Bailey,
John O'Connell and Wm Bailey
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.

James M. Hales
Notary Public ^{Judge of Probate} Scott Co.
Minn

State of Minnesota, }
County of Scott } ss.

John O'Connell and Wm Bailey
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
30th day of
December A. D. 1898

John O'Connell
William Bailey

James M. Hales
Notary Public ^{Judge of Probate} Scott Co. Minn
I do hereby approve the within Bond:

Dated this 31st day of December A. D. 1898

Julius Schaler
Judge of Probate.

No. 964
IN PROBATE COURT,
County of Leaver

In the Matter of the Estate of
Bridget Foley
Deceased.

Administrator's Bond.

Filed the 31st day of
December A. D. 1898

Jul. Schaler
Judge of Probate.

STATE OF MINNESOTA, }
County of Leaver } ss.

I hereby certify that the
within Administrator's Bond
was duly recorded this 2d
day of Jan A. D. 1899
in Book 5 of Probate Records.
Julius Schaler
Judge of Probate.

State of Minnesota,

In Probate Court,

County of

Carver

ss.

Special Term, Dec. 30th 1898

In the Matter of the Estate of

Bridget Foley

Deceased:

PURSUANT TO AN ORDER made in the above entitled matter, on the Sixth day of December A. D. 1898, the petition of Michael C. Foley of the County of Murray - Minn. that Letters of Administration upon said Estate be granted unto John Bailey of Sibley Co. Minn. was this day brought on to be heard and considered, and the affidavit of F. E. Du Toit 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

Bridget Foley died on the 28th day of February 1898, at the County of King Washington in the State of Minnesota, intestate, and that she was a resident of the County of Carver in the State of Minnesota, at the time of her 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 Four hundred Dollars, And the said petitioner is a son of said deceased, and that the said John Bailey is a suitable and competent person to administer upon said estate, pursuant to said petition, said petitioner appearing and no adverse appearance or opposition being made.

IT IS ORDERED, that said John Bailey be and he hereby is appointed Administrator of the said Estate of Bridget Foley deceased, and that said John Bailey 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 Hundred Dollars, with sufficient sureties, to be approved by said Judge, conditioned according to law.

Dated at Wahaska the 30th day of December A. D. 1898

By the Court,

Julius Schaler
Judge of Probate.

No. 964

IN PROBATE COURT,

County of Leaver

IN THE MATTER OF THE ESTATE OF

Bridget Fuley
Deceased.

ORDER APPOINTING ADMINISTRATOR.

Filed this 30 day of Dec.
1898, and recorded in Book E, of
Orders, page 174

Jal. Schaler
Judge of Probate.

2-14-96-500

Order Allowing Final Account.

At a Probate Court, Held at the office of the Judge of Probate in Chaska
in and for the County of Carver, on the 7th day of February, 1901.

Present John F. Engler Judge of Probate.

IN PROBATE COURT, CARVER COUNTY.

In the Matter of the Settlement of the Final Account of
John Bailey Administrator of the
Estate of Bridget Foley Deceased.

The Probate Court of the County of Carver makes and records this summary statement of the account
of John Bailey Administrator of the Estate
of Bridget Foley Deceased, as finally allowed and settled
by the said Probate Court:

THE DEBIT SIDE OF SAID ACCOUNT.

Whole amount of Inventory - - - - - \$
The increase of said Inventory - - - - - \$
Contributed by the heirs see Agreement from farm rent 211.33 211.33

THE CREDIT.

Expense of Administration - - - - - \$ 70.33
Expense, the last sickness, - - - - - \$
Funeral expenses, - - - - - \$
Amount paid widow and minor children by order of Court, - - - - - \$
The debts of testate, - - - - - \$
advanced by Julia A. Foley see Agreement \$
to pay same from farm Rent 141.00 211.33

Leaving a balance of - - - - - \$

IN PROBATE COURT, CARVER COUNTY.

In the Matter of the Settlement of the Final Account of
John Bailey Administrator of the
Estate of Bridget Foley Deceased.

On this 7th day of February, 1901, at the office of the Judge of
Probate for the said County, the order made by the said Probate Court of the Petition of

John Bailey Administrator of the Estate of
Bridget Foley deceased, being returned duly served

and the said John Bailey Administrator appearing in proper person, and
no adverse appearance or objection being made.

Whereupon the said Probate Court proceeded to examine the said John Bailey Administrator upon oath, and the inventory of the estate which was produced before the said Court, and the vouchers and accounts of the said Administrator.
And it appearing that the said John Bailey 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 Administrator 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 John Bailey
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. 964
IN PROBATE COURT
County of Barren
In the matter of the Estate of
Bridget Foley Deceased.

Order Allowing Final Account.

Filed this 7th day of February, 1904, and
recorded in Book of
Orders, on page
John F. Eugler
Judge of Probate.

PRINTER'S AFFIDAVIT.

Herald Print, Chaska.

State of Minnesota, } SS.
County of Carver.

W. B. Chremantant 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*

of Will hereto attached and made a part hereof, was cut from the columns of said newspaper and was published in said newspaper for 3 successive weeks, once in each week, that said notice was first published in said newspaper on Thursday the 22^d day of December A. D. 1897 and was thereafter published in said newspaper on each and every succeeding Thursday, until and including Thursday the 5th day of January A. D. 1897 (insertions) and that during all of said period said newspaper was published on Thursday of each week.

Subscribed and sworn to before me this 14th day of

January A. D. 1897

John F. Engler
Judge of Probate

#966
EST,
12-16-1898

First Pub Dec 22d 1898,

Order for Hearing Proof of Will

STATE OF MINNESOTA, COUNTY OF Carver.—ss.—In Probate Court, Special Term, December 16th, 1898.

In the matter of the Estate of Catharina Loegering, Deceased.

Whereas, An instrument in writing, purporting to be the Last Will and Testament of Catharina Loegering deceased, late of said County, has been delivered to this court. Whereas, John Hipp of St. Paul Minnesota has filed therewith his petition, representing among other things that said Catharina Loegering died in said County on the 30th day of November, 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 14th day of January A. D. 1899, at 11 o'clock in the forenoon, 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 16th, day of December A. D. 1898.

By the Court
Seal. JULIUS SCHALER,
Judge of Probate

Printed Affidavit
Order for Hearing
Proof of Will of
Catharine Loegering
Deceased

Filed Jan 14th 1899



Waconia October the 2 1898

In the Name of God the
Father God the Son and
God the holy Spirit

I Katarina Loeving.
knowing the uncertainties of this
World being in sound
mind and Memory make
this my last Will and
Testament.

My 4 Children Clemens.
Gulfrid, Raurach and Willi
shall become my legal heirs.
from all my Property.
Personal care. Note. Morgaches.
in even chairs. Except Willi becomes
\$200. too insufficient Salary besides
his share

My Infant Child Lise

Leaves \$ 100 ^{per} one hundred
Dollars for School Support
and it is my will that this
Money shall be paid to
the Catholic Sisters of
Colony Carver. for her
Education

And I give to the residing
Catholic Priest of Wacania
\$ 50 ^{per} fifty Dollars for
Holy Masses \$ 25 ^{per} for my an
Soul and \$ 25 ^{per} for the
benefit of my Family.
Likewise I give \$ 50 ^{per} fifty
Dollars to the
residing Catholic Priest
of Colony in the same
manner as above.

further I give to my children
 Gotfried Konrad Willi
 and my Infant Child. Swiss
 a betstunde and letting on
 with let speak shall become
 to Willi; and on to Swiss
 on let and letting shall become
 to my daughter, and on
 let and letting, shall
 become to Anna Hipp
 for my wishing.

John Hendrick
 Clerk of the Court

As my Administrator and
 full filler of my Will
 and Testament I appoint
 John Hipp, St. Paul

Karina Loegering ^{her self} X

CERTIFICATE OF PROBATE.

State of Minnesota, }
 County of Carver } ss. In Probate Court,
 Special Term, January 14th 1899

In the Matter of the Estate of

Catharine Goegering 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
Catharine Goegering
 deceased, late of said County of Carver bearing date the Second
 day of October 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 Catharine Goegering
 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, has hereunto set his

hand and affixed the seal of said Court at Chaska

in said County, this 14th day of January A. D. 1899

John F. Engler
 Judge of Probate.

No. 966

IN PROBATE COURT,

County of Carver

In the Matter of the Estate of

Katharine Hoegering
Deceased.

CERTIFICATE OF PROOF OF WILL.

Filed this 14th day
of January 1897, and
recorded in Book C of
Wills, page 246-247-

John F. Englev
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 16th day of December 1899
Present John F. Engler Judge of Probate.

IN PROBATE COURT, Carver COUNTY.

In the Matter of the Settlement of the Final Account of

Catharine Soegering }
Deceased.

The Probate Court of the County of Carver makes and records this summary
statement of the account of John Hipp - Executor of the estate
of Catharine Soegering Deceased, as finally allowed and settled
by the said Probate Court:

THE DEBIT SIDE OF SAID ACCOUNT.

Whole amount of Inventory,	- - - - -	\$ 3510.05
The increase of said Inventory,	- - - - -	\$ -
		\$ 3510.05

THE CREDIT.

Expense of Administration,	- - - - -	\$ 16.60
Expense, the last sickness,	- - - - -	\$ 477.60
Funeral expenses,	- - - - -	\$ 78.80
Amount paid widow and minor children by order of Court,	- - - - -	\$ -
The debts of testate,	- - - - -	\$ 323.55
		\$ -
		\$ 896.55
Leaving a balance of	- - - - -	\$ 2613.50

IN PROBATE COURT, Carver COUNTY.

In the Matter of the Settlement of the Final Account of

John Hipp - Executor of the }
Estate of Catharine Soegering }
Deceased.

On this 16th day of December 1899, at the office of the Judge of
Probate for the said County, the order made by the said Probate Court on the Petition of
John Hipp Executor of the Estate of Catharine
Soegering deceased, being returned duly served,
Gottfried Soegering
and the said John Hipp - Executor appearing in proper person, and
no adverse appearance or objection being made

Whereupon the said Probate Court proceeded to examine the said

John Hipp 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

John Hipp 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 *John Hipp* 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 John Hipp*

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.

No. 966

IN PROBATE COURT

County of *Carroll*

IN THE MATTER OF THE ESTATE OF

Catharine Doering
Deceased.

ORDER ALLOWING FINAL ACCOUNT

Filed this *16* day of *Dec* of
1899 and recorded in Book
Orders, on page

John F. Engler
Judge of Probate.

6-28-500

State of Minnesota, } IN PROBATE COURT.
County of Carver } ss. Special Term February 21st 1900.

In the Matter of the Estate of Catharine Soegering Deceased:

The final account of John Hipp, Executor of the estate of Catharine Soegering 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 Catharine Soegering, late of the County of Carver, and State of Minnesota Deceased.

It is ordered that the said John Hipp, Executor as such of the estate of Catharine Soegering deceased, be forever discharged from all the duties, powers and liabilities of the trust of Catharine Soegering deceased.

Dated at Chaska the 21st day of February 1900

By the Court,

John F. Engler
Judge of Probate.

No. 966

IN PROBATE COURT,

County of Carver

IN THE MATTER OF THE ESTATE OF

Catharine Loegering
Deceased.

Order Discharging Executor or Administrator.

Filed this 21st day of
February 1900

Recorded in Book.....of Orders,

Page.....
John F. Engler
Judge of Probate.

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

In the Matter of the Estate of
Catharine Soegering Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The Petition of John Hipps, Executor of
said Catharine Soegering 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 8th
day of November A. D. 1899.

John Hipps
Executor

State of Minnesota,
County of Carver SS. John Hipps

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 believes them to be true.

Subscribed and sworn to before me, this
8th day of Nov 1899
John F. Engler John Hipps
Judge of Probate.

No. 966

IN PROBATE COURT

County of *Carver*

In the Matter of the Estate of

Catharine Soegering
Deceased.

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

Filed this *8th* day of

Nov A. D. 18*99*
John F. Engler
Judge of Probate.

Chaska Review Job Print.

*Hearing
Dec 16 1899
at 11. a. m*

GENERAL INVENTORY.

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

In Probate Court.

In the Matter of the Estate of

Catharina Lueyering

Deceased.

A true Inventory of all the Real Estate and of all the goods, chattels, rights and credits

of

Catharina Lueyering

Deceased,

which have come to the possession or knowledge of the undersigned.

Executor

of the said estate:

1. All the Real Estate,

APPRAISED VALUE

No Real Estate

*all Personal Property.
an Live Stock on Farm
Cash Money on hand.*

\$ 1219.40

" 1412.80

NO.	PERSONAL PROPERTY.	APPRAISED VALUE
2. All the Furniture and Household Goods,		
No 1	on Stoves and cooking Department	\$ 4 a 25
No 2	on Tables chairs and Benches	m 1 5 25
		\$ 58 50
3. All Wearing Apparel and Ornaments,		
No 1	on Organ and Bookshelves	\$ 35 00
March 17 th 1899 Recd from Frank Gehlen - Executor		\$ 387 45
(Estate of J. H. Logering deceased)		\$ 422 45
4. All Stock in Banks and other Corporations,		
No 1	Cash on hand	30 00
No 2	Cash on hand	\$ 1012 80
No 3	Wash. on hand, and Bookshelves	" 1 20 00
No 4	Corn " " " 600 " " "	" 1 20 00
No 5	Wts. " " " 400 " " "	" 1 00 00
No 6	Barley " " " 130 " " "	" 4 50 00
No 7	Rye " " " 30 " " "	" 12 00
No 8	34 Pans of Hay.	" 62 25
		\$ 1469 80
5. All Mortgages, Bonds, Notes and other Written Evidence of Debt,		
on Machinery.		
No 1	on Ocean Separator No 3.	\$ 100 00
No 2	on Sewing machine	" 11 25
No 3	on Binder	" 50 00
No 4	on Mower	" 10 00
No 5	on Horse rack on Sides on Hay Tether.	" 19 00
No 6	on Farming Tools.	" 32 00
No 7	on Wagons Slays and Buggy.	\$ 88 25
		\$ 310 50

6. All other Personal Property.

No 1	an horse nine years old.	\$ 95	aa
No 2	2 black horses. 6 years old.	" 200	aa
No 3	an mare 8 years old.	" 80	aa
No 4	an yearling colt.	" 65	aa
No 5	an cow 12 years old.	" 28	aa
No 6	2 cows. 9 years old.	" 58	aa
No 7	2 " " 8 years old.	" 50	aa
No 8	8 " " 2 years old.	" 136	aa
No 9	4 " " 5 years old.	" 102	aa
No 10	4 " " 4 years old.	" 100	aa
No 11	1 " " 4 years old.	" 24	aa
No 12	5 Hens.	" 68	aa
No 13	2 Buds. an 4 years old. an 8 months	38.	aa
No 14	90 caps.	69	aa
		<u>\$ 1114.</u>	aa
No 15	24 Hogs. from 6 months to an year.	\$ 95	aa
No 16	5 Pigs.	5	aa
No 17	1 Boar	5	aa
		<u>\$ 105</u>	aa

Total Amount of all Personal Property ~~\$ 3070.00~~
\$3510 05

all the personal property as bequeathed
is said deceased in and by the last will
of her dec. husband is included herein

Dated at Macon, Ga. this 16 day of January 1899.

Executor John W. Hips
of Catharine Seegering 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 16 day of January A. D. 1899.

Monty Wagner
Casper Steinlager

Appraisers.

State of Minnesota,

County of Carver

ss.

John Hiff
being duly sworn, on oath says that he is the Executor of the estate of Catharina Loegering 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 Catharina Loegering 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 Catharina Loegering deceased.

Subscribed and sworn to before me, this

16 day of January 1899

John F. Engler
Judge of Probate.

John Hiff
Executor -

No 966

IN PROBATE COURT,

County of Carver

In the Matter of the Estate of

Catharina Loegering
Deceased.

GENERAL INVENTORY.

Filed and approved this

19th

day of January 1899

John F. Engler
Judge of Probate.

2-1-97. 1/2 M.

BROWN, TRACY & Co., St. Paul.

State of Minnesota,

In Probate Court.

County of Carver

ss.

In the Matter of the Estate of

Catherina Svegering

Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The petition of John Hipp of St Paul
 in the County of Ramsey and State of Minnesota, respectfully represents
 that Catherina Svegering late of Wacoua in the County
 of Carver and State of Minnesota, died on the
30th day of December A. D. 1898, at the County
 of Carver 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 Administrator 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:

Clemens Svegering - 22 years of age, residing at Wacoua Minn
Josephine " 20 " " " "
Conrad " 18 " " " "
Willie " about 13 " " " "

That the probable value of the personal property of the estate is
Three Thousand and 500 Dollars; and that the probable value of the real property
 of the estate is _____ Dollars,
 and its character is as follows:

That the name of the executor named in the Will John Hipp
 and his residence St Paul Minn

Your petitioner therefore prays that said Will may be proved and allowed as the Last Will and
 Testament of said Catherina Svegering Deceased, and that Letters
 Testamentary be granted to John Hipp

Dated at St Paul this 10th day
 of December A. D. 1898

John F. Hipp

State of Minnesota,
County of Ramsey ss.

John Hipp

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

10th day of Dec A. D. 1898

Hugo Schleier

Judge of Probate.

May Public
Ramsey Co
Minn

John Hipp

No. 966

IN PROBATE COURT,

County of Carver

In the matter of the Estate of

Math. Svegerson
Deceased.

Petition of Executor Presenting
Will for Probate.

Filed this 16 day

of December 1898.

Jul. Schaler
Judge of Probate.

State of *Minnesota*,

In Probate Court,

County of *Lawrence*

} ss.

I DO SOLEMNLY *Swear* that I will well and truly execute the Last Will and Testament of — *Catharina 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

14th day of *January* 189*9**John F. Engle*
Judge of Probate.*John H. Hiff*

No. 466

IN PROBATE COURT,

County of Warren

IN THE MATTER OF THE ESTATE OF

Catharine Seegering
Deceased.

EXECUTOR'S OATH

Filed this 14 day of Jan.

A. D. 1899

John F. Engler
Judge of Probate.

2-28-'96-500

State of Minnesota,
County of *Carver*

88.

IN PROBATE COURT,

Special Term,

January 14th 1899

In the Matter of the Estate of *Catharine Loegering* Deceased.

Pursuant to the Order of this Court Made in the above entitled matter, on the *Sixteenth* day of *December* 18*98*, the hearing of the proofs of that certain instrument bearing date the *Second* day of *January* *October* 18*98*, purporting to be the last will and testament of *Catharine Loegering* deceased, came on this day; and it appearing to the satisfaction of the Court that the notice directed in the order aforesaid to be given has been given, thereupon *Moritz Wagner* and *John Henke* the subscribing witnesses to said instrument, were duly sworn and examined on behalf of the proponent thereof, their testimony reduced to writing, subscribed by them, and filed. And it appearing to the Court, after a full hearing and examination of the testimony in said matter, that said *Catharine Loegering* died on the *30th* day of *November* 18*98*, testate, in the said County of *Carver* and that ~~he~~^{she} was at the time of ~~his~~^{her} death a resident of said County, and left assets therein; that said instrument, offered for probate as and for the last will and testament of said deceased, was duly executed as ~~his~~^{her} last will and testament by said testator according to law; that 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 *Catharine Loegering* 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 *Fourteenth* day of

January A. D. 18*99*

By the Court:

John F. Engler
Judge of Probate.

No. 966.

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Katharine Goegering
Deceased.

ORDER ADMITTING WILL TO PROBATE.

Filed this *14th* day of

January A. D. 18*99*

Recorded in Book *E.* of Orders, on
page *370*

John F. Engle
Judge of Probate.

No. 167.—Pioneer Press Co., St. Paul, Minn.

State of Minnesota, } ss.
County of Le Sueur

In the Matter of the Estate of Katharina Seegering Deceased:

THE STATE OF MINNESOTA, To Moritz Wagner and
Carsten Steinhagen of said County, GREETING:

WHEREAS, Katharina Seegering late of the
County of Le Sueur 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
John Wipp of the County of Le Sueur
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 the said

John Wipp
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

John Wipp - 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 will certify and subscribe, and, together with this warrant, deliver without
delay to the said Katharina Seegering Hereof fail not.

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

WITNESS: The Honorable John F. Engler
Judge of Probate, at Shaska in said County,

L. S.

this 14th day of January A. D. 1899

John F. Engler
Judge of Probate.

OATH OF APPRAISERS.

State of Minnesota, } ss.
County of Carver

Moritz Thayer and Casper Steinhagen

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 Catharina Loegering
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
16th day of January 1899
Anton Ed. Kaeder
Judge of Probate.

Notary Public
Carver County
Chas. H. H. H.

Moritz Thayer
Casper Steinhagen

No. 966

IN PROBATE COURT,

County of Carver

IN THE MATTER OF THE ESTATE OF

Catharina Loegering
Deceased.

Warrant to Appraisers.

Filed this 19 day of Jan.

A. D. 1899

John F. Engler
Judge of Probate.

9-13-93-500

State of Minnesota, } ss.
County of Harver

THE STATE OF MINNESOTA, to all to whom these Presents shall come or may concern, and especially to John Hipp

of the County of Ramsey and State of Minnesota, GREETING:

Know Ye, That whereas Katharina Pegering
late of the County of Harver and State of Minnesota,
lately died testate, and being at the time of ~~his~~ ^{her} decease an inhabitant of said County, by means
whereof the proving and recording ~~her~~ ^{her} last Will and Testament, and granting administration of
all and singular the goods, chattels, rights, credits and estate whereof ~~she~~ ^{she} died possessed, and
also the auditing, allowing and finally discharging the account thereof, is within the jurisdiction of
the Probate Court of said County of Harver

And Whereas, On the 14th day of January
A. D. 1899, at Shaska in said County, before the Hon.
John F. Engler Probate Judge of said County, the last
Will and Testament of the said Katharina Pegering
(a copy whereof is hereunto annexed) was proved, allowed and admitted to probate;

And Whereas, John Hipp
executor 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

John Hipp
executor 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 ~~her~~ ^{her} 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 Harver 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, and to said last Will and Testament, 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, 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. John F. Engler Judge
of Probate, at Shaska in said County, this
14th day of January
A. D. 1899
John F. Engler
Judge of Probate.

No. 966

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Katharine Fegering
Deceased.

LETTERS TESTAMENTARY.

Filed the *14th* day of

January A. D. 189*9*

John F. Engler
Judge of Probate.

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

I certify that the within Letters Testamentary were duly recorded this *14th* day of *January* A. D. 189*9*, in Book "*C*" of Letters Testamentary, on page *421*

John F. Engler
Judge of Probate.

Know all Men by these Presents,
 That we, John Hipp of St. Paul Ramsey County Minn. as principal,
 and Moritz Wagner and John Henke
of Carver County Minnesota. as sureties,
 are held and firmly bound unto John T. Eugler Judge of Probate
 of the County of Carver Minnesota, in the sum of (4000.00)
Four 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 fourteenth day of
January A. D. 1899

The Condition of this Obligation is Such, That if the above bounden
John Hipp
 letters testamentary upon the estate of Catharina Leegering
 late of Waconia Town Carver County Minn.
 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

R. GehlenJul. SchulerJohn HippMoritz WagnerJohn Henke

Seal

Seal

Seal

Seal

Seal

Seal

Seal

Seal

Seal

State of Minnesota,
County of Carver } ss.

Be it Known, That on this Fourteenth day of January
A. D. 1899, personally appeared before me John Hipp Moritz Wagner
and John Henke
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.

John F. Engler
Judge of Probate.

State of Minnesota,
County of Carver } ss.

Moritz Wagner and John Henke
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 (2000.⁰⁰)
Two Thousand DOLLARS, over and above all just debts, liabilities and
responsibilities, and exclusive of his property exempt from execution.

Moritz Wagner
John Henke

Subscribed and sworn to before me, this Fourteenth day of January
A. D. 1899

John F. Engler
Judge of Probate.

I do hereby approve the within Bond:

Dated this Fourteenth day of January A. D. 1899

John F. Engler
Judge of Probate.

No. 966
IN PROBATE COURT,
County of Carver

IN THE MATTER OF THE ESTATE OF

Leatharine Engering
Deceased.

EXECUTOR'S BOND.

Filed and approved this 14th
day of January 1899
John F. Engler
Judge of Probate.

State of Minnesota,
County of Carver }

I hereby certify that the within Ex-
ecutor's Bond was duly recorded this
Fourteenth day of
January A. D. 1899
in Book 12 of Bonds, page 108 of
the Probate Records.

John F. Engler
Judge of Probate.

State of Minnesota, }
 County of Carver } ss. In Probate Court,
 Special Term, Nov 25th 1899
 In the Matter of the Estate of Catharine Voegering Deceased:

To the Probate Court in and for said County:

The Petition of John Hipp—Executor of the Estate of
 Catharine Voegering late of the County of Carver and
 State Minnesota—Deceased—

respectfully represents that the amount of personal property that has come to his
 hands as such — Executor — belonging to said estate is about
 Two Thousand Seventy Nine 80/100 Dollars, and consists of
 Stoves and cooking utensils, Tables, Chairs and other Furniture
 also Organ and Bed—Steeds, Wheat, Oats, Corn, Barley & Rye
 Hay, Cream Separator and all other Farm Machinery & Wagons
 Five Horses, One Colt, 19 Cows, 5 Heifers, 2 Bulls and 10 Calfs— 27
 Hogs, 5 pigs & One Boar, all personal property as listed on Inventory
 that the expense of administration, of funeral, of last sickness, and the debts ^{on file in this Probate Court} and legacies
 said deceased amount to about Two Thousand Seventy Nine 80/100 Dollars,
 and that the said debts and legacies
 remains unpaid.

Your petitioner would therefore ask that license be granted to him
 to sell of said personal estate the following articles at Private sale, to-wit:
 All of said Articles mentioned above, as listed on
 the Inventory on file in this Probate Court—

that the proceeds may be applied to the payment of such Debts & Legacies
 Dated at Chaska the 25th day of
 November A. D. 1899

John Hipp
 Executor of the Estate of Cath Voegering dec

State of Minnesota, }
 County of Carver } ss.

John Hipp
 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 believes them to be true.

Subscribed and sworn to before me, this
 25th day of November 1899
 John F. Engler
 Judge of Probate.

John Hipp

No. 966

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Catharine Doering
Deceased.

Petition for License to Sell Personal
Estate.

Filed this *24* day of *Nov*

A. D. 189*7*

John F. Engler
Judge of Probate.

11-7-94-500

State of Minnesota, }
County of Carver

IN PROBATE COURT,

SpecialTerm. November 2 1899

In the Matter of the Estate of Catharine Voegering Deceased.

On reading and filing the petition of John Hipp—Executor—
setting forth the description and amount of personal estate that has come to his hands,
the amount of expenses of administration, of funeral, of last sickness, and of the debts [&]
^{legacies} outstanding against said deceased.

and praying for license to sell of said personal estate the following described articles,
to-wit:

Household Furniture, Wheat, Oats, Corn, Barley, Rye
and Hay, also Organ, Cream Separator, Farm Machine
— 24 Horses, Cows, Heifers and Hogs— and all Personal
Property as listed on the Inventory on file in this
Probate Court, of the Estate of Catharine Voegering
Deceased—

for the purpose of paying such Debts and Legacies and it appearing to be
necessary to sell said personal estate.

It is Ordered, That the said John Hipp—Executor—
aforesaid, be and he is hereby licensed to sell said personal estate, either at private
sale or public auction, as he may find most beneficial.

~~And it is Further Ordered, That before offering said personal estate, or any part~~
~~thereof, for sale at auction, the said~~
~~shall cause a notice of the time and place of such sale to be posted up in three of the~~
~~most public places in the town of~~ and to be published for
~~weeks in the~~ a newspaper published at

And it is Further Ordered, That the said
immediately after the sale of said personal estate, or any part thereof, make report
of his proceedings to this Court.

Dated at Chaska Nov 2 1899

John F. Engler

Probate Judge,

of Carver

County, Minnesota.

No 966

IN PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

Catharine Loegering

Order of License to Sell Personal Estate.

Filed this *2* day of
November A. D. 18*99*

John F. Engler
Judge of Probate.

State of Minnesota,

County of Carver

SS.

Account of

In the Matter of the Estate of

Catharina Loegering

Deceased.

Said Estate in Account with

John Hipp - Executor

		DEBIT.		CREDIT.	
		DOLLARS.	CENTS.	DOLLARS.	CENTS.
To Personal Estate, as per Inventory and Appraisal.....		3570	05		
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.....					
1. EXPENSES OF ADMINISTRATION.					
By Paid for Certified Copies and Recording as per Voucher.....		4	60		
Paid Appraisers as per Voucher.....					
Paid Printer as per Voucher.....		12	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. 1.....		310	00		
Paid for Medicines, as per Voucher No. 7.....		37	60		
Paid for Services, as per Voucher No. 8.....		90	00		
" " " " " " No. 10.....		40	00		
Total Expenses of Last Sickness.....					
4. NECESSARY FUNERAL EXPENSES.					
By Paid for Coffin, as per Voucher No. 9.....		65	60		
Paid for Services, as per Voucher No. 4.....		11	00		
Paid for Services, as per Voucher No. 5.....		2	20		
Total Expenses of Funeral.....		78	80		
Amount forward.....					
		3573	00	3570	05

		CREDIT.		DEBIT.	
		DOLLARS.	CENTS.	DOLLARS.	CENTS.
Brought forward		573	00	3510	05
5. DEBTS DUE OTHER CREDITORS.					
By Paid the several claims and demands allowed by order of Court, as per Vouchers numbered.....to.....to-wit:					
No.	2	7	45		
No.	3	5	75		
No.	6	13	89		
No.	8	90	00		
No.	11	10	00		
No.	12	1	25		
No.	13	28	30		
No.	14	5	00		
No.	15	1	75		
No.	16		65		
No.	17	2	50		
No.	18 Monument	120	00		
No.	19 John Heipp	127	01		
No.		323	55		
No.					
No.					
No.					
No.					
No.					
No.					
Total debts paid.....		896	55	3510	05
Balance in hands of Executor				2613	50
Dated November 8th 1899					
John Heipp					

State of Minnesota,
 County of Carver ss. On this 16th day of Dec A. D. 1899, before me
 personally appeared John Heipp above named,
 and made oath that the above and foregoing account, signed by him is just and true,
 and that he has actually paid out and expended the said several sums therein named.
John F. Coughlin
 Judge of Probate.

No. 966

IN PROBATE COURT

County of Carver

In the Matter of the Estate of
Catharine Leegans
 deceased

Account of
Executor

Filed this 16th day of Dec A. D. 1899
John F. Coughlin
 Judge of Probate.

Chaska Review Job Print

Received this day from the Estate
of Catharine Soegering, late of the County of
Carver, and State of Minnesota. Deceased—
One Bed-stead, and Bedding therefor—Being
for William Soegering a Minor. To which he
is entitled to receive—under the Will and
Testament of Catharine Soegering his Mother
Deceased—

and I hereby acknowledge receipt of the
same

Dated at St Paul this 20 day of Feb 1900

Signed and delivered
in presence of

John Wiff

Guardian of
William Soegering—Minor

Receipt of
John Hepp

Filed, Feb 21st 1900
John F. Engler
Judge of Probate

Received this day from the
Estate of Catharine Soegering, late of the
County of Carver, and State of Minnesota.
Deceased -

One Bedstead and Bedding therefor - Being
for Conrad Soegering a Minor - To which
he is entitled to receive under the
Will and Testament of Catharine Soegering
his mother - Deceased

And I hereby acknowledge receipt of the
same -

Dated at St Paul this 20 day of Feb 1900

Signed and delivered

in presence of

John Hipp

} Guardian of
Conrad Soegering - Minor

Receipt of
John Hepp

Filed Feb 21st 1900
John F. Engler
Judge of Probate

Received of John Hupp - Executor
of the Estate of Catharina Loegering late of
the County of Carver, Minnesota. Deceased
The sum of Fifty (\$50⁰⁰)⁰⁰ Dollars -
This being payment in full as bequeathed
in the Will and Testament of said deceased
to me for mass -

Dated this 18 day of July 1899

Signed in witness of

John Helters

Sophia Loegering

John Schubert
Catholic Priest

~~No. 19~~

Receipt of
Catholic Priest of
Cologne Minn.

Filed Nov 25/99

John F. Engler
Judge of Probate

Received this day of John Hipp as
Executor of the estate of Catharine Seegering
late of the County of Carver, and State of Minnesota
Deceased—

One Bedstead and Bedding therefor—
To which I am entitled to receive, under the
Will and Testament of Catharine Seegering
my Daughter—Deceased—

And I hereby Acknowledge full and complete
receipt of the same—

Dated at *Macon* this 16th day of December A.D. 1898

Signed and delivered

in presence of

Don Petrocke.

Rosa Petrocke.

Angela Henke

Angela Henke

Filed Jan 8th
1900

\$78.30.

Gologne, Carver Co. Minn.
Dec. 7, 1899.

Received from John Hipp
for Board and Tuition
for Louisa Loegering. Seven-
ty-eight Dollars and Thirty
cents.

S. S. de Notre Dame.

Received this day of John Hipp - Executor -
of the estate of Catharine Loegering - late of the
County of Carver, and State of Minnesota - deceased -
The sum of Five Hundred fifty three 37/100 Dollars (\$553.37)
Being the full share to which I am entitled to
receive as heir at law - under the Will and
Testament of said Catharine Loegering my
Mother - Deceased -

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

Dated at Gleno - this 18 day Jan A.D. 1900

Signed and delivered } C. L. Loegering
in presence of }
Sophia Loegering }

Receipt of
Clemens Loegering

Filed Jan 22^d 1900
John F. Eugler
Judge of Probate

Received this day of John Hipp as Executor.
of the estate of Catharine Soegering late of the
County of Carver, and State of Minnesota deceased.
The sum of Five Hundred fifty three $37/100$ Dollars. (\$553.37)
Being the full share to which I am entitled to
receive as heir at law under the Will and
Testament of said Catharine Soegering my
Mother. Deceased.

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

Dated at St. Paul this 15 day of January A.D. 1900

Signed and delivered

in presence of

Godfrey J. Soegering

Mary Hipp

Receipt of
Gottfried Loegering

Filed Jan 22 rd 1900
John F. Engler
Judge of Probate

Received this day of John Hipp as Executor
of the Estate of Catharine Soegering, late of the
County of Carver, and State of Minnesota—
Deceased.—

One Bedstead and Bedding therefor—
To which I am entitled to receive under the
Will and Testament of Catharine Soegering
my mother-deceased.—

and I hereby acknowledge full receipt of
the same.—

Dated at Chaska this 16th day of December A.D. 1899

Signed and delivered

in presence of

4 Benjamin

John F. Engler

Godfrey J. Soegering

Receipt of
Gottfried Soegering

Filed Dec 16th 99
John F. Eugler
Judge of Probate

ARTHUR G. RICE, PRES.

J. G. ROBB, V. PRES.

B. W. RISING, SECY. & TREAS.



St Paul, Minn. Jan 14/1900

My dear friend

John F. Engler

I am glad to hear in a letter from
you that the Clemens Lagering
firm will be bought and merged
into the new one. I am glad to
hear that you are now in a position
to do so. I am glad to hear that
you are now in a position to do so.
I am glad to hear that you are now
in a position to do so. I am glad to
hear that you are now in a position
to do so. I am glad to hear that
you are now in a position to do so.
I am glad to hear that you are now
in a position to do so. I am glad to
hear that you are now in a position
to do so. I am glad to hear that
you are now in a position to do so.

With yours

John H. H. H.

Kindly let me know if you are now in a position to do so.

John H. H. H.
John H. H. H.
John H. H. H.

Received this day of John Kipp as
Executor of the estate of Catharine Soegering late
of the County of Carver, and State of Minnesota
Deceased

One Bedstead and Bedding therefor and Bedspread
to which the Orphan Child Louisa of said
Catharine Soegering, is entitled to receive
under the Will and Testament of Catharine
Soegering her Foster Mother Deceased.

and I hereby Acknowledge Receipt for same 1900
Dated at Chaska this 9th day of January A.D. ~~1900~~

Signed and delivered

in presence of
John F. Engler

} S. J. Soegering

Sisters of Cologne

Filed Jan 9th 1900

Received of John Hippi - Executor
of the Estate of Catharina Loegoring late of
the County of Carver - Minnesota - Deceased.

The sum of Fifty (\$50⁰⁰) Dollars -
This being payment in full as bequeathed
in and by the last Will and Testament of
said deceased to me for reading mass
Dated this 11 day of August 1899.

Signed in witness of

✓ Raphael Dominikowski
✓ Luther Gethmann

Rev. Ruf. Moehle.

~~No 18~~
Receipt of the
Catholic Priest
of
Waconia Minn

Filed Nov 25/99
John F. English
Judge of Probate.

State of Minnesota,

In Probate Court.

County of CarverIn the Matter of the Estate of Catharine Loegering Deceased:

To the Probate Court in and for said County:

I, John Kepp—Executor— of said estate, having been duly licensed by an order of this Court made in said matter, on the 2d day of November A. D. 1897, to sell all of the personal estate of said deceased, either at private sale or public auction, as I might find most beneficial for the interest of said estate, do respectfully report: That deeming it best to sell said personal property at private Sale, ~~notice of the time and place of sale to be posted agreeably to said order, as by the affidavit hereto annexed, marked "A," will appear, that at the time and place mentioned in said notice, I offered said property for sale at auction, and sold the same to the highest bidder for the appraisal price as per Inventory on file in this Court.~~ as follows, to-wit:

DATE	NAME OF PURCHASER	PROPERTY SOLD	PRICE	APPRAISAL	INCREASE	DECREASE
Nov 10 th 97	Gottfried Loegering	Stoves + cooking utensils	\$40.05	\$40.05		
" "	"	Tables Chair + Benches	18.25	18.25		
" "	"	Organ + Bedstead	35.00	35.00		
" "	"	200 Bus Wheat	120.00	120.00		
" "	"	600 Bus Corn	120.00	120.00		
" "	"	450 Bus Oats	100.00	100.00		
" "	"	130 Bus Barley	45.00	45.00		
" "	"	30 Bus Rye	12.00	12.00		
" "	"	34 tons of Hay	60.00	60.00		
" "	"	Cream Separator No. 3	100.00	100.00		
" "	"	Kitchen outfit	11.00	11.00		
" "	"	One Self-Binder	50.00	50.00		
" "	"	One Mower	10.00	10.00		
" "	"	Hay Rake Seder + Jedd	14.00	14.00		
" "	"	Other Farming Tools	37.00	37.00		
" "	"	Wagons Sleds + Buggies	88.25	88.25		
" "	"	Four Horses	375.00	375.00		
" "	"	One Yearling Colt	65.00	65.00		
" "	"	19 cows	500.00	500.00		
" "	"	15 Heifers	68.00	68.00		
" "	"	2 Bulls	37.00	37.00		
" "	"	10 calves	69.00	69.00		
" "	"	27 Hogs	95.00	95.00		
" "	"	5 Pigs	5.00	5.00		
" "	"	1 Boar	5.00	5.00		
			\$2080.55	\$2080.55		

All of which is respectfully submitted.

Dated at Charota the 7th day of November A. D. 1897John Kepp
Executor of said Estate

No. 966

IN PROBATE COURT,

County of

Lawer

IN THE MATTER OF THE ESTATE OF

Catharine Loegering
Deceased.

Report of Sale of Personal Property.

Filed this

7th

day of

Nov

A. D. 1897

John F. Engler
Judge of Probate.

10-30-'95-500

Received this day of John Hipp as Executor
of the estate of Catharine Soegering - late of the County
of Carver, and State of Minnesota - deceased -

The sum of Four Hundred Fifty Six 51/100 Dollars
Being the full share to which I am entitled
to Receive as heir at law - under the Will and
Testament of said Catharine Soegering
my Mother - Deceased -

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

Dated at Chaska this 16th day of December A.D. 1899

Signed and delivered

in the presence of

G. Bengtson

John F. Engler

Godfrey G. Soegering

FINAL DECREE.

State of Minnesota, } In Probate Court,
 County of Carver } ss. Special Term December 16th 1899
 In the Matter of the Estate of
Catharine Soegering Deceased.

It appearing to the Court now here, on satisfactory proofs and the evidence, that 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

John Kipp-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:~~

after all debts and claims allowed therein and costs of Administration thereof was paid, as shown by the Final account of said John Kipp-Executor of the said Catharine Soegering deceased - Consists of the following described Personal Property to-wit:
Cash Money Amounting to the sum of \$2613.50
Six (6) Bedsteads with the Bedding therefor - and
Two Bedspreads -

And It Further Appearing - That said Catharine Soegering deceased - died testate on the 30th day of November A.D. 1898 in the Town of Waconia, County of Carver, and State of Minn.

And It Further Appearing - That said deceased during her life time made and executed a Last Will and Testament, bearing date October 2nd 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 testatrix gave and bequeathed unto her Son William Soegering the sum of Two Hundred Dollars (\$200.⁰⁰) also gave and bequeathed to her Orphan Child Louisa Soegering the sum of \$100.⁰⁰, said sum of \$100.⁰⁰ by the conditions of the said Will, shall be paid to the Catholic Sisters of Cologne, Carver County, Minn. to be used for the Education of said Orphan Child Louisa. - said testatrix gave and bequeathed to the Residing Catholic Priest of Waconia the sum of \$50.⁰⁰ \$25.⁰⁰ thereof to be used for masses for testatrix soul, and \$25.⁰⁰ thereof to be used for masses for the benefit of testatrix family

WITNESSES

ATTEST

said testatrix also gave and bequeathed to the residing Catholic Priest of Cologne, Carver County Minnesota, the sum of Fifty Dollars, \$25.00 thereof to be used for masses for testatrix's soul and \$25.00 thereof to be used for masses for the benefit of testatrix's family.

The said testatrix gave and bequeathed, to her sons Gottfried Soegering - Conrad Soegering - and William Soegering also to Louisa Soegering her Orphan Child, also to her Mother and to Anna Hipp each respectively

One Bedstead and Bedding therefor.

The testatrix gave and bequeathed to her son William Soegering and Louisa Soegering her Orphan Child each respectively One bed - spread -

And of all the rest and remainder of the herein and heretofore described Personal Property, The said Testatrix gave and bequeathed unto her sons Clemens Soegering - Gottfried Soegering - Conrad Soegering - and William Soegering In Equal Shares -

Now, Therefore, On the petition of

John Hipp - 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 Personal property be, and the same is hereby assigned to and vested in the said

1. Clemens Soegering ^{age 22 yrs} a Son of said deceased residing at Waconia, Carver Co. Minn

2. Gottfried Soegering ^{age 21 yrs} a Son of said deceased - residing at Waconia Carver Co. Minn

3. Conrad Soegering ^{age 18 yrs} a Son of said deceased residing at Carver Co. Minn.

4. William Soegering ^{age 13 yrs} a Son of said deceased - residing at St Paul Minn.

This being all the children of said Catharine Soegering the testatrix deceased -

forever, in the following proportions, to-wit:

The heretofore mentioned Personal Property
To all of said Children of Catharine Soegering
the testatrix deceased in Equal Shares
Share and Share Alike

Subject However: to the ^{herein and} heretofore mentioned

and described Legacies

and It Further Appearing- That all of said Legacies
have been paid and Secured to be paid.

All the Receipts of the heirs and Legatees on file
in this Probate Court.

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 their
heirs and assigns, forever.

John F. Engler
Judge of the Probate Court,
Carver County, Minnesota.

Personal Estate

No. _____

IN PROBATE COURT.

County of

Carver

In the Matter of the Estate of

Catharine Degering
Deceased.

FINAL DECREE ASSIGNING RESIDUE OF ESTATE.

STATE OF MINNESOTA,

County of

Carver

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 _____ A. D. 189_____

Judge of Probate.

Filed this 16th day
of December 1897 and
recorded in Book 6, pages 400
401 + 402 Probate Record
John F. Engler
Judge of Probate.