



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

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PRINTER'S AFFIDAVIT.

Herald Print, Chaska.

State of Minnesota, } ss.
County of Carver.

F. E. 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 *Application for appointment* 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 *25th* day of *May* A. D. 189*9* and was thereafter published in said newspaper on each and every succeeding Thursday, until and including Thursday the *8th* day of *June* A. D. 189*9* (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 *17th* day of *June* A. D. 189*9*

F. E. DuToit
John F. Engler
Judge of Probate

988

EST.

5-23-1899

First Pub May 25, 1899.

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

STATE OF MINNESOTA, County of Carver—ss. In Probate Court, Special Term May 23rd, 1899.

In the Matter of the Estate of Catharine Willems, Deceased.

On receiving and filing the petition of John Willems of Benton town Carver County, Minn., representing among other things, that Catharine Willems late of Carver County, on the 25th day of January A. D. 1887, at Benton town 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 a Brother of said deceased, and praying that administration of said estate be to Theodore Willems of this County, granted.

It is Ordered, That said petition be heard before this Court on Saturday the 17th day of June A. D. 1899, at 10 o'clock A. M., at 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 23rd day of May A. D. 1899.

By the Court,
[Seal.] JOHN F. ENGLER,
Judge of Probate

Fees Paid.

Filed June 17/899
John F. Eigler
Judge of Probate

FINAL DECREE.

State of Minnesota, } In Probate Court,
 County of Carver } ss. Special Term February 5th 1900
 In the Matter of the Estate of
Catharine Villemers
 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

Theodore Villemers - 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 ~~as~~ testate, and the residue of said estate consists of the following described Real real estate, to-wit:

An Undivided One Tenth (1/10) part of
Lot N^o Eight (8) of Block N^o Six (6) in the Village
of Benton in the County of Carver and State of Minnesota -

And it Further Appearing, That said deceased died
at the town of Benton in the County and State aforesaid
on or about the 25th day of January 1887 -

And it further Appearing, That the following named persons are the persons
 entitled all of said estate by law, viz:

1, <u>Maria Van Buggemann</u> -					
formerly <u>Maria Willem</u> -	being a Sister of said deceased				
2, <u>Elisabeth Freitag</u>					
formerly <u>Elisabeth Willem</u>	" " " " "	"	"	"	"
3, <u>Peter Willem</u>	" " Brother " "	"	"	"	"
4, <u>Dina Driscoll</u>					
formerly <u>Dina Willem</u> -	" " Sister " "	"	"	"	"
5, <u>Joseph Willem</u>	" " Brother " "	"	"	"	"
6, <u>Sophia Ring</u>					
formerly <u>Sophia Willem</u>	" " Sister " "	"	"	"	"
7, <u>Gerdrude Willem</u>	" " " " "	"	"	"	"
8, <u>John Willem</u>	" " Brother " "	"	"	"	"
9, <u>Theodore Willem</u>	" " " " "	"	"	"	"

All of them being of full and lawful age

Now, Therefore, On the petition of
Theodore Willem - Administrator aforesaid -
 and pursuant to due notice and the law in such case provided:

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

1, Maria Van Buggemann - 2, Elisabeth Freitag -
 3, Peter Willem - 4, Dina Driscoll - 5, Joseph Willem
 6, Sophia Ring - 7, Gerdrude Willem - 8, John Willem -
 and 9, Theodore Willem -

Forever - Share and Share alike -

forever, in the following proportions, to-wit:

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 2, and their heirs and assigns, forever.

John F. Engler
Judge of the Probate Court,

Leaver County, Minnesota.

No. 988

IN PROBATE COURT.

County of Carver

In the Matter of the Estate of
Catharine Williams
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 A. D. 189

Judge of Probate.

Filed this 5th day
of February 1900 and
recorded in Book H Decree Record
pages 647 & 65

John F. Engler
Judge of Probate.

State of Minnesota,
County of Carver

IN PROBATE COURT.

In the Matter of the Estate of

Catharine Willem

Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The petition of John Willem of the town of Benton in the County of Carver and State of Minnesota, respectfully shows: That Catharine Willem who was at the time of her death a resident of the town of Benton in the County of Carver and State of Minnesota, died on the 25 day of January A. D. 1897, at the town of Benton in the County of Carver and State of Minnesota, leaving estate therein and without leaving any last Will and Testament to the knowledge, information or belief of your petitioner.

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

- ✓ 1. Maria Van Buggenann aged 42 years, residing at Minneapolis who is a sister of said deceased
- ✓ 2. Elizabeth Freitay aged 44 years, residing at Minneapolis who is a sister of said deceased;
- ✓ 3. Peter Willem aged 40 years, residing at Maecnia Minn. who is a brother of said deceased;
- ✓ 4. Lina Driscoll aged 38 years, residing at Minneapolis who is a sister of said deceased;
- ✓ 5. Joseph Willem aged 36 years, residing at Maecnia Minn. who is a brother of said deceased;
- ✓ 6. Sophia Ring aged 34 years, residing at New Market Minn. who is a sister of said deceased;
- ✓ 7. Gordrude Willem aged 32 years, residing at Minneapolis who is a sister of said deceased;
- ✓ 8. John Willem aged 48 years, residing at Benton Carver Co. who is a brother of said deceased;
- ✓ 9. Theodore Willem aged 22 years, residing at Benton Carver Co. who is a brother of said deceased;

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

a 1/2 part in an old house and lot in Benton Carver Co.

That said deceased was a minor of the age of 15 years leaving surviving her her Mother as only legal heir who also died on the 2nd day of August 1895

That your petitioner is..... a brother
of *Leatharine Willem*..... said deceased.

That the name of the person for whom administration is prayed, is..... *Theodore*
Willem..... and his address is..... *Leulogue Minn*.....

Your petitioner therefore prays that Letters of Administration of the estate of the said intestate be granted to the said *Theodore Willem*.....

Dated the..... *23rd*..... day of..... *May*..... A. D. 189*9*.
..... *John Willem*.....

State of Minnesota, }
County of..... *Leavenworth*..... } ss. *John Willem*.....

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

23rd day of *May* 189*9*.
John F. Engler..... *John Willem*.....
Judge of Probate.

No. *988*
IN PROBATE COURT,

County of *Leavenworth*

IN THE MATTER OF THE ESTATE OF

Leatharine Willem Deceased.

Petition for Letters of Administration.

Filed this *23rd* day of
May A. D. 18*99*.

John F. Engler
Judge of Probate.

State of Minnesota,
COUNTY OF Carver } ss.

IN PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

Catharine Skillems

Deceased.

A True Inventory Of all the Real Estate and of all the goods, chattels, rights, credits and
estate of Catharine Skillems Deceased,
which have come to the possession or to the knowledge of the undersigned Theodore Skillems
Administrator of the said Estate:

No.

REAL ESTATE.

Appraised Value.

1. All the Real Estate:

Ninth (19)
An Undivided One Eighth (1/8) Share
in Lot No. Eight (8) Block No. Six (6)

in the Village of Benton in the County
of Carver and State of Minnesota
Being an Inheritance from her Father William
Skillems late of Carver County Minnesota
Deceased

Appraised Value of the Whole thereof \$300 00

PERSONAL ESTATE.

APPRAISED VALUE

SELECTED

Dollars

Cents

Dollars

Cents

2. All the Furniture and Household Goods.

3. All Wearing Apparel and Ornaments.

4. All Stock in Banks and Other Corporations.

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

*\$300.⁰⁰ Being an Inheritance from
William Williams her Father Deceased*

Dated at Chaska this 17th day of June 1897
Theodore Willem
Administrator of Catharine Willem 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. 1897
Arnold Haen
John Willem } Appraisers.

State of Minnesota, } ss. Theodore Willem
COUNTY OF Carver }
being duly sworn, says that he is, the Administrator of the estate of
Catharine Willem 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 Catharine Willem
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 Catharine Willem, deceased.

Subscribed and sworn to before me, this
17th day of June A. D. 1897
John F. Engler
Judge of Probate.

No. 988
IN PROBATE COURT,
County of Carver
In the Matter of the Estate of
Catharine Willem
Deceased.

GENERAL INVENTORY.

Filed and approved this 17th
day of June 1897
John F. Engler
Judge of Probate.
No. 105. McGill-Warner Co., St. Paul, Minn.

State of Minnesota,
County of Carver } ss.

THE STATE OF MINNESOTA, to Arnold Kroen and
John Skillems of said County, GREETING:

Whereas, Catharine Skillems
late of the County of Carver in said State, lately died intestate, leaving real estate,
and also goods, chattels, rights and credits, within said County, the administration whereof has been
granted to Theodore Skillems
of the County of Carver in said State, of Minnesota
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 their duties, and having
procured from the said Theodore Skillems 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

Theodore Skillems Administrator of
the Estate of Catharine Skillems - Deceased

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 Theodore Skillems
Hereof fail not.

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

Witness: The _____ Judge
of Probate at _____ in said County, this

17th day of June 1899

John F. Ecigler
Judge of Probate.

OATH OF APPRAISERS.

State of Minnesota,
County of Carver } ss.

Arnold Hoew and
John Skillems
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 Catharine Skillems 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 A. D. 1899

Arnold Hoew
John W. Skillems.
John F. Eugler
Judge of Probate

No. 988

IN PROBATE COURT,

County of Carver

IN THE MATTER OF THE ESTATE OF

Catharine Skillems
Decensed.

WARRANT TO APPRAISERS.

Filed the 17th day of

June A. D. 1899

John F. Eugler
Judge of Probate.

No. 117—Printer Press Co., St. Paul, Minn.

LETTERS OF ADMINISTRATION.

State of Minnesota,
County of Carver } ss.

THE STATE OF MINNESOTA, to all to whom these Presents may come or may concern, and especially to
Theodore Killens of Carver Co. Minn. GREETING:

Know Ye, That whereas Catharine Killens late
of Benton Carver County Minnesota deceased, lately died
intestate, at Benton having while he lived, and at the time of his
death, goods, chattels, rights, credits, and estate within said 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, Theodore Killens being entitled to
the administration of said estate, has given bond to the Judge of said Court for the faithful
execution of the trust of administration of said estate, which said bond has been approved by said
Judge, and filed in said Probate Court;

We, Therefore, Reposing full confidence in your integrity and ability, do by these presents
constitute and appoint you, the said Theodore Killens
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 her 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 John F. Engler

at Chaska Judge of our said Probate Court,
in said County, this 17th

day of June A. D. 1897

John F. Engler
Judge of Probate.

No. 988

IN PROBATE COURT,

County of Carver

In the Matter of the Estate of

Catharine Millers
Deceased.

LETTERS OF ADMINISTRATION.

State of Minnesota,

County of Carver } ss.

I certify that the within Letters of
Administration were duly recorded
this 17th day of June
A. D. 1899, in Book 6 of Letters
of Administration, page 332

John F. Eegler
Judge of Probate.

Filed the 17th day of

June A. D. 1899
John F. Eegler
Judge of Probate.

Know all Men by these Presents,

That we, *Theodore Willens* of the Town of *Benton*
County of *Carver* and State of *Minnesota* as principal,
and *Arnold Hoen* and *John Willens*

as sureties,
are held and firmly bound unto *John F. Eegler* Judge of Probate
of the County of *Carver* Minnesota, in the sum of

Five hundred (\$500.00) DOLLARS, lawful money of the United
States, to be paid to the said Judge of Probate, or 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 *17th* day of

June A. D. 189*7*

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

Theodore Willens
letters of administration upon the estate of *Catharine Willens*
late of *Benton Carver County 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 *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 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 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

Thos F. Eegler
John F. Eegler

Theodor Willens Seal
Arnold Hoen Seal
John Willens Seal
Seal
Seal
Seal

State of Minnesota,
County of Carver } ss.

Be it Known, That on this 17th day of June
A. D. 1897, personally appeared before me Theodore Skillems
Arnold Hoen and John Skillems
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.

Arnold Hoen and John Skillems
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 Five hundred (\$500.⁰⁰) 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
17th day of June
A. D. 1897

Arnold Hoen
John Skillems

John F. Engler
Judge of Probate.

I do hereby approve the within Bond:

Dated this 17th day of June A. D. 1897

John F. Engler
Judge of Probate.

No. 988
IN PROBATE COURT,
County of Carver
IN THE MATTER OF THE ESTATE OF
Catharine Skillems
Deceased.
ADMINISTRATOR'S BOND.
Filed the 17th day of June A. D. 1897
John F. Engler
Judge of Probate.
State of Minnesota,
County of Carver } ss.
I hereby certify that the within Ad-
ministrator's Bond was duly recorded
this 17th day of June A. D. 1897,
in Book 6 of Bonds, page 25 of
Probate Records.
John F. Engler
Judge of Probate.
No. 47.-Pioneer Press Co., St. Paul, Minn.

State of Minnesota, }
County of Carver } ss. In Probate Court,
Special Term, June 17th 1899

In the Matter of the Estate of Catharine Killens — Deceased:

PURSUANT TO AN ORDER made in the above entitled matter, on the 23rd day of May A. D. 1899, the petition of John Killens praying that Letters of Administration upon said Estate be granted unto — Theodore Killens was this day brought on to be heard and considered, and the affidavit of J. E. Dutoit the 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 Catharine Killens died on the 25th day of January 1887, at the County of Carver 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 Three Hundred and forty (\$340⁰⁰) Dollars, and the said petitioner is a Brother of said deceased, and that the said Theodore Killens 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 Theodore Killens be and he hereby is appointed Administrator of the said Estate of Catharine Killens deceased, and that said Theodore Killens 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 Five Hundred (\$500⁰⁰) Dollars, with sufficient sureties, to be approved by said Judge, conditioned according to law.

Dated at Chaska the 17th day of June A. D. 1899.

By the Court,

John F. Eugler
Judge of Probate.

No. 988

IN PROBATE COURT

County of

Carver

IN THE MATTER OF THE ESTATE OF

Catharine Skillems

Deceased.

ORDER APPOINTING ADMINISTRATOR

Filed this 17 day of June
A. D. 1899, and recorded in Book E
of Orders, on page 179

John F. Engler
Judge of Probate.

12-98-500

State of Minnesota,
County of Carver

IN PROBATE COURT,

ss. Special Term, May 23^d 1897

IN THE MATTER OF THE ESTATE OF

Catharine Skillems
Deceased.

On Receiving and Filing The petition of John Skillems
of Benton town Carver County Minn. representing, among other things, that
Catharine Skillems late of Carver County
on the 25th day of January A. D. 1887, at
Benton Town died intestate, and being a u inhabitant
of this County at the time of ^{her} ~~his~~ death, leaving goods, chattels and estate within this County, and
that the said petitioner is a Brother
of said deceased, and praying that administration of said estate be to Theodore Skillems
of This County granted:

It is Ordered, That said petition be heard before this Court on Saturday
the 17th day of June A. D. 1897, at 10
o'clock A.M., at Probate Office 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 23^d day of
May A. D. 1897

By the Court:

John F. Engler
Judge of Probate.

No. 988

IN PROBATE COURT,

County of Lawer

IN THE MATTER OF THE ESTATE OF

Catharine Skillems
Deceased.

ORDER FOR HEARING AND NOTICE OF
APPLICATION FOR APPOINTMENT
OF ADMINISTRATOR.

Filed this 23rd day of

May A. D. 1897

Recorded in Book E of Orders, on
page 29

John F. Engler
Judge of Probate.

No. 8.—Pioneer Press Co., St. Paul, Minn.

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

In the Matter of the Estate of
Catharine Willemis
Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The Petition of Theodore Willemis Administrator of
said Catharine Willemis 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 30th
day of December A. D. 1899
Theodore Willemis

State of Minnesota,
County of Carver SS. Theodore Willemis
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
30th day of Dec 1899 Theodore Willemis
John F. Engler
Judge of Probate.

No. 988

IN PROBATE COURT

County of Garver

In the Matter of the Estate of

Catharine Willemis
Deceased.

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

Filed this 30 day of

Dec A.D. 1899
John F. Leigler
Judge of Probate.

Chaska Review Job Print.

At a Probate Court, Held at the office of the Judge of Probate in Chaska in and for the County of Carver on the 30th day of December 1899

Present John P. Engler Judge of Probate.

IN PROBATE COURT, Carver COUNTY.

In the Matter of the Settlement of the Final Account of

Catharine Willemis

Deceased.

The Probate Court of the County of Carver makes and records this summary statement of the account of Catharine Willemis, late of the County of Carver, Minnesota 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,	- - - - -	\$	
Received from heirs to pay Expenses	- - - - -	\$	<u>14.35</u>
		\$	<u>14.35</u>

THE CREDIT.

Expense of Administration,	- - - - -	\$	<u>14.35</u>
Expense, the last sickness,	- - - - -	\$	
Funeral expenses,	- - - - -	\$	
Amount paid widow and minor children by order of Court,	- - - - -	\$	
The debts of testate,	- - - - -	\$	
		\$	
		\$	<u>14.35</u>
Leaving a balance of	- - - - -	\$	

IN PROBATE COURT, _____ COUNTY.

In the Matter of the Settlement of the Final Account of

Theodore Willemis Administrator of the Estate of Catharine Willemis

Deceased.

On this 30th 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 Theodore Willemis Administrator of the Estate of Catharine Willemis deceased, being returned duly served, and the said John Willemis and the said Theodore Willemis Executor appearing in proper person, and no adverse appearance or objection being made _____

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

And it appearing that the said *Administrator* 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
Theodore Willens 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 Theodore Willens*
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. *988*
IN PROBATE COURT
County of *Barren*
IN THE MATTER OF THE ESTATE OF
Katharine Willens
Deceased.

ORDER ALLOWING FINAL ACCOUNT

Filed this *30* day of *Dec* of
1899, and recorded in Book
Orders, on page
John F. Engler
Judge of Probate.

State of Minnesota,

County of *Carver*

IN PROBATE COURT.

Special Term *Feb 5th* 1900In the Matter of the Estate of *Catharine Willemis* Deceased:

The final account of

*Theodore Willemis**Administrator**Catharine Willemis*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 Willemis**late of the County of Carver, State of Minn. Deceased.*

It is ordered that the said

Theodore Willemis

as such

Administrator

of the estate of

*Catharine Willemis*deceased, be forever discharged from all the
duties, powers and liabilities of the trust of*Administrator*

of the estate of

Catharine Willemis deceased.

Dated at

Chaska

the

5th

day of

February 1900

By the Court,

John F. Engler

Judge of Probate.

No 988

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Catharine Willem
Deceased.

Order Discharging Executor or Administrator.

Filed this *5th* day of
February 190*0*

Recorded in Book.....of Orders.

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

ACCOUNT OF ADMINISTRATOR OR EXECUTOR.

State of Minnesota, IN PROBATE COURT.
 County of *Carver* ss. Account of *Theodore Willem*
 In the Matter of the Estate of *Catharine Willem* Deceased.
 Said Estate in Account with *Said Administrator*

		DEBIT.	
		DOLLARS.	CENTS.
To Personal Estate, as per Inventory and Appraisal			
Increase of Personal Estate Sold as per Order (see report)			
Receipts on Sale of Personal Estate, not inventoried			
Receipts on Claims, Etc., deemed bad and not appraised			
Receipts on Sale of Real Estate, sold as per order (see report)			
Receipts from Rent of Real Estate for the year			
Receipts from Produce of Farm for the year			
Receipts from Interest on			
<i>Received from heirs to pay Expenses</i>		<i>14</i>	<i>35</i>
1. EXPENSES OF ADMINISTRATION.		CREDIT.	
By Paid for Certified Copies and Recording as per		DOLLARS.	CENTS.
Voucher		<i>1</i>	<i>25</i>
Paid Appraisers as per Voucher			
Paid Printer as per Voucher		<i>12</i>	<i>00</i>
Paid Labor on Farm <i>Revenue Stamp</i>		<i>10</i>	
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			
<i>Cash paid for copy of Final Decree</i>		<i>1</i>	<i>00</i>
2. TAXES.			
By Paid Taxes for the year 18..... Voucher No.			
Paid Taxes for the year 18..... Voucher No.			
Total Expenses of Administration		<i>14</i>	<i>35</i>
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			
Amount forward,		<i>14</i>	<i>35</i>
		<i>14</i>	<i>35</i>

		CREDIT.		DEBIT.	
		DOLLARS.	CENTS.	DOLLARS.	CENTS.
Brought forward		14	35	14	35
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.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
Total debts paid.....		14	35	14	35
Balance in hands of.....					
Dated <i>December 30th</i> 1899	<i>Theodore Willem's</i>				
	<i>Administrator</i>				

State of Minnesota, ss. On this *5th* day of *February* A. D. 1900, before me personally appeared *Theodore Willem's* Administrator 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. Creggie
Judge of Probate

No. *988*

IN PROBATE COURT

County of *Carver*

In the Matter of the Estate of *Mathias Willem's* Deceased.

Account of *Administrator*

Filed this *30th* day of *Dec.* A. D. 1899

John F. Creggie
Judge of Probate.

Chaska Review Job Print.

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 Appointment 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 *15th* day of *June* A. D. 189*9* and was thereafter published in said newspaper on each and every succeeding Thursday, until and including Thursday the *29th* day of *June* A. D. 189*9* (3 insertions) and that during all of said period said newspaper was published on Thursday of each week.

H. E. DuToit

Subscribed and sworn to before me this *10th* day of *July* A. D. 189*9*.

John F. Engler
Judge of Probate

#990
EST.
6-12-1899

First Pub. June 15, 1899.

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

STATE OF MINNESOTA, County of Carver—ss. In Probate Court, Special Term June 15th, 1899.

In the Matter of the Estate of Edwin A. Taylor, Deceased.

On receiving and filing the petition of Emma C. Taylor of Carver County, Minn., representing, among other things, that Edwin A. Taylor late of Carver County Minn., on the 6th day of June A. D. 1899, at Chaska, in said County, died intestate, and being an inhabitant of this County at the time of his death, leaving goods, chattels and estate within this County, and that the said petitioner is the widow of said deceased and praying that administration of said estate be to her the petitioner granted.

It is Ordered, That said petition be heard before this Court on Monday the 10th day of July A. D., 1899, at 10 o'clock A. M. at the Probate Office in the Court House 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 12th day of June A. D. 1899.

By the Court,
[Seal.] JOHN F. ENGLER,
Judge of Probate

Filed July 13th
1899

Order Allowing Final Account.

At a Probate Court, Held at the office of the Judge of Probate in Chas. Ha
in and for the County of Carver, on the 13th day of February, 1908.
Present John H. Hesser,
Judge of Probate.

IN PROBATE COURT, CARVER COUNTY.

In the Matter of the Settlement of the Final Account of
Emmus C. Taylor, Administrator
of Edwin A. Taylor,
Deceased.

The Probate Court of the County of Carver makes and records this summary statement of the account
of said Administrator of the Estate of
Edwin A. Taylor, Deceased, as finally allowed and settled
by the said Probate Court:

THE DEBIT SIDE OF SAID ACCOUNT.

Whole amount of Inventory	\$ 1612.00
The increase of said Inventory	\$ 18.39
	\$ 1630.39

THE CREDIT.

Expense of Administration	\$ 970.17
Expense, the last sickness,	\$ 167.25
Funeral expenses,	\$ 57.95
Amount paid widow and minor children by order of Court,	\$
The debts of testate,	\$ 4350.2
	\$ 1630.39
Leaving a balance of	\$ nothing

IN PROBATE COURT, CARVER COUNTY.

In the Matter of the Settlement of the Final Account of
Emmus C. Taylor, Administrator
of Edwin A. Taylor,
Deceased.

On this 13 day of February, 1908, at the office of the Judge of
Probate for the said County, the order made by the said Probate Court on the Petition of
Emmus C. Taylor Administrator
of Edwin A. Taylor, deceased, being returned duly read
and the said Administrator appearing in proper person, and
no adverse appearance or objection being made.

Whereupon the said Probate Court proceeded to examine the said
Emma C. Taylor upon oath, and the
inventory of the estate which was produced before the said Court, and the vouchers and accounts of the said
Administratrix
And it appearing that the said *Administratrix*
has accounted for every part of the said estate, and that no
profit has been made by *her* of any increase in the inventory, and the accounts of the said
Administratrix having been finally settled and adjusted, and a
summary statement of the same as finally settled, allowed and adjusted by this Court, having been above
and herewith recorded: On motion of *Emma C. Taylor*
Ordered, that the said accounts be and the same are finally settled and allowed as filed and adjusted in
and by this Court.

John Glaser
Judge of Probate.

No. 996

IN PROBATE COURT

County of *Glacier*

In the matter of the Estate of

Edwin C. Taylor
Deceased.

Order Allowing Final Account.

Filed this *17th* day of

February 190*8*, and

recorded in Book

Orders, on page

5

John Glaser
Judge of Probate.

Chaska Review Job Print.

State of Minnesota,

IN PROBATE COURT,

County of Carver

ss.

Special Term, Feb. 15, 1925.In the Matter of the Estate of Edwin A. Taylor 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

Emma C. Taylor, Administratrix

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

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

And it Further Appearing, That the said deceased died intestate, and the residue of said estate consists of the following described real estate, to-wit: That tract or parcel of land situate and being in the County of Carver and State of Minnesota, described as follows:

Lot Six (6), Seven (7), Eight (8), Nine (9) and Ten (10) of Block Thirty One (31) of the City of Chaska in said County of Carver, except that portion of said Lots conveyed for purpose of Right of Way to the Hastings & Dakota Railway Company by deed dated July 26th 1871 and recorded in the office of the Register of Deeds in and for said County in Book "M" of Deeds pp. 452 & 453, which said premises constituted the homestead of said deceased.

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

Emma C. Taylor, widow of said deceased.
Harold R. Taylor, son of said deceased.
Wallace B. Taylor, son of said deceased.

Now, Therefore, On the petition of Emma C. Taylor, Ad-
ministratrix of said estate

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

Emma C. Taylor,
Harold R. Taylor,
Wallace B. Taylor.

forever in the following proportions, to-wit:

To said Emma C. Taylor, widow of said deceased, for the term of her natural life, Remainder to Harold R. Taylor and Wallace B. Taylor, surviving children of said deceased.

To Have and to Hold the Same, Together with all the hereditaments and appurtenances there-
unto belonging or in anywise appertaining, to the said above named person and his heirs
and assigns, forever.



John A. Hanson
Judge of the Probate Court,
Ramsey County, Minnesota.

No. 990

IN PROBATE COURT

County of Cass

In the Matter of the Estate of

Edwin A. Taylor
Deceased.

Final Decree Assigning
Residue of Estate.

State of Minnesota, } ss.
County of _____

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. 190 _____

Judge of Probate,

Filed this 13th day of
February, A. D. 1905, and
recorded in Book "J" of Orders, on
page 116

John A. Glavin
Judge of Probate.

STATE OF MINNESOTA,

IN PROBATE COURT,

County of *Carver*

ss.

Special TERM, Jan. 16th 1905

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor,

Deceased.

On reading and filing the petition of *Emma C. Taylor,*
the surviving wife of *Edwin A. Taylor*, deceased, for the setting
apart of the homestead of said deceased, and for the allowance to her of the personal
property therein selected by her.

It is ordered that the following described real estate, with the appurtenances thereunto
belonging, be, and the same is set apart to the said
as the homestead of said *Edwin A. Taylor*, deceased, viz:
that tract or parcel of land, situate and being in the *city* of
Chaska, in the County of *Carver*, and
State of Minnesota, described as follows:

Lots Six (6), Seven (7), Eight (8), Nine (9), and Ten (10)
of Block 31 of the City of Chaska in said County of Carver,
except that portion of said Lots conveyed for purpose
of Right of Way to the Hastings and Dakota Railroad Co.
by Deed dated July 26, 1871, and recorded in the office of the
Register of Deeds in and for said County, in Book "M"
of Deeds, pp 452 & 453. According to the plat thereof on file
and of record in the office of the Register of Deeds in and
for said County and State.

It is further ordered that the personal property selected by the said
Emma C. Taylor be set apart and allowed as the personal property
of the said *Emma C. Taylor*, and that the items so selected be entered
upon the inventory of the goods, chattels, rights and credits of said

Edwin A. Taylor, deceased, made and returned into this Court
by the *Administrator* of said deceased, and that said items so selected shall
not be deemed assets in the hands of said *Administrator*
but be forthwith delivered by said *Emma C. Taylor* to the said

Dated at *Chaska* the *16th* day of *January* A. D. 1905.

By the Court,

J. H. Glaser,
Judge of Probate.

No. 980

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Olwin A Taylor
Deceased.

Order Setting Apart Homestead
and Personal Property.

Filed the *16th* day of

January 18*05*

Recorded in Book *D2* of Orders,
page *168*

John Glavin
JUDGE OF PROBATE.

State of Minnesota,
County of Carver.

SS.

In Probate Court.

In the Matter of the Estate of

Edwin A. Taylor

Deceased.

To the Probate Court in and for Said County:

The petition of *Emma C. Taylor, Administratrix* of
said estate of said *Edwin A. Taylor* deceased, respectfully represents
that said estate has been fully administered, as will appear by the final account of
her administration filed with this Court.

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

Dated at Chaska, Minnesota, this *Sixteenth* (16th)
day of *January* A. D. 190*5*.

*Emma C. Taylor**Administratrix of said Estate*

STATE OF MINNESOTA,
COUNTY OF CARVER.

SS.

Emma C. Taylor

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

16th day of *January* 190*5*.*Emma C. Taylor*

W. S. Osceola
Notary Public, Minn.

Administratrix

No. 990

IN PROBATE COURT

County of Carver

In the Matter of the Estate of

Edwin C. Taylor
Deceased.

Petition for Settlement of Admin-
istration of Account.

Filed this 16th day of

January A. D. 1905

John H. Haines,
Judge of Probate.

STATE OF MINNESOTA,
County of Carver } ss.

IN PROBATE COURT,

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor

Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY,

The Petition of Emma C. Taylor of the
City of Chaska in the County of Carver
and State of Minnesota, respectfully shows:

That your Petitioner is the surviving wife of the above named
Edwin A. Taylor deceased.

That the names and ages of the children of said Edwin A. Taylor
deceased, surviving him are as follows:

Harold Rodney Taylor, 14 yrs. of age.
Wallace Bruce Taylor, 9 yrs. of age.

That the said Edwin A. Taylor deceased, at the
time of his death was the owner of a homestead, and that such homestead, consists of the
following described real estate, with the appurtenances thereunto belonging, viz: that
tract or parcel of land situate and being in the City of
Chaska in the County of Carver and State of
Minnesota, described as follows:

Lot Six (6), Seven (7), Eight (8), Nine (9), and Ten (10)
of Block 31 of the City of Chaska in said County of
Carver except that portion of said Lots conveyed for pur-
pose of Right of Way to the Hastings & Dakota Railroad Co. by
deed dated July 26, 1871, and recorded in the office of
the Register of Deeds in and for said County in Book "7M"
of Deeds, pp. 452 & 453, according to the Plat thereof on file
and of record in the office of the Register of Deeds in and
for said County and State.

That your petitioner claims that said real estate, with its appurtenances shall be set
apart and descend to your petitioner as the homestead of said
Edwin A. Taylor deceased, by virtue of her right to the same as the
surviving wife of said deceased.

That the following is a description of the personal property of said
Edwin A. Taylor deceased, which is desired to be selected by
your petitioner, and the value thereof according to the appraisements, viz:

1. Furniture and Household Goods.

Description,

*All the furniture and household goods
of the appraised value of*

VALUE,
\$ cts.

200 00

2. Wearing Apparel and Ornaments, *of the appraised value of*

100.00

3. Stock in Banks and other Corporations,

Description,

VALUE,
\$ cts.

4. Mortgages, Bonds, Notes and other written evidence of Debt,

Description,

VALUE,
\$ cts.

5. Other Personal Property,

Description,

VALUE,
\$ cts.

*The furnishings of the Post Office, consist-
ing in part of case of boxes, tables, desks, chairs,
stove and pictures, of the appraised value of*

165 00

Cash

335

Your Petitioner therefore prays that an order be made by this Court, setting apart the real estate herein above described with the appurtenances thereunto belonging to your petitioner, as the homestead of said Edwin A. Taylor deceased, which has descended to your petitioner, during the term of her natural life, remainder to the said children of said deceased, viz:

Harold Rodney Taylor and Wallace Bruce Taylor

Your Petitioner also prays, that this Court allow the selection of the personal property herein above described to your petitioner.

Dated the 16th day of January A. D. 1905
Emma C. Taylor

STATE OF MINNESOTA, }
County of Carriger } ss.

Emma C. Taylor

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

Subscribed and sworn to before me, this
16th day of January 1905.

Emma C. Taylor

W. S. Dace
Notary Public, Judge of Probate.
Minn.

No. 990

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor
Deceased.

Petition for Setting Apart
Homestead and Personal
Property.

Filed the *16th* day of

January A. D. 18*05*
John H. Hays
Judge of Probate.

State of Minnesota, }
 County of Carver } ss.

In Probate Court,

Special Term, July 17th 1897

In the Matter of the Estate of Edwin A. Taylor Deceased:

On reading and filing the Petition of Emma C. Taylor

setting forth the description and amount of Personal Estate that has come to ^{her} ~~his~~ hands, the amount of the expenses of administration, of funeral, of last sickness, and of the debts outstanding against said deceased, and praying for License to sell of the Personal Estate the following described articles, to-wit:

2 Horrocks Buggy Cart Harness Cutter and Miscellaneous articles used about the Barn

for the purpose of paying such Debts and it appearing to be necessary to sell said Personal Estate;

IT IS ORDERED, that the said Emma C. Taylor aforesaid be and she is hereby licensed to sell said Personal Estate at Private sale.

~~IT IS ORDERED FURTHER, That before offering said Personal Estate at auction, the said~~ ~~shall cause notice of the time and place of sale to be posted up in three of the most public places in the~~ ~~of~~

ORDERED FURTHER, That the said Emma C. Taylor immediately after the sale of said Personal Estate or any part thereof make report of his proceedings to this Court.

Dated at Chaska the 17th day of July A. D. 1897

By the Court,

John F. Eegler
 Judge of Probate.

State of Minnesota, } ss.
County of Carver

THE STATE OF MINNESOTA, to George F. Faber and
B. H. Barker of said County, GREETING:

Whereas, Edwin A. Taylor
late of the County of Carver in said State, lately died intestate, leaving real estate,
and also goods, chattels, rights and credits within said County, the administration whereof has been
granted to Emma C. Taylor
of the County of Carver in said State, Administratrix
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 their duties, and having
procured from the said Administratrix a true inventory of
the real estate, and of all the goods, chattels, rights and credits of said deceased. And the said
estate, goods, chattels, rights and credits being shown and exhibited to you by the said

Emma C. Taylor Administratrix of
the Estate of Edwin A. Taylor Deceased

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 Administratrix
Hereof fail not.

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

Witness: The _____ Judge
of Probate at Chaska in said County, this

10th day of July 1899

John F. Engler
Judge of Probate.

OATH OF APPRAISERS.

State of Minnesota,
County of Carr } ss.

Geo. F. Faber and A. W. Barker
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 Edwin A. Taylor late of
the County of Carr in said State, according to the best of my knowledge,
judgment and ability. So help me God.

Subscribed and sworn to before me, this } Geo. F. Faber
Twentieth day of } A. W. Barker
July A. D. 1899.

John F. Engler
Judge of Probate

No. _____
IN PROBATE COURT,
County of Carr.

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor
deceased.

WARRANT TO APPRAISERS.

Filed the _____ day of _____
A. D. 1899.

Judge of Probate.
No. 127.—Pioneer Press Co., St. Paul, Minn.

State of Minnesota,
County of Carver ss.

IN PROBATE COURT,

In the Matter of the Estate of Edwin A. Taylor Deceased:

To the Probate Court in and for said County:

I, Emma C. Taylor, Administratrix of said estate, having been duly licensed by an order of this Court made in said matter, on the Fifteenth day of July A. D. 1899, to sell a portion 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 auction, I caused notice of the time and place of sale to be posted agreeably to said order, as by the affidavit hereunto 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 as follows, to-wit:

DATE	NAME OF PURCHASER	PROPERTY SOLD	PRICE	APPRAISAL	INCREASE	DECREASE
	<u>Charles A. Fehl.</u>	<u>1 Man (old)</u> <u>1 Man</u> <u>Baggy</u> <u>Cutter</u> <u>Carb</u> <u>Harness</u> <u>Misc Articles</u> <u>and about same</u>	<u>\$160.00</u>			
	<u>Peemson Policy</u> <u>No 269034 Mutual</u> <u>Benefit Life Ins Co</u>		<u>\$1005.39</u>			

All of which is respectfully submitted.

Dated at Charles, Minn the 21st day of July
A. D. 1899

Emma C. Taylor
Adminx Estate Edwin A. Taylor, Deceased,

No. 990

IN PROBATE COURT,

County of *Barren*

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor
Deceased.

Report of Sale of Personal Property.

Filed this *27* day of *July*
A. D. 189*9*

John P. Engler
Judge of Probate.

State of Minnesota, } ss. IN PROBATE COURT.
COUNTY OF Carr,

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor }
Deceased.

A True Inventory Of all the Real Estate and of all the goods, chattels, rights, credits and
estate of Edwin A. Taylor Deceased,

which have come to the possession or to the knowledge of the undersigned Administratrix
_____ of the said Estate:

No.	REAL ESTATE.	Appraised Value.
1.	<p>All the Real Estate:</p> <p>Lots Six (6) Seven (7) Eight (8) Nine (9) and Ten (10) of Block Thirty one (31) of the City of Chaska in said County of Carr. Except that portion of said Lot (previously) conveyed for purposes of Right of Way to the Hartings & Dakota Railway Company, by Deed dated July 26th 1871 and recorded in the office of the Register of Deeds in and for said County in Book "M" of Deeds, pp 452 & 453. which said premises constituted the homestead of said deceased.</p>	1000 00

PERSONAL ESTATE.

APPRAISED VALUE

SELECTED

Dollars

Cents

Dollars

Cents

2. All the Furniture and Household Goods.

200 00

3. All Wearing Apparel and Ornaments.

100 00

4. All Stock in Banks and Other Corporations.

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

6. All Other Personal Property.

1 Mare, bay in color, more than 10 years of age.	50 00
1 Mare, brown in color, 4 years of age.	75 00
1 buggy,	10 00
1 Cart.	5 00
Hammers.	2 00
Miscellaneous Articles used about Barn.	
1 Cutter,	5 00

The furnishings of Post-office. Consisting in part of Case of Boxes, Tables, Sticks, Chair, Stove and Pictures	165 00
---	--------

One Policy of Insurance on the life of said deceased payable to his estate, issued by The Mutual Benefit Life Insurance Company of Newark N.J.	1000 00
--	---------

Dated at Chaska this 15th day of July 1899
Emma C. Taylor
Administratrix of Edwin A. Taylor 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 Fifteenth day of July A. D. 1899
Geo. F. Faber
Qu. Barker } Appraisers.

State of Minnesota, }
COUNTY OF Carr } ss. Emma C. Taylor
being duly sworn, says that she is the Administratrix of the estate of Edwin A. Taylor 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 Edwin A. Taylor deceased, which have come to her possession or knowledge; and that upon diligent inquiry she has not been able to discover any other property or estate belonging to the estate of said Edwin A. Taylor, deceased.

Subscribed and sworn to before me, this Fifteenth day of July A. D. 1899
John F. Engler Judge of Probate.

No. 990
IN PROBATE COURT,
County of Carr
In the Matter of the Estate of
Edwin A. Taylor
Deceased.

GENERAL INVENTORY.

Filed and approved this 17th day of July 1899
John F. Engler Judge of Probate.
No. 105, McGill-Warner Co., St. Paul, Minn.

State of Minnesota, }
 County of Carron } ss. In Probate Court,
 In the Matter of the Estate of Edwin A. Taylor Deceased: Special Term, July 1899

To the Probate Court in and for said County:

The Petition of Emma C. Taylor, Administrator
of the Estate of Edwin A. Taylor, deceased.

respectfully represents that the amount of personal property that has come to his hands as such Administrator belonging to said estate is about fifteen hundred Dollars, and consists of 2 Horses, Buggy, Car, Harness, Miscellaneous Articles used about Farm, Post office furnishings and fittings, armistice in part of Care of Boxes, Table, Desk, Chair, Clock and Pictures, Policy of Insurance on the life of said deceased,

that the expense of administration, of funeral, of last sickness, and the debts of said deceased amount to about Seven hundred Dollars, and that the same remains unpaid.

Your petitioner would therefore ask that license be granted to her to sell of said personal estate the following articles at private sale, to-wit: 2 Horses, Buggy, Car, Harness and Miscellaneous Articles used about Farm, Cutter

that the proceeds may be applied to the payment of such

Dated at Chaska the Fifteenth day of July A. D. 1899
Emma C. Taylor

State of Minnesota, }
 County of Carron } ss.

Emma C. Taylor

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

Subscribed and sworn to before me, this
15th day of July 1899
John F. Eeglers
 Judge of Probate.

Emma C. Taylor

No.

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor
Deceased.

Petition for License to Sell Personal
Estate.

Filed this *17th* day of *July*
A. D. 189*9*
John F. Engler
Judge of Probate.

11-7-94-500

IN PROBATE COURT.

Edwin A. Taylor

Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The petition of Emma C. Taylor of the City of Chaska in the County of Cannon and State of Minnesota, respectfully shows: That Edwin A. Taylor who was at the time of his death a resident of the City of Chaska in the County of Cannon and State of Minnesota, died on the 6th day of June A. D. 1899, at the City of Chaska in the County of Cannon and State of Minnesota, leaving estate therein and without leaving any last Will and Testament to the knowledge, information or belief of your petitioner.

Emma C. Taylor aged 37 years,
residing at said City of Chaska
is the widow _____ of said deceased
Harold Rodney Taylor aged 8 years,
residing at said City of Chaska
who is the son _____ of said deceased;
Wallace Bruce Taylor aged 4 years,
residing at said City of Chaska
who is the son _____ of said deceased;

[illegible]

That the probable value of the personal estate is. Fourteen Hundred
Dollars; and the probable value of the real property
is. One Thousand Dollars
and its character is as follows: Lots 6 and 7 of Block 31 of the City
of Chicago (except a portion thereof once conveyed to
the Hastings and Dakota Railway Company for right
of way.) which said premises constituted the home-
stead of said deceased.

That your petitioner is the widow

of said deceased.

That the name of the person for whom administration is prayed, is herself, said Emma C. Taylor and her address is Chaska, Minnesota

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

Dated the 10th day of June A. D. 1899.

Emma C. Taylor

State of Minnesota,

County of Carr ss.

Emma C. Taylor

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

Subscribed and sworn to before me, this

10th day of June 1899.
John F. Engler
Judge of Probate.

Emma C. Taylor

No. 990
IN PROBATE COURT,

County of Carr

IN THE MATTER OF THE ESTATE OF

Emma C. Taylor
Deceased.

Petition for Letters of Administration.

Filed this 12th day of

June A. D. 1899.

John F. Engler
Judge of Probate.

State of Minnesota, }
 County of Carver } ss. In Probate Court,
 Special Term, July 10th 1897

In the Matter of the Estate of

Edwin A. Taylor Deceased.

Pursuant to an order made in the above entitled matter, on the 12th day of June A. D. 1897, the petition of

Emma C. Taylor - Praying
 that Letters of Administration upon said estate be granted unto Emma C. Taylor

The petitioner was this day brought on to be heard
 and considered, and the affidavit of J. E. Dutoit the

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 Edwin A. Taylor

died on the 6th day of June 1897,
 at the City of Chaska County of Carver Minnesota
 intestate, and that he was a resident of Carver County Minnesota
 at the time of his death, and that the said intestate left estate within this said County to be

administered upon, the probable value of which does not exceed the sum of — — — — —

Two Thousand four Hundred Dollars. And that said petitioner is

The widow of said deceased,

and that the said Emma C. Taylor 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 Emma C. Taylor the Petitioner

be and she hereby is appointed Administrator of the said estate of — — — — —

Edwin A. Taylor deceased, and that said

Emma C. Taylor before entering upon her duties

as such Administrator, and before letters of administration be to her issued, give bond to the Judge of

this Court in the sum of One Thousand Dollars,

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

Dated at Chaska the 18th day

of July A. D. 1897

By the Court,

John F. Engler
 Judge of Probate.

No. 990

IN PROBATE COURT,

County of Carver

In the Matter of the Estate of

Edwin A Taylor
Deceased.

ORDER APPOINTING ADMINISTRATOR.

Filed the 10th day
of July, A. D. 1897, and
recorded in Book E of Orders,
on Page 179

John F. Engler
Judge of Probate.

Know all Men by these Presents,

That we, Emma C. Taylor, of the City of Chaska,
County of Cannon, Minnesota, as principal,
and George A. DuToit and Frederic E. DuToit, both of
the same place.

as sureties,
are held and firmly bound unto John F. Engler Esq Judge of Probate
of the County of Cannon Minnesota, in the sum of
One thousand DOLLARS, lawful money of the United

States, to be paid to the said Judge of Probate, or 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 Ten day of
July A. D. 1897

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

Emma C. Taylor
letters of administration upon the estate of Edwin A. Taylor, deceased
late of the City of Chaska, County and State
aforesaid deceased, being to her granted,
shall and will, well and faithfully, execute the trust reposed in her 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 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 her possession or knowledge, or the possession of any
other person for her; and shall administer according to law, all the goods, chattels, rights,
credits and estate of said deceased, which shall at any time come to her possession or to the
possession of any other person for her and out of the same shall pay and discharge all debts
and charges chargeable on the same, or such dividends thereon as shall be ordered and decreed by said
Court; and shall render a true and just account of her administration 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 her to be performed in the premises, then this obligation shall be void;
otherwise it shall be and remain in full force and virtue.

SIGNED, SEALED AND DELIVERED IN PRESENCE OF

Emma C. Taylor Seal
Geo. A. DuToit Seal
F. E. DuToit Seal
John F. Engler Seal
Seal
Seal

State of Minnesota,
County of Cannor } ss.

Be it Known, That on this Ten day of July
A. D. 1897, personally appeared before me Emma B. Taylor George
A. Du Toit and Fred E. Du Toit
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. Eugler
Judge of Probate.

State of Minnesota,
County of Cannor } ss.

George A. Du Toit and Fred E. Du Toit
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 One Thousand
000 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
Ten day of July
A. D. 1897

Geo. A. Du Toit
F. E. Du Toit

John F. Eugler
Judge of Probate.

I do hereby approve the within Bond:

Dated this Ten day of July A. D. 1897
John F. Eugler
Judge of Probate.

No.
IN PROBATE COURT,
County of Cannor,

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor
Deceased.

ADMINISTRATOR'S BOND.

Filed the 10th day of July
A. D. 1897
John F. Eugler
Judge of Probate.

State of Minnesota,
County of Cannor } ss.

I hereby certify that the within Ad-
ministrator's Bond was duly recorded
this 10th day of July
A. D. 1897,
in Book 6 of Bonds, page 26 of
Probate Records.

John F. Eugler
Judge of Probate.

LETTERS OF ADMINISTRATION.

State of Minnesota,
County of Carver } ss.

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

Emma C. Taylor of Carver County GREETING:

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

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

We, Therefore, Reposing full confidence in your integrity and ability, do by these presents
constitute and appoint you, the said Emma C. Taylor
administratrix 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 John F. Eegler

Judge of our said Probate Court,
at Chaska in said County, this 10th
day of July A. D. 1897

John F. Eegler
Judge of Probate.

No. 990

IN PROBATE COURT,

County of *Carver*

In the Matter of the Estate of

Edwin A. Taylor
Deceased.

LETTERS OF ADMINISTRATION.

State of Minnesota,

County of *Carver*

} ss.

I certify that the within Letters of
Administration were duly recorded
this *10th* day of *July*
A. D. 189*7*, in Book *6* of Letters
of Administration, page *333*

John F. Eegler
Judge of Probate.

Filed the *10th* day of

July A. D. 189*7*
John F. Eegler
Judge of Probate.

State of Minnesota,
County of Carver } ss.

In Probate Court,

Special Term, July 17th 1897

In the Matter of the Estate of Edwin B. Taylor Deceased:

On reading and filing the Petition of Emma C. Taylor
Administratrix of the Estate of Edwin B. Taylor
deceased

setting forth the description and amount of Personal Estate that has come to ^{her} ~~his~~ hands, the amount of the expenses of administration, of funeral, of last sickness, and of the debts outstanding against said deceased, and praying for License to sell of the Personal Estate the following described articles, to-wit:

2 Horses, One Buggy, Cart Harness and Miscellaneous
articles about Barn also cutter

for the purpose of paying such Debts and it appearing to be necessary to sell said Personal Estate;

IT IS ORDERED, that the said Emma C. Taylor aforesaid be and she is hereby licensed to sell said Personal Estate at Private sale.

~~IT IS ORDERED FURTHER, That before offering said Personal Estate at auction, the said~~ ~~shall cause notice of the time and place of sale to be posted up in three of the most public places in the~~ ~~of~~

ORDERED FURTHER, That the said Emma C. Taylor immediately after the sale of said Personal Estate or any part thereof make report of ^{her} ~~his~~ proceedings to this Court.

Dated at Chaska the 17th day of July A. D. 1897

By the Court,

John F. Eugler
Judge of Probate.

No.

IN PROBATE COURT,

County of Garver

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor
Deceased.

Order of License to Sell Personal Estate.

Filed this 17 day of July
A. D. 1899

John F. Eugler
Judge of Probate.

11-7-94 500

State of Minnesota,
County of Carver

} ss.

IN PROBATE COURT,

Special Term, March 1st 1904

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor

Deceased.

Whereas,

Emma E. Taylor,

widow of

Edwin A. Taylor,

late of the County of

Carverin the State of Minnesota

deceased, has

this day filed in this Court her petition, praying, for reasons therein set forth, that the sum of

\$8.00

DOLLARS per month be allowed

for the support and maintenance of the widow and children constituting the family of said

deceased, during the settlement of said estate. And it appearing to the Court that said sum of

\$8.00

Dollars is a reasonable and necessary

amount for the support and maintenance of said family of said deceased during the settlement of said estate.

On motion of said petitioner,

It is Ordered, That the sum of

Eight

DOLLARS

per month be, and the same hereby is, allowed to the said widow for the support and mainten-

ance of said widow and children constituting the family of said deceased, during the settlement

of said estate, said allowance to commence on the

First

day of

March1904

and continue thereafter until said estate shall be fully settled, unless said estate shall be insolvent, in which case said allowance shall continue only for the

period of one year from said

1st

day of

March1904

Ordered, Further, That the

Administratrix of saiddeceased, be, and she is hereby, directed and required to deliver and pay to the said widow

the amount herein allowed for the purposes herein specified, during the time allowed and limited by this order.

Dated at

Chaska Minn

the

First

day of

MarchA. D. 1904

By the Court:

J. L. Glaser

Judge of Probate.

No. 990

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Edwin C. Taylor.
Deceased.

ORDER FOR MAINTENANCE OF FAMILY
OF DECEASED DURING SETTLE-
MENT OF ESTATE.

Filed this *1st* day of

March A. D. 19*14*

Recorded in Book _____ of Orders, on
page _____

J. H. Hauer.
Judge of Probate.

No. 205.—Pioneer Press Co., St. Paul, Minn.

STATE OF MINNESOTA,
County of Carver }

IN PROBATE COURT.

In the Matter of the Estate of Edwin A. Taylor
DECEASED.

To the Judge of Probate in and for said County:

THE PETITION of Emma C. Taylor
of the County of Carver and State of Minnesota, respectfully
shows and states that she is the widow of Edwin A. Taylor
late of said County of Carver deceased; that said deceased
died on the 6th day of June 1899 ~~188~~; that on the
day of June 188 , Letters of Ad-
ministration upon the estate of said
Edwin A. Taylor were duly issued by this Court to
Emma C. Taylor of said County of Carver
That said deceased left him surviving your petitioner who is his widow, and
the following named children, viz: Harold Rodney Tay-
lor and Wallace Bruce Taylor

That said children all reside with your petitioner in the City
of Chaska in the County of Carver State of
Minnesota and that said children and your petitioner constitute
the family of said deceased.

That said family are entirely dependent upon said estate for their main-
tenance during the settlement of said estate. That the sum of \$ 8.00
per month is a reasonable sum for the support and maintenance of said family
during the settlement of said estate.

WHEREFORE, Your petitioner prays that this Court issue its Order allow-
ing to said widow and children constituting the family of said deceased, the sum
of \$ 8.00 per month during the settlement of said estate.

Dated at Chaska the 1st day of
March 1904 A. D. ~~188~~

Emma C. Taylor

STATE OF MINNESOTA,
County of Carter }

On this 1st day of March A. D. 1904, personally appeared before
me Emma C. Taylor the petitioner
named in the foregoing petition, who, being duly sworn, did depose and say that she
foregoing petition by her subscribed and knows the contents thereof, and that the same is true of
her own knowledge, except as to matters therein stated on information and belief, and as to those
matters, she believes it to be true.

Emma C. Taylor

Subscribed and sworn to before me, this 1st day of March A. D. 1904

W. H. Duice
Notary Public, Minn.

No. 990

IN PROBATE COURT

County of Carter

IN THE MATTER OF THE ESTATE OF

Edwin A. Taylor
Deceased.

PETITION

Of Widow for Allowance to Maintain
Family during Settlement
Of Estate.

Filed the 1st day of

March 1904

John H. Haver,
Judge of Probate.

State of Minnesota,
County of Carver

IN PROBATE COURT,
Account of Emma C. Taylor

In the Matter of the Estate of Edwin A. Taylor Deceased.

Said Estate in Account with Emma C. Taylor, Administrator

		DEBIT.	
		DOLLARS	CENTS
To Personal Estate; as per Inventory and Appraisal.....		161.2	
Increase of Personal Estate Sold as per Order (see report).....		18	39
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 the Farm for the year.....			
Receipts from Interest on.....			
		Credit.	
1. EXPENSES OF ADMINISTRATION.		DOLLARS	CENTS
By Paid for Certified Copies and Recording as per			
Voucher.....		1	75
Paid Appraisers as per Voucher.....			
Paid Printer as per Voucher.....			
Paid Labor on Farm.....			
Paid Improvements on Real Estate.....			
Paid Personal Services, as per Account.....			
Paid Personal Property Selected by Widow.....		500	00
Paid Widow as per Order of the Court... <i>by allowance</i>		85	26
<i>increasing appraised furniture</i>		300	00
2 TAXES.			
By Paid Taxes for the year 19.....	Voucher No.....		
Paid Taxes for the year 19.....	Voucher No.....		
<i>from 1899 to 1903 inclusive</i>		83	16
Total Expenses of Administration.....			
3. EXPENSES OF LAST SICKNESS.			
By Paid Services, as per Voucher No. <i>14</i>		35	00
Paid for Medicines, as per Voucher No. <i>12 & 13</i>		37	25
Paid for Services, as per Voucher No. <i>15</i>		100	00
Total Expenses of Last Sickness.....		167	25
4. NECESSARY FUNERAL EXPENSES.			
By Paid for Coffin, as per Voucher No. <i>10</i>		57	95
Paid for Services, as per Voucher No.....			
Paid for Services, as per Voucher No.....			
Total Expenses of Funeral.....			
Amount forwarded.....		1195	37
		1108	36
			1630 39

		Credit		Debit	
		DOLLARS	CENTS	DOLLARS	CENTS
Brought forward.....		1195	37	1630	39
5. DEBTS DUE OTHER CREDITORS					
By Paid the several claims and demands allowed by order of Court, as per Vouchers numbered.....to-wit					
No. 1.	Elvira E. Plank	34	00		
No. 2.	Elvira E. Plank	300	00		
No. 3.	Pioneer Press Co.	10	25		
No. 4.	J. N. Thompson	25	00		
No. 5.	John Rieretotal	3	72		
No. 6.	M. H. Mueser	21	00		
No. 7.	C. A. Gahl	5	55		
No. 8.	H. O. Muehlberg	1	50		
No. 9.	O. C. A. Buschinsky	19	00		
No. 11.	Barnard & Anderson	15	00		
No.					
No.					
No.					
No.					
No.					
No.					
No.					
No.					
No.					
No.					
No.		435	07		
Total debts paid.....		1630	39	1630	39
Balance in hands of <i>Administratrix</i>					
Dated <i>January 16th</i> 190 <i>5</i>					

Emma C. Taylor
Administratrix

State of Minnesota, }
County of *Cass* } ss On this *16th* day of
personally appeared *Emma C. Taylor* *January* A. D. 190*5* before me
and made oath that the above and foregoing account, signed by *her* above named
and that *she* has actually paid out and expended the said several sums therein named.

W. S. Case
Notary Public, Minn.

No. <i>790</i>	IN PROBATE COURT.	Account of	Filed the <i>16th</i> day
County of <i>Cass</i>	In the Matter of the Estate of	<i>Emma C. Taylor</i>	of <i>Jan</i> A. D. 190 <i>5</i>
	<i>Emma C. Taylor</i>	Deceased.	<i>John Glasser</i>
			Judge of Probate.
	Account of Administrator or Executor		

State of Minnesota, } IN PROBATE COURT,
 County of Crow } ss. Specie Term February 13 1903
 In the Matter of the Estate of Edwin A. Taylor. Deceased.

The Final Account of Emma C. Taylor Administratrix of the estate of
Edwin A. Taylor deceased, having been examined, allowed
 and approved by this Court in the form and manner provided by law for the examination of her
 administration account, pursuant to due notice given and served; and such final account having been made
 upon due proof.

IT IS ORDERED, That the said Emma C. Taylor
 as such Administratrix of the estate of
Edwin A. Taylor deceased, be forever discharged from all the duties, powers and
 liabilities of the trust of Administratrix
 of the estate of Edwin A. Taylor deceased.

Dated at Chaska the 13th day of February
 A. D. 1903

By the Court,

John M. Mather,
 Judge of Probate.

No. 790

IN PROBATE COURT

County of

Carver

In the Matter of the Estate of

Edwin W. Taylor,
Deceased.

Order Discharging Executor or
Administrator

Filed this 13th day of
February A. D. 1905 and
recorded in Book 4 of Orders, on
page 621.

J. W. Shaw,
Judge of Probate.

PRINTER'S AFFIDAVIT.

Herald Print, Chaska.

State of Minnesota, } ss.
County of Carver.

F. E. Du Toit 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 Appointment 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 *29th* day of *June* A. D. 189*9*, and was thereafter published in said newspaper on each and every succeeding Thursday, until and including Thursday the *13th* day of *July* A. D. 189*9* (*3* insertions) and that during all of said period said newspaper was published on Thursday of each week.

F. E. Du Toit
Subscribed and sworn to before me this *22nd* day of *July* A. D. 189*9*.

John F. Engler
Judge of Probate

991

EST.

6-21-1899

First Pub. June 29, 1899.

Order for Hearing and Notice of Appointment of Administrator.

STATE OF MINNESOTA. County of Carver—ss. In Probate Court, special Term, June 21st, 1899.
In the matter of the Estate of James Toole Deceased.

On receiving and filing the petition of Mary Toole of Carver County, Minnesota, representing, among other things, that James Toole late of Carver County, Minnesota, on the 26th day of May A. D. 1899, at St. Peter, Minnesota died intestate, and being an inhabitant of this county at the time of his death, leaving goods, chattels and estate within this County, and that the said petitioner is the widow of said deceased, and praying that administration of said estate be to Mary Toole the petitioner granted:

It is ordered, That said petition be heard before this Court on Saturday the 22nd day of July A. D. 1899, at one o'clock p. m., at the Probate Office in the Court House 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 21st day of June A. D. 1899.

(Seal)

By the Court
JOHN F. ENGLER,
Probate Judge.

Filed July 22^d
1899

John F. Eegler
Judge of Probate

State of Minnesota,
County of Carver } ss. In Probate Court,
Special Term, July 22^d 1897

In the Matter of the Estate of

James Toole Deceased.

Pursuant to an order made in the above entitled matter, on the 21st day of June A. D. 1897, the petition of Mary Toole - widow of the said James Toole - Deceased - praying that Letters of Administration upon said estate be granted unto Mary Toole the petitioner was this day brought on to be heard and considered, and the affidavit of J. E. Dutoit the 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 James Toole - Deceased died on the 26th day of May 1897, at the St Peter Hospital for Insane in the County of Nicollet intestate, and that he was a resident of Carver County Minnesota at the time of his death, and that the said intestate left estate within this said County to be administered upon, the probable value of which does not exceed the sum of About Seven Thousand Seven Hundred dollars. And that said petitioner is The Widow of said deceased, and that the said Mary Toole the petitioner 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 Mary Toole the petitioner be and she hereby is appointed Administrator of the said estate of James Toole deceased, and that said Mary Toole before entering upon his duties as such Administrator, and before letters of administration be to her issued, give bond to the Judge of this Court in the sum of Five Thousand Dollars, with sufficient sureties, to be approved by said Judge, conditioned according to law.

Dated at Chaska the 22nd day of July A. D. 1897

By the Court,

John F. Engler
Judge of Probate.

No. 991

IN PROBATE COURT,

County of Barren

In the Matter of the Estate of

James Toole

Deceased.

ORDER APPOINTING ADMINISTRATOR.

Filed the 22nd day
of July A. D. 1897, and
recorded in Book 8 of Orders,
on Page 180

John F. Engler
Judge of Probate.

State of Minnesota,
COUNTY OF Carver } ss.

IN PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

James Tool
Deceased.

A True Inventory Of all the Real Estate and of all the goods, chattels, rights, credits and
estate of James Tool Deceased,

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

Administrator of the said Estate:

No.	REAL ESTATE.	Appraised Value.
-----	--------------	------------------

1. All the Real Estate:

The South West quarter ($\frac{1}{4}$) of Section No: Twenty (20)
in Township One Hundred & Seventeen (117) of Range
Twenty Six (26) containing 160 acres of land more or less
according to U. S. Government survey thereof. \$ 4800

The North half ($\frac{1}{2}$) of North East quarter ($\frac{1}{4}$) and
The South West quarter ($\frac{1}{4}$) of North East quarter ($\frac{1}{4}$) and
The North half ($\frac{1}{2}$) of South East quarter ($\frac{1}{4}$)
all of Section No: Seventeen (17) in Township
One Hundred & Seventeen (117) of Range
Twenty Six (26) containing 200 acres of land,
more or less, according to Government Survey thereof \$ 3500

also: a piece of land for road purposes only, 2 rods in
width: Commencing at a point on South line of
S E $\frac{1}{4}$ Sec 17 Town 117 Range 26, eighty (80) rods
West from S E corner of said Section 17; thence
West on said line 80 rods to S W corner of said
S E $\frac{1}{4}$, thence North 80 rods on Center line of said
Section 17 the terminus point, two (2) rods wide
along the whole line. \$ 350

PERSONAL ESTATE.

APPRAISED VALUE

SELECTED

Dollars

Cents

Dollars

Cents

2. All the Furniture and Household Goods.

25

3. All Wearing Apparel and Ornaments.

non

4. All Stock in Banks and Other Corporations.

non

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

non

6. All Other Personal Property.

5 Cans @ \$20 ⁰⁰	100
1 Horse	35
1 Binder	10
1 Wagon	10
	<hr/> 155

Dated at Lota River this 12th day of October 1899

of _____ 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 12th day of October A. D. 1899

D. F. Westerman
Jacob Schlechter } Appraisers.

State of Minnesota,
COUNTY OF Harver McLeod ss. Mary Toole
being duly sworn, says that she is the Administratrix of the estate of James Toole 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 James Toole deceased, which have come to my possession or knowledge; and that upon diligent inquiry I have not been able to discover any other property or estate belonging to the estate of said James Toole, deceased.

Subscribed and sworn to before me, this 12th day of October A. D. 1899
Mary Toole
her
X
make
W. K. Kumpke
Notary Public
for McLeod Co

No. 991
IN PROBATE COURT,
County of Harver
In the Matter of the Estate of
James Toole
Deceased.

GENERAL INVENTORY.

Filed and approved this 19th
day of October 1899
John F. Engler
Judge of Probate.
No. 105, McGill-Warner Co., St. Paul, Minn.

STATE OF MINNESOTA,
COUNTY OF CARVER.

IN PROBATE COURT.

-----:-----
IN THE MATTER OF THE ESTATE OF
JAMES TOOLE, DECEASED.
-----:-----

The Petition of Katie Higgins respectfully shows
and alleges:

1. That on the 23rd day of February 1900 in said Court in the matter of the hearing of the Petition of the Administratrix of said estate for settlement of Administratrix's Account and for assignment of the residue of said estate to the parties entitled thereto, this said Court made its final decree in the matter of the said estate a copy of which decree is hereto attached marked exhibit "A" and made a part of this petition.

That said final decree so made and entered in the matter of said estate, through mistake, inadvertence and excusable neglect on the part of said Court and all persons interested in said estate, was incorrectly made in so far as said Final Decree purports to assign to and vest in the "widow of said Deceased, one Mary Toole, the undivided one third part of the heretofore described real estate and a life estate in the Homestead of Deceased" That said Final Decree so made and entered as aforesaid, through like mistake, inadvertence and excusable neglect, was incorrectly made in so far as said Final Decree purports to assign to and vest in the above named children,- Christopher Toole, Felix Toole, Rosa Ray, Charles Toole, Katie Higgins, Alice Toole, Elizabeth Toole, James Toole and Joseph Toole meaning, in equal shares, being to each an undivided one ninth part of all the rest and remainder of said land. That said Final Decree is incorrect and defective and said assignment is erroneous for the reason, among others, that upon the death of said James Toole the said Mary Toole, the said widow became owner of a life estate of Homestead in and to the West Half of South West quarter of Section 20, Town 117 North of Range 26 West; and the said Mary Toole in addition to said homestead should have received by assignment under said Final Decree the undivided one third right and title, in

and to the following lands, to-wit: East Half of South-west quarter of said Section 20; North Half of North-east quarter, and the South-west quarter of the North-east quarter, and the North Half of the South-east quarter, all in section 17, Township and Range aforesaid; and the said children aforesaid of said Deceased should each have received by assignment under said Final Decree the undivided one ninth in fee, in and to said Homestead lands aforesaid,- but subject to the life estate of said Mary Toole therein,- and in addition thereto each of said children should have received by said Final Decree but an undivided two twenty sevenths right and title in fee in and to all the said other lands of said Deceased aforesaid.

2. That said Final Decree aforesaid should be amended to conform to the said rights of said parties herein, and a true copy of the amended Final Decree as proposed by this Petitioner in this proceeding, is hereto attached marked "Exhibit B." and is hereby made a part of this Petition.

3. That your Petitioner is a daughter and heir at law of said Deceased and is the lawful owner of the undivided interest in fee in the residue of the real estate belonging to said estate as more fully stated and shown in and by said "Exhibit B." hereto attached.

Wherefore your petitioner prays that said estate be reopened, that the records, to-wit: the Final Decree of this Court in said matter may be amended, corrected and perfected so that the Final Decree will in all things conform to the said "Exhibit B." hereto attached.

Katie Higgins
Petitioner.

State of Minnesota,)
County of McLeod) ss.

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

Katie Higgins

Subscribed and sworn to before me

this 3^d day of February, A.D. 1905.

Isa K. Lewis
Notary Public

State of Minnesota, }
County of Carver } ss. IN PROBATE COURT,
Special Term, February 23rd 1900

In the Matter of the Estate of James Toole 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

Mary Toole - Administratrix

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: Th tract or parcel of land situate and being in the County of and State of Minnesota, described as follows:

The South West quarter ($\frac{1}{4}$) of Section Twenty (20) in Township One Hundred and Seventeen (117) of Range Twenty Six (26) Containing 160 Acres of land, more or less according to U. S. Survey thereof-
Also the North half ($\frac{1}{2}$) of North East quarter ($\frac{1}{4}$) and the South West quarter ($\frac{1}{4}$) of North East quarter ($\frac{1}{4}$) -
Also the North half ($\frac{1}{2}$) of South East quarter ($\frac{1}{4}$) all in Section Seventeen (17) Township One Hundred and Seventeen (117) of Range Twenty Six (26) - Containing 200 acres, more or less - according to U. S. Survey thereof - and a piece of land for Road purposes only - Two rods in with and commencing at a point on South line of South East quarter ($\frac{1}{4}$) of Section No 17 - Township No 117 - Range 26 - Eighty (80) Rods West from South East corner of said Section No 17 - Thence West on said line 80 rods to South West corner of said South East quarter ($\frac{1}{4}$) - Thence North 80 rods on center line of said Section No 17, the terminus point, Two (2) rods wide the whole line-
All the above described land situate, lying and being in the County of Carver and State of Minnesota -
And it Further Appearing, That said deceased died on the 26th day of May A. D. 1899 - Intestate - and being a resident of this County at the time of his decease -

And it Further Appearing, That the following named persons are the person
entitled to all said estate by law, viz:

1. Mary Toole - the widow of said deceased - age 57 years, residing at Hollywood, Carver County - Minn.
 2. Christopher Toole (a son) age 40 years Residing in North Dakota -
 3. Phelix Toole (a son) Age 37 years, residing at West Superior, Wis.
 4. Rosa Ray - formerly Rosa Toole - (a daughter) age 35 years, residing at Watertown - Minn -
 5. Charles Toole (a son) age 30 years residing also at Watertown - Minn -
 6. Katie Higgins - formerly Katie Toole (a daughter) aged 27 years residing at Hollywood in this County -
 7. Alice Toole (a daughter) age 24 years residing at Watertown - Minn -
 8. Elizabeth Toole (a daughter) age 19 years residing in Hollywood in this County -
 9. James Toole (a son) age 29 years residing at British Columbia - and
 10. Joseph Toole (a son) age 17 years and 9 Months residing at Hollywood aforesaid - This being the widow and children of said deceased and the said Christopher Toole being the only child of said deceased.
- Now, Therefore, On the petition of Mary Toole - Administratrix aforesaid -

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

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

Mary Toole the widow of said James Toole - Deceased - and Christopher Toole - Phelix Toole - Rosa Ray - Charles Toole - Katie Higgins, - Alice Toole - Elizabeth Toole - James Toole and Joseph Toole

The only children of said deceased -

forever in the following proportions, to-wit:

To the Widow aforesaid:

The undivided One Third (1/3) ^{part} of the heretofore described Real Estate and a Life Estate in the Homestead of deceased

All the rest and remainder of said land ^{then} to the above named children in equal shares - being to each an undivided One Ninth (1/9) ^{part} thereof

To Have and to Hold the Same, Together with all the hereditaments and appurtenances there-
unto belonging or in anywise appertaining, to the said above named persons and their heirs
and assigns, forever.

(SEAL)

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

No. 991

IN PROBATE COURT

County of Carver

In the Matter of the Estate of

James Toole

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 _____ A. D. 190 _____

Judge of Probate.

Filed this 23rd day of
February A. D. 1900 and
recorded in Book H of Order Record
pages 66 & 67

John F. Engler

Judge of Probate.

State of Minnesota, } IN PROBATE COURT, Use
County of Carver } ss. Special Term, 1905.

In the Matter of the Estate of James Toole 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 Mary Toole as Administratrix

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

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

And it Further Appearing, That the said deceased died intestate, and the residue of said estate consists of the following described Real estate, to-wit: The one tract or parcels of land situate and being in the County of Carver and State of Minnesota, described as follows:

The South-west quarter (1/4) of Section Twenty (20) in Township One Hundred Seventeen (117) of Range Twenty Six (26).

The North Half (1/2) of North-east quarter (1/4) and the South-west quarter (1/4) of North-east quarter (1/4) and the North Half (1/2) of South-east quarter (1/4), all in Section Seventeen, Township One Hundred Seventeen (117) of Range Twenty Six (26).

Also a piece of land for road purposes described as follows, to-wit: Commencing at a point on the South line of Section Seventeen (17) aforesaid Eighty (80) rods West of the South East corner of said Section Seventeen; thence West on said line to the South-west corner of South-east quarter of said Section; thence North, on the center line of said section Eighty (80) rods; thence East two rods; thence South, parallel with the center line aforesaid, Seventy Eight (78) rods; thence East, parallel with the South line of said Section, to the East line of SW 1/4 of S.E. 1/4 of said sec.; thence South to the place of beginning.

And it Further Appearing, That the following named persons are the persons entitled to all said estate by law, viz:

Mary Toole, the widow of said Deceased,
Christopher Toole, a son of said Deceased,
Felix Toole, a son of said Deceased,
Rosa Ray, a daughter of said Deceased,
Charles Toole, a son of said Deceased,
Katie Higgins, a daughter of said Deceased,
Alice Toole, a daughter of said Deceased,
Elizabeth Toole, a daughter of said Deceased,
James Toole, a son of said Deceased, and
Joseph Toole, a son of said deceased.

Now, Therefore, On the petition of Mary Toole as Administratrix of said estate 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

Mary Toole,
Christopher Toole,
Felix Toole,
Rosa Ray,
Charles Toole,
Katie Higgins,
Alice Toole,
Elizabeth Toole,
James Toole, and
Joseph Toole

forever in the following proportions, to-wit:

To the said Mary Toole, - for and during the full term of her natural life time only, - the entire use and benefit of the N. 1/2 of S. W. 1/4 of Section 20, Town 117, North, Range 26 West. Also to the said Mary Toole, in fee simple, the undivided one third right and title in and to the lands following, namely: The N. 1/2 of S.W. 1/4 of Section 20; The N. 1/2 of N.E. 1/4; the South-west 1/4 of the N.E. 1/4; the N. 1/2 of the S.E. 1/4; and a piece of land for road purposes commencing at a point on the South line of section 17 aforesaid 80 rods west of the South-east Corner of said section 17; thence west on said line to the S.W. corner of S.E. quarter of said section; thence North

To the said Christopher Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided one ninth right and title in and to the N. 1/2 of S.W. 1/4 of Section 20, Town 117, North, Range 26, West.

Also to the said Christopher Toole, in fee simple, the undivided two twenty sevenths right and title in and to the lands following, namely: The S. 1/2 of the S.W. 1/4 of Section 20; the N. 1/2 of N.E. 1/4; the S.W. 1/4 of N.E. 1/4; the N. 1/2 of S.E. 1/4; and a piece of land for road purposes commencing at a point on the South line of Section 17 aforesaid 80 rods West of the South-east corner of said Section 17; thence West on said line to the S.W. corner of S.E. quarter of said section; thence North, on the center line of said section, 80 rods; thence East two rods; thence South, parallel with the center line aforesaid, 78 rods; thence East, parallel with the south line of said section, to the east line of said section; thence South to the place of beginning, Sec 17; all in Town 117, North, Range 26, West.

To the said Felix Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided one ninth right and title in and to the N. 1/2 of S.W. 1/4 of Section 20, Town 117, North, Range 26, West.

Also to the said Felix Toole, in fee simple, the undivided two twenty sevenths right and title in and to the lands following, namely: The S. 1/2 of the S.W. 1/4 of section 20; the N. 1/2 of N.E. 1/4; the S.W. 1/4 of N.E. 1/4; the N. 1/2 of the S.E. 1/4; and a piece of land for road purposes commencing at a point on the South line of Section 17 aforesaid 80 rods west of the S.E. corner of said Section 17; thence west on said line to the S.W. corner of S.E. quarter of said section; thence North on the center line of said section 80 rods; thence East 2 rods; thence South, parallel with the center line aforesaid, 78 rods; thence East, parallel with the South line of said section, to the east line of said section; thence South to the place of beginning, in Sec. 17; all in Town 117, Range 26, West.

To the said Rosa Ray, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided one ninth right and title in and to the N. 1/2 of S.W. 1/4 of Section 20, Town 117, North, Range 26, West.

Also to the said Rosa Ray, in fee simple, the undivided two twentysevenths right and title in and to the lands following, namely: The S. 1/2 of S.W. 1/4 of Section 20; the N. 1/2 of N.E. 1/4; the S.W. 1/4 of N.E. 1/4; the N. 1/2 of S.E. 1/4; and a piece of land for road purposes commencing at a point on the South line of Section 17 aforesaid 80 rods west of the S.E. corner of said Section 17; thence west on said line to the S.W. corner of S.E. quarter of said section; thence North, on the center line of said section, 80 rods; thence East 2 rods; thence South, parallel with the center line aforesaid, 78 rods; thence East, parallel with the south line of said section, to the east line of said section; thence South to the place of beginning; in Sec. 17; all in Town 117, Range 26, West.

To the said Charles Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided one ninth right and title in and to the N. 1/2 of S.W. 1/4 of Section 20, Town 117, North, Range 26, West.

Also to the said Charles Toole, in fee simple, the undivided two twenty sevenths right and title in and to the lands following, namely: The S. 1/2 of S.W. 1/4 of Section 20; the N. 1/2 of the N.E. 1/4; the S.W. 1/4 of N.E. 1/4; the N. 1/2 of S.E. 1/4; and a piece of land for road purposes commencing at a point on the South line of section 17 aforesaid 80 rods west of the S.E. corner of said section 17; thence West on said line to the South-west corner of S.E. quarter of said section; thence North, on center line of said section, 80 rods; thence East 2 rods; thence South, parallel with the center line aforesaid, 78 rods; thence East, parallel with the South line of said section, to the east line of said section; thence South to the place of beginning, in Sec. 17; all in Town 117, Range 26, West.

To the said Katie Higgins, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided one ninth right title and interest in and to the N. 1/2 of S.W. 1/4 of section 20, Town 117, Range 26, West.

Also to the said Katie Toole, in fee simple, the undivided two twenty sevenths right and title in and to the lands following, namely: The S. 1/2 of the S.W. 1/4 of Section 20; the N. 1/2 of N.E. 1/4; the S.W. 1/4 of N.E. 1/4; the N. 1/2 of S.E. 1/4; and a piece of land for road purposes commencing at a point on the South line of Section 17 aforesaid 80 rods West of the S.E. corner of said section 17; thence West on said line to the S.W. corner of S.E. quarter of said section; thence North, on the center line of said section 80 rods; thence East 2 rods; thence

South, parallel with the center line aforesaid, 78 rods; thence East parallel with the south line of said section, to the east line of said section; thence South to the place of beginning, in Sec. 17; all in Town 117, North, Range 26, West.

To the said Alice Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided one ninth right and title in and to the $N. 1/2$ of S.W. $1/4$ of section 17, Town 117, North, Range 26, West.

Also to the said Alice Toole, in fee simple, the undivided two twenty sevenths right and title in and to the lands following, namely: The $S. 1/2$ of S.W. $1/4$ of Section 20; the $N. 1/2$ of the N.E. $1/4$; the S.W. $1/4$ of N.E. $1/4$; the $N. 1/2$ of the S.E. $1/4$; and a piece of land for road purposes commencing at a point on the South line of Section 17 aforesaid 80 rods West of the S.E. corner of said section 17; thence West on said line to the S.W. corner of S.E. quarter of said Section; thence North, on the center line of said section, 80 rods; thence East 2 rods; thence South parallel with the center line aforesaid, 78 rods; thence East, parallel with the South line of said Section, to the East line of said section; thence South to the place of beginning.

To the said Elizabeth Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided one ninth right and title in and to the $N. 1/2$ of S.W. $1/4$ of Section 20, Town 117, Range 26, West, in section 17; all in Town 117, North, Range 26, West.

Also to the said Elizabeth Toole, in fee simple, the undivided Two twenty sevenths right and title in and to the lands following, namely: The $S. 1/2$ of S.W. $1/4$ of Section 20; the $N. 1/2$ of the N.E. $1/4$; the S.W. $1/4$

of the N.E. $1/4$; the $N. 1/2$ of the S.E. $1/4$; and a piece of land for road purposes commencing at a point on the South line of section 17 aforesaid 80 rods west of the S.E. corner of said section; thence West on said line to the S.W. corner of S.E. $1/4$ of said section; thence North on the center line of said section, 80 rods; thence East 2 rods; thence South, parallel with the center line aforesaid, 78 rods; thence East, parallel with the South line of said section, to the east line of said section; thence South to the place of beginning, in Sec. 17; all in Town 117, North, Range 26, West.

To the said James Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided one ninth right and title in and to the $N. 1/2$ of S.W. $1/4$ of Section 20, Town 117, Range 26, West.

Also to the said James Toole, in fee simple the undivided two twenty sevenths right and title in and to the lands following, namely: The $S. 1/2$ of S.W. $1/4$ of section 20; the $N. 1/2$ of the N.E. $1/4$; the S.W. $1/4$ of N.E. $1/4$; the $N. 1/2$ of S.E. $1/4$; and a piece of land for road purposes commencing at a point on the south line of section 17 aforesaid 80 rods west of the S.E. corner of said section 17; thence West on said line to the S.W. corner of S.E. quarter of said section; thence North, on the center line of said section, 80 rods; thence east two rods; thence South parallel with the center line aforesaid, 78 rods; thence East parallel with the south line of said section, to the east line of said section; thence south to the place of beginning, in section 17; all in Town 117, Range 26, West.

To the said Joseph Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided $1/9$ right and title in and to the $N. 1/2$ of S. W. $1/4$ of section 20, Town 117, Range 26, West. Also to the said Joseph Toole, in fee simple, the undivided $2/27$ right and title in and to the lands following, namely: The $S. 1/2$ of S.W. $1/4$ of Sec. 20; the $N. 1/2$ of N.E. $1/4$; the S.W. $1/4$ of N.E. $1/4$; the $N. 1/2$ of S.E. $1/4$; and a

piece of land for road purposes commencing at a point on the South line of section 17 aforesaid 80 rods West of the S.E. corner of said section 17; thence West on said line to the S.W. corner of S. E. $1/4$ of said section, 80 rods; thence East 2 rods; thence South, parallel with the center line aforesaid 78 rods; thence East, parallel with the south line of said section, to the east line of said section; thence south to the place of beginning, in Section 17; all in Town 117, North, Range 26, West.

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 persons and their heirs and assigns, forever.

Judge of the Probate Court,

Carver County, Minnesota

STATE OF MINNESOTA,
County of Carver.

ss.

IN PROBATE COURT.

-----XX-----

In the matter of the Estate of
James Toole, Deceased.

-----XX-----

In the matter of the Petition and Application to open said Estate and to correct, amend and perfect the records, to-wit: the Final Decree therein.

On reading and filing the verified Petition of Katie Higgins, one of the heirs at law of said Deceased, representing among other things that on the 23rd day of February 1900 a Final Decree was by this Court made and filed in the matter of the estate of said Deceased, that said Final Decree purports to assign the residue of the estate of said estate to the persons entitled thereto under the laws of said State; but that through mistake, inadvertence and excusable neglect on the Part of said Court and all persons interested in said estate said Final Decree was incorrectly made and entered in so far as the respective shares of the widow and heirs of said Deceased in and to the residue of said estate is incorrectly and erroneously stated and purported to be assigned in and by said Final Decree, that said petitioner is an heir at law of said Deceased and claims title to a certain undivided interest in the residue of said estate and that when the records are corrected as prayed in and by her petition substantial justice will have been done to all parties concerned:

It Is Ordered, that all persons interested in said estate appear before this Court on Saturday the fourth day of March A.D. 1905 at Two o'clock P.M. at the Probate Office in the Court House in the City of Chaska, Minnesota, then and there to show cause if any there be why said estate should not be reopened and the records of this Court, to-wit: the Final Decree in said matter be not then corrected, amended and perfected according to the prayer of 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 Chaska Review, a weekly newspaper printed and published in the City of Chaska in said County.

Dated at Chaska, Minn., the 6th day of February A.D. 1905.

John Glawer
Judge of Probate

before this date on Saturday the fourth day of March A.D. 1905 at two

If in ordered, that all persons interested in said estate appear and first Justice will have been done to all parties concerned:

that when the records are corrected as proved in and by her petition entitled to a certain individual interest in the residue of said estate and more, that said petitioner is an heir at law of said Decedent and claims erroneously stated and purported to be assigned in and by said Final Decree of said Decedent in and to the residue of said estate is incorrectly and made and entered in so far as the respective shares of the widow and heirs of said persons interested in said estate said Final Decree was incorrectly stated, inadvertence and excusable neglect on the part of said Court and the persons entitled thereto under the laws of said state; but that through said Decree purported to establish the residue of the estate of said estate to made and filed in the matter of the estate of said Decedent, that said Final Decree on the 22nd day of February 1900 a Final Decree was by this Court one of the heirs at law of said Decedent, representing among other things on reading and filing the verified petition of Katie Higgins, three therein.

IN the matter of the petition and application to open said road

In Probate Court
page 572

Order to Hear Petitions
and Amend Records.

FILED
FEB 6 1905
John H. Weaver
JUDGE OF PROBATE

Reg. in Probate Recd
C. Page 522

THE PHOENIX CLUB

6025b

Know all Men by these Presents,

That we, Mary Poole

and John Campbell and C. J. Poole as principal,

are held and firmly bound unto John D. Engler as sureties,
of the County of Carver Minnesota, in the sum of Five Thousand (\$5000.00) DOLLARS, lawful money of the United States, to be paid to the said Judge of Probate, or 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 Twentieth day of July A. D. 1897

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

letters of administration upon the estate of James Poole
late of the Township of Hollywood, in said
County and State, deceased, being to her granted,
shall and will, well and faithfully, execute the trust reposed in her as administratrix of
all and singular the goods, chattels, credits and estate of said deceased; and shall make and return
into the Probate Court of the County of Carver and State of Minnesota,
within three months, a true and perfect inventory of all the goods, chattels, rights, credits and estate
of said deceased, which shall come to her possession or knowledge, or the possession of any
other person for her; and shall administer according to law, all the goods, chattels, rights,
credits and estate of said deceased, which shall at any time come to her possession or to the
possession of any other person for her and out of the same shall pay and discharge all debts
and charges chargeable on the same, or such dividends thereon as shall be ordered and decreed by said
Court; and shall render a true and just account of her administration 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 her to be performed in the premises, then this obligation shall be void;
otherwise it shall be and remain in full force and virtue.

SIGNED, SEALED AND DELIVERED IN PRESENCE OF

John Conroy
C. O. Deas

Mary X Poole Seal
John Campbell Seal
C. J. Poole Seal
Seal
Seal
Seal

State of Minnesota,
County of Carver } ss.

Be it Known, That on this 20th day of July
A. D. 1897, personally appeared before me Mary Hall, John Campbell
and C. J. Toole
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. O. Teas
Notary Public Minn ~~Judge of Probate.~~

State of Minnesota,
County of Carver } ss.

John Campbell and C. J. Toole
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 five thousand
5,000.00 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
20th day of July
A. D. 1897

John Campbell
C. J. Toole

C. O. Teas
Notary Public Minn ~~Judge of Probate.~~

I do hereby approve the within Bond:

Dated this 22nd day of July A. D. 1897

John F. Eugler
Judge of Probate.

No. 991
IN PROBATE COURT,
County of Carver

IN THE MATTER OF THE ESTATE OF

James Toole Deceased.
ADMINISTRATOR'S BOND.

Filed the 22nd day of July
A. D. 1897
John F. Eugler
Judge of Probate.

State of Minnesota,
County of Carver } ss.

I hereby certify that the within Ad-
ministrator's Bond was duly recorded
this 22nd day of July
A. D. 1897,
in Book 6 of Bonds, page 27 of
Probate Records.

John F. Eugler
Judge of Probate.

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

In the Matter of the Estate of
James Toole Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

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

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

Dated at Chaska this 22^d
day of January A. D. 1900
Mary Toole

State of Minnesota,
County of Carver SS. her
Mary Toole
mark
the person who made the foregoing petition, being duly sworn, says that the same is true to h. . . . own
knowledge, except as to those matters stated on her information and belief, and as to those matters
that she believe them to be true.

Subscribed and sworn to before me, this
22^d day of Jan 1900
John F. Engler
Judge of Probate.
her
Mary Toole
mark

No. 991

IN PROBATE COURT

County of Carver

In the Matter of the Estate of

James Toole
Deceased.

Petition for Settlement of Administration of Account.

Filed this 22 day of

January A. D. 1900
John F. Hughes
Judge of Probate.

Chaska Review Job Print.

LETTERS OF ADMINISTRATION.

State of Minnesota,
County of Carver } ss.

THE STATE OF MINNESOTA, to all to whom these Presents may come or may concern, and especially to
Mary Toole of Carver County GREETING:

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

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

We, Therefore, Reposing full confidence in your integrity and ability, do by these presents
constitute and appoint you, the said Mary Toole
administration 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 John F. Eugler

Judge of our said Probate Court,
at Chaska in said County, this 22nd
day of July A. D. 1897

John F. Eugler
Judge of Probate.

No. 991

IN PROBATE COURT,

County of Harver

In the Matter of the Estate of

James Toole
Deceased.

LETTERS OF ADMINISTRATION.

State of Minnesota,

County of Harver } ss.

I certify that the within Letters of
Administration were duly recorded
this 22 day of July
A. D. 1897, in Book 6 of Letters
of Administration, page 334

John F. Eugler
Judge of Probate.

Filed the 22nd day of

July A. D. 1897

John F. Eugler
Judge of Probate.

State of Minnesota, } ss.
County of Carver

THE STATE OF MINNESOTA, to Jacob Schlechter and
Dietrich Kestermann of said County, GREETING:

Whereas, James Toole
late of the County of Carver in said State, lately died intestate, leaving real estate,
and also goods, chattels, rights and credits, within said County, the administration whereof has been
granted to Mary Toole of the town of Hollywood
of the County of Carver 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 their duties, and having
procured from the said Mary Toole 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
Mary Toole Administrator of the Estate of
James Toole - Deceased —

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 Administrator
Hereof full not.

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

Witness: The _____ Judge
of Probate at Chaska in said County, this
22nd day of July 1899
John F. Engler
Judge of Probate.

OATH OF APPRAISERS.

State of Minnesota,
County of McLeod } ss.

Jacob Schlechter and
Adolph Westermann

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 James Toole 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
12th day of October A. D. 1899 } Jacob Schlechter
Adolph Westermann

C. M. Klinkenberg
Notary Public
for McLeod Co

No. 991

IN PROBATE COURT,

County of Carver

IN THE MATTER OF THE ESTATE OF

James Toole
Deceased.

WARRANT TO APPRAISERS.

Filed the 19th day of
October A. D. 1899

John F. Engler
Judge of Probate.

No. 127. - Pioneer Press Co., St. Paul, Minn.

State of Minnesota,
County of Carver

IN PROBATE COURT.

In the Matter of the Estate of

James Toole
Deceased.

TO THE PROBATE COURT IN AND FOR SAID COUNTY:

The petition of Mary Toole of the Town of Hollywood in the County of Carver and State of Minnesota, respectfully shows: That James Toole who was at the time of his death a resident of the Town of Hollywood in the County of Carver and State of Minnesota, died on the 26th day of May A. D. 1899, at the St. Peter's Hospital for Insane in the County of Nicollet and State of Minnesota, leaving estate therein and without leaving any last Will and Testament to the knowledge, information or belief of your petitioner.

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

Mary Toole aged 57 years,
residing at Hollywood, Carver County Minnesota
who is The Widow of said deceased
Christopher Toole aged 40 years,
residing at North Dakota
who is A Son of said deceased;
Phelix Toole aged 37 years,
residing at Nest Superior Wis
who is A Son of said deceased;
Rosa Ray aged 35 years,
residing at Watertown Carver County Minnesota
who is A Daughter of said deceased;
Charles Toole aged 30 years,
residing at Watertown Carver County Minnesota
who is A Son of said deceased;
Kate Higgins aged 27 years,
residing at Hollywood Carver County Minnesota
who is A Daughter of said deceased;
Alice Toole aged 24 years,
residing at Watertown Carver County Minnesota
who is A Daughter of said deceased;
Elizabeth Toole aged 19 years,
residing at Hollywood Carver County Minnesota
who is A Daughter of said deceased;
James Toole aged 29 years,
residing at British Columbia
who is A Son of said deceased;

That the probable value of the personal estate is about Seven Hundred Dollars; and the probable value of the real property is about Seven Thousand Dollars,
and its character is as follows: Being 280 acres in Sections 17 and 20 in the township of Hollywood Carver County Minnesota 95 acres of the said land is under cultivation balance Timber and Meadow land

That your petitioner is *The Widow*

of said deceased.

That the name of the person for whom administration is prayed, is *Mary Toole the*

Petitioner and *her* address is *Watertown Carver*
County Minnesota

Your petitioner therefore prays that Letters of Administration of the estate of the said intestate be granted to the said *Mary Toole the petitioner*

Dated the *21st* day of *June* A. D. 189*9*.

Mary Toole
mark

State of Minnesota,

County of *Carver*

ss.

Mary Toole

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

Subscribed and sworn to before me, this

21st day of *June* 189*9*.

John F. Engler
Judge of Probate.

Mary Toole
mark

No. *991*

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

Jane Toole Decedent.

Petition for Letters of Administration.

Filed this *21st* day of

June A. D. 189*9*.

John F. Engler
Judge of Probate.

ACCOUNT OF ADMINISTRATOR OR EXECUTOR.

State of Minnesota, }
 County of *Carver* } ss. Account of *Administrator*
 In the Matter of the Estate of *James Toole* Deceased.
 Said Estate in Account with *Mary Toole Administrator*

DEBIT.	
DOLLARS.	CENTS.
155	00
To Personal Estate, as per Inventory and Appraisal	
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	

CREDIT.			
DOLLARS.	CENTS.	DOLLARS.	CENTS.
3	75		
13	00		
1. EXPENSES OF ADMINISTRATION.			
By Paid for Certified Copies and Recording as per			
Voucher <i>Meyer and Engler</i>			
Paid Appraisers as per Voucher			
Paid Printer as per Voucher			
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			
<i>Traveling Expenses for Adm -</i>			
4	41		
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	133	84	155	00	155 00
Amount forward,					

		CREDIT.		DEBIT.	
		DOLLARS.	CENTS.	DOLLARS.	CENTS.
Brought forward		155	00	155	00
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.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
No.....					
Total debts paid.....		155	00	155	00
Balance in hands of.....					
Dated.....	January 22 ^d 1900				
	Mary Toole				
	Administratrix				

State of Minnesota,
County of Carver ss. On this 23rd day of Jan A. D. 1900, before me personally appeared Mary Toole above named, and made oath that the above and foregoing account, signed by her is just and true, and that she has actually paid out and expended the said several sums therein named.

John F. Engler
Judge of Probate.

No. <u>991</u>	IN PROBATE COURT	In the Matter of the Estate of <u>James Toole</u> Deceased.	Account of <u>Administratrix</u>	Filed this <u>5th</u> day of <u>February</u> A. D. 19 <u>00</u> <u>John F. Engler</u> Judge of Probate.
County of <u>Carver</u>				Chaska Review Job Print.

AMENDED FINAL DECREE.

In Probate Court,

STATE OF MINNESOTA } ss.
COUNTY OF CARVER }

Special Term, March Fourth, 1905/

In the Matter of the Estate of James Toole, 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~~ has been fully administered as by the final account of Mary Toole, as Administratrix of said estate, duly audited and allowed by this Court pursuant to due notice given, 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 persons thereto entitled by law, has likewise been duly given pursuant to the law in such case made and provided.

AND IT FURTHER APPEARING, that said deceased died intestate, and the residue of said estate consists of the following described real estate, to-wit: those parcels or tracts of land situate and being in the County of Carver and State of Minnesota, described as follows:-

The South-west Quarter ($\frac{1}{4}$) of Section Twenty (20) in Township one-hundred-seventeen (117), of Range Twenty-six (26).

The North Half ($\frac{1}{2}$) of the North-east Quarter ($\frac{1}{4}$) and the South-west Quarter ($\frac{1}{4}$) of the North-east Quarter ($\frac{1}{4}$) and the North Half ($\frac{1}{2}$) of South-east Quarter ($\frac{1}{4}$) all in Section Seventeen (17) Township One-Hundred-seventeen (117) of Range Twenty-six (26). ALSO, a piece of land for road purposes described as follows, to-wit:- Commencing at a point on the South line of Section Seventeen (17), aforesaid eighty (80) rods west of the South-east corner of said section seventeen; thence west on said line to the south-west corner of the South-east Quarter of said section; thence North, on the center line of said section Eighty (80) rods; thence East two rods; thence South, parallel with the center line aforesaid, seventy eight (78) rods; thence East, parallel with the south line of said section, to the East line of the South-west Quarter ($\frac{1}{4}$) of South-east Quarter ($\frac{1}{4}$) of said Section; thence South to the place of beginning.

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AND IT FURTHER APPEARING⁷, That the following named persons are the persons entitled to all said estate by law, viz:-

Mary Toole, the widow of said deceased,
Christopher Toole, a son of said deceased,
Felix Toole, a son of said deceased,
Rosa Ray, a daughter of said deceased,
Charles Toole, a son of said deceased,
Katie Higgins, a daughter of said deceased,
Alice Toole, a daughter of said deceased,
Elizabeth Toole, a daughter of said deceased,
James Toole, a son of said deceased, and
Joseph Toole, a son of said deceased.

AND IT FURTHER APPEARING, That the facts stated in the Petition of Katie Higgins, one of the above named heirs, praying for an Amended Final Decree in said Matter, wherein she alleges mistake, inadvertence and excusable neglect on the part of said Court and all persons interested in said estate, are found to be true and an amended final decree herein necessary and proper.

Now, THEREFORE, On the motion of Thos. F. Craven and T. F. Burns, attorneys for said petitioner Katie Higgins and pursuant to due notice and the law in such cases provided;

IT IS ORDERED, ADJUDGED AND DECREED, and this Court, by virtue of the power and authority vested in the same by law, does hereby order, adjudge and decree; That the records and files of this Court, to-wit:- the Final Decree in said estate, be amended and That all and singular of the above described real property be, and the same to hereby assigned to and vested in the said Mary Toole, Christopher Toole, Felix Toole, Rosa Ray, Charles Toole, Katie Higgins⁷, Alice Toole, Elizabeth Toole, James Toole and Joseph Toole, forever in the following proportions, to-wit:- To the said Mary Toole, for and during the full term of her natural life time only, the entire use and benefit of the N $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20, Town 117, North, Range 26 West. ALSO, to the said Mary Toole, in fee simple, the undivided one-third right, and title in and to the lands following namely: The S $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20; the N $\frac{1}{2}$ of NE $\frac{1}{4}$; the SW $\frac{1}{4}$ of NE $\frac{1}{4}$; the N $\frac{1}{2}$ of SE $\frac{1}{4}$ and a piece of land for road purposes commencing at a point on the south line of Section 17 aforesaid 80 rods west of the South-east corner of said Section 17; thence west on said line to the S.W Corner of SE $\frac{1}{4}$ of said Section; thence North on the center line of said section, 80 rods; thence East two rods; thence South parallel with the center line aforesaid, 78 rods; thence East parallel with South line of said section, to the east line of SW $\frac{1}{4}$ of SE $\frac{1}{4}$ of said Section; thence south to place of beginning, in Section 17; All Town 117 ; Range 26 West.

To the said Christopher Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided $\frac{1}{9}$ right and title in and to the $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20, Town 117 North, Range 26 West.

ALSO, to the said Christopher Toole, in fee simple, the undivided $\frac{2}{27}$ right, and title in and to the lands following, namely: - The S $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 20; the N $\frac{1}{2}$ of NE $\frac{1}{4}$; the SW $\frac{1}{4}$ of NE $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on S. line of Sec. 17 aforesaid 80 rods W of the S.E. Corner of said section 17; thence West on said line to the S.W. corner of SE $\frac{1}{4}$ of said section; thence North on center line of said Section 80 rods; thence East 2 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section, to the E. line of SW $\frac{1}{4}$ of SE $\frac{1}{4}$ of said section; thence south to place of beginning, in Section 17; All Town 117, Range 26 West..

To the said Felix Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided $\frac{1}{9}$ right and title in and to the W $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20, Town 117, North, Range 26 West.

ALSO, to the said Felix Toole, in fee simple the undivided $\frac{2}{27}$ right and title in and to the lands following namely: The S $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 20; the N $\frac{1}{2}$ of the NE $\frac{1}{4}$ of SW $\frac{1}{4}$; the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$; the N $\frac{1}{2}$ of the SE $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on the S. line of Section 17 aforesaid 80 rods West of the N.E. Corner of said section 17; thence West on said line to the S.W. corner of SE $\frac{1}{4}$ of said section; thence north on center line of said section 80 rods; thence East 2 rods; thence South parallel with center line aforesaid 78 rods; thence East parallel with the south line of said section, to the East line of SW $\frac{1}{4}$ of SE $\frac{1}{4}$ of said section; thence South to place of beginning, in Section 17, All Town 117, Range 26 West

To the said Rosa Ray, in fee simple, - subject however to the life estate of said Mary Toole therein, - the undivided $\frac{1}{9}$ right and title in and to the N $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20, Town 117 North, Range 26 west.

ALSO to the said Rosa Ray, in fee simple the undivided $\frac{2}{27}$ right and title in and to the lands following, namely: The S $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 20; the N $\frac{1}{2}$ of the NE $\frac{1}{4}$; the SW $\frac{1}{4}$ of NE $\frac{1}{4}$; the N $\frac{1}{2}$ of the SE $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on the S. line of Sec. 17, aforesaid 80 rods W. of the S.E. Corner of said Section 17; thence West on said line to the S.W. Corner of SE $\frac{1}{4}$ of said section; thence North on center line of said section, 80 rods; thence East 2 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said sect. to the E. line of SW $\frac{1}{4}$ of SE $\frac{1}{4}$ of said Section; thence South to place of beginning, in section 17; All in Town 117, Range 26 West.

To the said Charles Toole, in fee simple, but subject however to the life estate of said Mary Toole therein, - the undivided $\frac{1}{9}$ right and title in and to the N $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20, Town 117, Range 26 West.

ALSO, to the said Charles Toole, in fee simple, the undivided $\frac{2}{27}$ right and title in and to the lands following, namely: The S $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 20; the W $\frac{1}{2}$ of the NE $\frac{1}{4}$; the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$; the N $\frac{1}{2}$ of the SE $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on the S. line of Section 17 aforesaid 80 rods W. 80 rods W. of the SE corner of said section 17; thence west on said line to the S.W. corner of SE $\frac{1}{4}$ of said section; thence North, on center line of said section, 80 rods; thence East 2 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section, to the E. line of SW $\frac{1}{4}$ of SE $\frac{1}{4}$ of said section; thence South to place of beginning, in section 17; All in Town 117, Range 26 West.

To the said Katie Higgins, - in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided $\frac{1}{9}$ right and title in and to the N $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20, Town 117, Range 26 West.

Also to the said Katie Higgins, in fee simple, the undivided $\frac{2}{27}$ right, and title in and to the lands following, namely: The S $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 20; the N $\frac{1}{2}$ of the NE $\frac{1}{4}$; the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$; the N $\frac{1}{2}$ of SE $\frac{1}{4}$ and a piece of land for road purposes commencing at a point on the S. line of Sec. 17 aforesaid 80 rods west of S.E. corner of said Section 17; thence West on said line to the S.W. corner of SE $\frac{1}{4}$ of said section; thence North on center line of said Section 80 rods; thence E. 2 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section to the E. line of SW $\frac{1}{4}$ of SE $\frac{1}{4}$ of said Section; thence South to place of beginning, in Section 17; All in Town 117, Range 26 West.

To the said Alice Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided 1/9 right and title in and to the N $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20, Town 117, Range 26 West.

ALSO, to the said Alice Toole, in fee simple, the undivided 2/27 right and title in and to the lands following, namely; The S $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 20; the N $\frac{1}{2}$ of the NE $\frac{1}{4}$; the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$; the N $\frac{1}{2}$ of the SE $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on the S. line of Section 17 aforesaid 80 rods W. of the SE corner of said Section 17; thence West on said line to the S.W. Corner of SE $\frac{1}{4}$ of said Section; thence North on center line of said section, 80 rods; thence East 2 rods; thence South parallel with center line aforesaid, 78 ~~rods~~ rods; thence East parallel with the south line of said section, to the E. line of SW $\frac{1}{4}$ of SE $\frac{1}{4}$ of said Section; thence south to place of beginning, in section 17; all in Town 117, Range 26 West.

To the said Elizabeth Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided 1/9 right and title in and to the N $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20, Town 117, Range 26 West.

Also to the said Elizabeth Toole, in fee simple, the undivided 2/27 right and title in and to the lands following, namely; the S $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 20; the N $\frac{1}{2}$ of the NE $\frac{1}{4}$; the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$; the N $\frac{1}{2}$ of the SE $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on the S. line of Section 17 aforesaid 80 rods West of the S East corner of said section 17; thence West on said line to the S.W corner of SE $\frac{1}{4}$ of said Section; thence North on center line of said section, 80 rods; thence East 2 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said Section, to the E. Line of SW $\frac{1}{4}$ of SE $\frac{1}{4}$ of said Section; thence south to place of beginning, in section 17; All in Town 117, Range 26 West.

To the said James Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided 1/9 right and title in and to the N $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20, Town 117, Range 26 West.

ALSO, to the said James Toole, in fee simple, the undivided 2/27 right and title in and to the lands following, namely; The S $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 20; the N $\frac{1}{2}$ of the NE $\frac{1}{4}$; the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$; the N $\frac{1}{2}$ of the SE $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on the S. line of Section 17 aforesaid 80 rods W. of the S. East corner of said Section 17; thence West on said line to the S.W. corner of the SE $\frac{1}{4}$ of said Section; thence north, on center line of said section 80 rods; thence E. 2 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the South line of said Section, to the E. line of SW $\frac{1}{4}$ of SE $\frac{1}{4}$ of said Section; thence South to place of beginning, in Sect. 17; all in Town 117, Range 26 West.

To the said Joseph Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided 1/9 right and title in and to the N $\frac{1}{2}$ of SW $\frac{1}{4}$ of Section 20, Town 117, Range 26 West.

ALSO, to the said Joseph Toole, in fee simple, the undivided 2/27 right and title in and to the lands following, namely the S $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 20; the N $\frac{1}{2}$ of NE $\frac{1}{4}$; the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$; the N $\frac{1}{2}$ of the SE $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on the S. line of Section 17 aforesaid 80 rods W. of the S.E. corner of said section 17; thence west on said line to the S.W. corner of SE $\frac{1}{4}$ of said section; thence North on center line of said section 20 rods; thence East 2 rods; thence south parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section to the E. line of SW $\frac{1}{4}$ of SE $\frac{1}{4}$ of said section; thence south to place of beginning, in section 17; all in Town 117, Range 26 West.

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 persons and their heirs and assigns, forever.

SEAL.

John Glaeser, Judge of the Probate Court,
Carver County, Minnesota,

At a Probate Court, Held at the office of the Judge of Probate in Chaska in and for the County of Carver on the 22^d day of January 1900

Present John F. Engler Judge of Probate.

IN PROBATE COURT, Carver COUNTY.

In the Matter of the Settlement of the Final Account of

James Toole }
Deceased.

The Probate Court of the County of Carver makes and records this summary statement of the account of James Toole, late of the County of Carver, and State of Minnesota Deceased, as finally allowed and settled by the said Probate Court:

THE DEBIT SIDE OF SAID ACCOUNT.

Whole amount of Inventory,	- - - - -	\$ 155. ⁰⁰
The increase of said Inventory,	- - - - -	\$
	- - - - -	\$ 155. ⁰⁰

THE CREDIT.

Expense of Administration,	- - - - -	\$ 21.16
Expense, the last sickness,	- - - - -	\$
Funeral expenses,	- - - - -	\$ 133.84
Amount paid widow and minor children by order of Court,	- - - - -	\$
The debts of testate,	- - - - -	\$
	- - - - -	\$ 155. ⁰⁰
Leaving a balance of	- - - - -	\$

IN PROBATE COURT, _____ COUNTY.

In the Matter of the Settlement of the Final Account of }
the Estate of James Toole of
Carver Co Minn }
Deceased.

On this 22^d day of January 1900, at the office of the Judge of Probate for the said County, the order made by the said Probate Court on the Petition of

Mary Toole Administratrix of the Estate of James Toole deceased, being returned duly served,

and the said Mary Toole-Administratrix 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

Mary Toole - Executrix

And it appearing that the said

Administratrix

has accounted for every part of the said estate, and that no profit has been made by her of any increase in the inventory, and the accounts of the said

Mary Toole 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 Mary Toole

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. Engle

Judge of Probate.

No. 991

IN PROBATE COURT

County of Barren

IN THE MATTER OF THE ESTATE OF

James Toole Deceased.

ORDER ALLOWING FINAL ACCOUNT

Filed this 22 day of January of 1909 and recorded in Book 1909 of Orders, on page 1909

John F. Engle Judge of Probate.

6-99-300

AMENDED FINAL DECREE.

STATE OF MINNESOTA,)
County of Carver.) ss. IN PROBATE COURT,
Special Term, March Fourth, 1905.

In the Matter of the Estate of James Toole, 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 Mary Toole as Administratrix of said estate, duly audited and allowed by this Court pursuant to due notice given, 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 persons thereto entitled by law, has likewise been duly given pursuant to the law in such case made and provided.

AND IT FURTHER APPEARING, that said deceased died intestate, and the residue of said estate consists of the following described real estate, to-wit: those parcels or tracts of land situate and being in the County of Carver and State of Minnesota, described as follows:

The South-west quarter (1/4) of Section Twenty (20) in Township One Hundred Seventeen (117) of Range Twenty Six (26).
The North Half (1/2) of the North-east quarter (1/4) and the South-west quarter (1/4) of the North-east quarter (1/4) and the North Half (1/2) of South-east quarter (1/4), all in Section Seventeen (17), Township One Hundred Seventeen (117) of Range Twenty Six (26).
Also a piece of land for road purposes described as follows, to-wit: commencing at a point on the South line of Section Seventeen (17) aforesaid Eighty (80) rods west of the South-east corner of said section seventeen; thence west on said line to the south-west corner of the South-east quarter of said section; thence North, on the center line of said section Eighty (80) rods; thence East two rods; thence South, parallel with the center line aforesaid, seventy eight (78) rods; thence East, parallel with the south line of said section, to the East line of the South-west quarter (1/4) of South-east quarter (1/4) of said section; thence South to the place of beginning.

AND IT FURTHER APPEARING, That the following named persons are the persons entitled to all said estate by law, viz:

Mary Toole, the widow of said deceased,
Christopher Toole, a son of said deceased,
Felix Toole, a son of said deceased,
Rosa Ray, a daughter of said deceased,
Charles Toole, a son of said deceased,

Katie Higgins, a daughter of said deceased,
Alice Toole, a daughter of said deceased,
Elizabeth Toole, a daughter of said deceased,
James Toole, a son of said deceased, and
Joseph Toole, a son of said deceased.

AND IT FURTHER APPEARING, That the facts stated in the Petition of Katie Higgins, one of the above named heirs, praying for an Amended Final Decree in said Matter, wherein she alleges mistake, inadvertence and excusable neglect on the part of said Court and all persons interested in said estate, are found to be true and an amended final decree herein necessary and proper.

Now, THEREFORE, On the motion of Thos. F. Craven and T. F. Burns, attorneys for said petitioner Katie Higgins 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 the records and files of this Court, to-wit the Final Decree, be amended and That all and singular of the above described real ^{and Estate} property

be, and the same is hereby assigned to and vested in the said Mary Toole, Christopher Toole, Felix Toole, Rosa Ray, Charles Toole, Katie Higgins, Alice Toole, Elizabeth Toole, James Toole and Joseph Toole forever in the following proportions, to-wit:

To the said Mary Toole, - for and during the full term of her natural life time only, - the entire use and benefit of the N. 1/2 of S.W. 1/4 of Section 20, Town 117 North, Range 26 west.
Also to the said Mary Toole, in fee simple, the undivided one third right and title in and to the lands following, namely: The S. 1/2 of S.W. 1/4 of Section 20; the N. 1/2 of N.E. 1/4; the S.W. 1/4 of N.E. 1/4; the N. 1/2 of S.E. 1/4; and a piece of land for road purposes commencing at a point on the south line of section 17 aforesaid 80 rods west of South-east corner of said section 17; thence west on said line to the S.W. corner of S.E. quarter of said section; thence North, on the center line of said section, 80 rods; thence East two rods; thence South parallel with the center line aforesaid, 78 rods; thence East, parallel with south line of said section, to the east line of S.W. 1/4 of S.E. 1/4 of said Section; thence south to place of beginning, in section 17; All Town 117, Range 26 west.

To the said Christopher Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided 1/9 right and title in and to the N. 1/2 of S.W. 1/4 of Section 20, Town 117 North, Range 26 west.
Also to the said Christopher Toole, in fee simple, the undivided 2/27 right and title in and to the lands following, namely: The S. 1/2 of the S.W. 1/4 of section 20; the N. 1/2 of N.E. 1/4; the S.W. 1/4 of N.E. 1/4; the N. 1/2 of S.E. 1/4; and a piece of land for road purposes commencing at a point on the S. line of Sec. 17 aforesaid 80 rods W. of the S.E. corner of said section 17; thence West on said line to the S.W. corner of S.E. 1/4 of said section; thence north, on center line of said Section 80 rods; thence East 2 rods; thence South parallel with center line aforesaid, 78

rods; thence East parallel with the south line of said section, to the E. line of S.W. 1/4 of S.E. 1/4 of said section; thence south to place of beginning, in section 17; All Town 117, Range 26 West.

To the said Felix Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided 1/9 right and title in and to the N. 1/2 of S.W. 1/4 of Section 20, Town 117, North, Range 26, West.

Also to the said Felix Toole, in fee simple, the undivided 2/27 right and title in and to the lands following, namely: The S. 1/2 of the S.W. 1/4 of Section 20; the N. 1/2 of the N.E. 1/4; the S.W. 1/4 of the N.E. 1/4; the N. 1/2 of the S.E. 1/4; and a piece of land for road purposes commencing at a point on the S. line of section 17 aforesaid 80 rods West of the S.E. corner of said section 17; thence West on said line to the S.W. corner of S.E. 1/4 of said section; thence north on center line of said section 80 rods; thence East 3 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section, to the E. line of S.W. 1/4 of S.E. 1/4 of said section; thence South to place of beginning, in section 17; All Town 117, Range 26 West.

To the said Rosa Ray, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided 1/9 right and title in and to the N. 1/2 of S.W. 1/4 of Section 20, Town 117 North, Range 26 west.

Also to the said Rosa Ray, in fee simple the undivided 2/27 right and title in and to the lands following, namely: The S. 1/2 of the S.W. 1/4 of Section 20; the N. 1/2 of the N.E. 1/4; the S.W. 1/4 of N.E. 1/4; the N. 1/2 of the S.E. 1/4; and a piece of land for road purposes commencing at a point on the S. line of Sec. 17 aforesaid 80 rods W. of the S.E. corner of said section 17; thence west on said line to the S.W. corner of S.E. 1/4 of said section; thence north on center line of said section, 80 rods; thence East 3 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section, to the E. line of S.W. 1/4 of S.E. 1/4 of said section; thence South to place of beginning, in section 17; All in Town 117, Range 26 West.

To the said Charles Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided 1/9 right and title in and to the N. 1/2 of S. W. 1/4 of Section 20, Town 117 Range 26 West.

Also to the said Charles Toole, in fee simple, the undivided 2/27 right and title in and to the lands following, namely: The S. 1/2 of the S.W. 1/4 of Section 20; the N. 1/2 of the N. E. 1/4; the S.W. 1/4 of the N. E. 1/4; the N. 1/2 of the S.E. 1/4; and a piece of land for road purposes commencing at a point on the S. line of Section 17 aforesaid 80 rods W. of the S.E. corner of said section 17; thence west on said line to the S.W. corner of S.E. 1/4 of said section; thence North, on center line of said section, 80 rods; thence East 3 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section, to the E. line of S.W. 1/4 of S.E. 1/4 of said section; thence South to place of beginning, in section 17; All in Town 117, Range 26 West.

To the said Katie Higgins, - in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided 1/9 right and title in and to the N. 1/2 of S.W. 1/4 of section 20, Town 117, Range 26 West.

Also to the said Katie Higgins, in fee simple, the undivided 2/27 right and title in and to the lands following, namely: The S. 1/2 of the S.W. 1/4 of section 20; the N. 1/2 of the N.E. 1/4; the S.W. 1/4 of the N.E. 1/4; the N. 1/2 of S.E. 1/4; and a piece of land for road purposes commencing at a point on the S. line of Sec. 17 aforesaid 80 rods west of S.E. corner of said section 17; thence West on said line to the S.W. corner of S.E. 1/4 of said section; thence North, on center line of said section 80 rods; thence E. 3 rods; thence south parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section to the E. line of S.W. 1/4 of S.E. 1/4 of said section; thence South to place of beginning, in section 17; All in Town 117, Range 26 West.

To the said Alice Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided $\frac{1}{9}$ right and title in and to the N. $\frac{1}{2}$ of S.W. $\frac{1}{4}$ of section 20, Town 117, Range 26 West.

Also to the said Alice Toole, in fee simple, the undivided $\frac{2}{27}$ right and title in and to the lands following, namely: The S. $\frac{1}{2}$ of the S.W. $\frac{1}{4}$ of Section 20; the N. $\frac{1}{2}$ of the N.E. $\frac{1}{4}$; the S.W. $\frac{1}{4}$ of the N.E. $\frac{1}{4}$; the N. $\frac{1}{2}$ of the S.E. $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on the S. line of section 17 aforesaid 80 rods W. of the S.E. corner of said section 17; thence West on said line to the S.W. corner of S.E. $\frac{1}{4}$ of said section; thence North on center line of said section, 80 rods; thence East 2 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section, to the E. line of S.W. $\frac{1}{4}$ of S.E. $\frac{1}{4}$ of said section; thence south to place of beginning, in section 17; all in Town 117 Range 26 West.

To the said Elizabeth Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided $\frac{1}{9}$ right and title in and to the N. $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of section 20, Town 117, Range 26 West.

Also to the said Elizabeth Toole, in fee simple, the undivided $\frac{2}{27}$ right and title in and to the lands following, namely: the S. $\frac{1}{2}$ of the S.W. $\frac{1}{4}$ of Section 20; the N. $\frac{1}{2}$ of the N. E. $\frac{1}{4}$; the S.W. $\frac{1}{4}$ of the N.E. $\frac{1}{4}$; the N. $\frac{1}{2}$ of the S.E. $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on the S. line of section 17 aforesaid 80 rods West of the S. East corner of said section 17; thence West on said line to the S.W. corner of S.E. $\frac{1}{4}$ of said section; thence North on center line of said section, 80 rods; thence East 2 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section, to the E. line of S.W. $\frac{1}{4}$ of S.E. $\frac{1}{4}$ of said section; thence south to place of beginning, in section 17; All in Town 117, Range 26 West.

To the said James Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided $\frac{1}{9}$ right and title in and to the N. $\frac{1}{2}$ of S.W. $\frac{1}{4}$ of section 20, Town 117, Range 26 West.

Also to the said James Toole, in fee simple, the undivided $\frac{2}{27}$ right and title in and to the lands following, namely: The S. $\frac{1}{2}$ of the S.W. $\frac{1}{4}$ of Section 20; the N. $\frac{1}{2}$ of the N.E. $\frac{1}{4}$; the S.W. $\frac{1}{4}$ of the N.E. $\frac{1}{4}$; the N. $\frac{1}{2}$ of the S.E. $\frac{1}{4}$ and a piece of land for road purposes commencing at a point on the S. line of section 17 aforesaid 80 rods W. of the S. East corner of said section 17; thence West on said line to the S.W. corner of the S.E. $\frac{1}{4}$ of said section; thence north, on center line of said section 80 rods; thence E. 2 rods; thence South parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section, to the E. line of S.W. $\frac{1}{4}$ of S.E. $\frac{1}{4}$ of said section; thence south to place of beginning, in section 17; all in Town 117, Range 26 West.

To the said Joseph Toole, in fee simple, - but subject however to the life estate of said Mary Toole therein, - the undivided $\frac{1}{9}$ right and title in and to the N. $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of section 20, Town 117, Range 26 West.

Also to the said Joseph Toole, in fee simple, the undivided $\frac{2}{27}$ right and title in and to the lands following, namely: The S. $\frac{1}{2}$ of the S. W. $\frac{1}{4}$ of Section 20; the N. $\frac{1}{2}$ of the N.E. $\frac{1}{4}$; The S.W. $\frac{1}{4}$ of the N.E. $\frac{1}{4}$; the N. $\frac{1}{2}$ of the S.E. $\frac{1}{4}$; and a piece of land for road purposes commencing at a point on the S. line of section 17 aforesaid 80 rods W. of the S.E. corner of said section 17; thence west on said line to the S.W. corner of S.E. $\frac{1}{4}$ of said section; thence North, on center line of said section 80 rods; thence East 2 rods; thence south parallel with center line aforesaid, 78 rods; thence East parallel with the south line of said section to the E. line of S.W. $\frac{1}{4}$ of S.E. $\frac{1}{4}$ of said section; thence south to place of beginning, in section 17; all in Town 117. Range 26 West.

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 persons and their heirs and assigns, forever.

John H. Hauer
Judge of the Probate Court,
Carver County, Minnesota.

No. 991

IN PROBATE COURT

County of Carron

In the Matter of the Estate of

James Poole
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 _____ A. D. 190 _____

Judge of Probate.

Filed this 4th day of
March A. D. 1905 and
recorded in Book 6 of Probate Record
page 526, 527, 528, 529, 530, on
_____ of _____

John H. Huse
Judge of Probate.

State of Minnesota,
County of Carver

IN PROBATE COURT.

Special Term February 23 1900

In the Matter of the Estate of James Toole Deceased:

The final account of Mary Toole
Administratrix of the estate of
James Toole deceased, having been examined, allowed and approved by
this Court in the form and manner provided by law for the examination of her administration account,

pursuant to due notice given and served and such final account having been made upon
All of the Estate of James Toole late of
the County of Carver, State of Minnesota Deceased

It is ordered that the said Mary Toole
as such Administratrix
of the estate of James Toole deceased, be forever discharged from all the
duties, powers and liabilities of the trust of Administratrix
of the estate of James Toole deceased.

Dated at Chaska the 23rd day of February 1900

By the Court.

John F. Engler
Judge of Probate.

973 991

IN PROBATE COURT,

County of *Carver*

IN THE MATTER OF THE ESTATE OF

James Toole
Deceased.

Order Discharging Executor or Administrator.

Filed this *23rd* day of
February 1900.

Recorded in Book.....of Orders.

Page.....
John F. English
Judge of Probate.

State of Minnesota, } ss. IN PROBATE COURT.
County of Carver } Special Term February 23rd 1900
In the Matter of the Estate of James Toole Deceased:
The final account of Mary Toole
Administratrix of the estate of
James Toole deceased, having been examined, allowed and approved by
this Court in the form and manner provided by law for the examination of her administration account,
pursuant to due notice given and served and such final account having been made upon
All of the Estate of James Toole - late of
the County of Carver, State of Minnesota - Deceased
It is ordered that the said Mary Toole
as such Administratrix
of the estate of James Toole deceased, be forever discharged from all the
duties, powers and liabilities of the trust of Administratrix
of the estate of James Toole deceased.
Dated at Chaska the 23rd day of February 1900

By the Court.

John F. Engler
Judge of Probate.

FINAL DECREE.

State of Minnesota, } IN PROBATE COURT.
 County of Carver } ss. Special Term, February 23^d 1900

In the Matter of the Estate of James Toole 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

Mary Toole - Administratrix

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 South West Quarter ($\frac{1}{4}$) of Section Twenty (20) in Township One Hundred and Seventeen (117) of Range Twenty Six (26) containing 160 Acres of Land, more or less according to U. S. Survey thereof -
 Also the North half ($\frac{1}{2}$) of North East Quarter ($\frac{1}{4}$) And the South West Quarter ($\frac{1}{4}$) of North East Quarter ($\frac{1}{4}$) -
 Also the North half ($\frac{1}{2}$) of South East Quarter ($\frac{1}{4}$) All in Section Seventeen (17) Township One Hundred and Seventeen (117) of Range Twenty Six (26) - containing 200 Acres, more or less. According to U. S. Survey thereof -
 And a piece of land for Road purposes only. Two rods in width and commencing at a point on South line of South East Quarter ($\frac{1}{4}$) of Section N^o 17. Township N^o 117. Range 26. Eighty (80) Rods West from South East corner of said Section N^o 17 - Thence West on said line 80 Rods to South West corner of said South East Quarter ($\frac{1}{4}$) - Thence North 80 rods on center line of said Section N^o 17. The terminus point, Two (2) rods wide the whole line -

All of the above described land situate, lying and being in the County of Carver and State of Minnesota -

And it Further Appearing, That said deceased died on the 26th day of May A. D. 1899 - Intestate - and being a resident of this County at the time of his decease -

And it further Appearing That the following named person are the person
entitled to all said estate by law, viz.:

- 1, Mary Toole - the widow of said deceased -
age 57 years, residing at Hollywood, Carver County - Minn.
- 2, Christopher Toole (a son)
age 40 years, residing in North Dakota -
- 3, Phelix Toole (a son)
age 37 years, residing at West Superior, Wis.
- 4, Rosa Ray - formerly Rosa Toole - (a daughter)
age 35 years, residing at Watertown - Minn -
- 5, Charles Toole (a son)
age 30 years, residing also at Watertown - Minn -
- 6, Katie Higgins - formerly Katie Toole (a daughter)
age 27 years, residing at Hollywood in this county -
- 7, Alice Toole (a daughter)
age 24 years, residing at Watertown - Minn -
- 8, Elizabeth Toole (a daughter)
age 19 years, residing in Hollywood in this county -
- 9, James Toole (a son)
age 29 years, residing at British Columbia - and
- 10, Joseph Toole (a son)
age 17 years and 9 months, residing at Hollywood aforesaid -

This being the widow and children of said deceased, and the
only legal heirs to his estate -

Now, Therefore, On the petition of
Mary Toole - Administratrix aforesaid -
and pursuant to due notice and the law in such case provided:

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

Mary Toole the widow of said James Toole - Deceased - And
Christopher Toole - Phelix Toole - Nora Ray -
Charles Toole - Katie Wiggins - Alice Toole -
Elizabeth Toole - James Toole and Joseph Toole -
The only children of said deceased -

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

To the widow aforesaid:

The undivided One Third (^{part} 1/3) of the heretofore described
Real Estate and a Life Estate in the Homestead of deceased

All the rest and remainder of said land ^{then} to the above named
children in equal shares - being to each an undivided
One Ninth (1/9) part thereof -

No. 991

IN PROBATE COURT

County of Carver

In the Matter of the Estate of

James Toole 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 that the same is a true copy 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 23rd day of
February 1900 and recorded
in Book 71 of Decree Record
pages 66+67

John F. Engler
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 and their heirs and assigns, forever.

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