

Carver County Probate Court: Probate case files and index

### **Copyright Notice:**

This material may be protected by copyright law (U.S. Code, Title 17). Researchers are liable for any infringement. For more information, visit <a href="https://www.mnhs.org/copyright">www.mnhs.org/copyright</a>.

7-22-1916

## State of Minnesota county of carver

In Probate Court

In the Matter of the Guardianship of: Haymond Curcelhe Minor TO THE PROBATE COURT IN AND FOR SAID COUNTY: The petition of Baymond Puscille respectfully shows that your petitioner is the same person mentioned in the above entitled matter; that Baymund Cusculte was 21 years of age on the 10th day of aug A. D. 1928; that heretofore of her Simons was by said Court appointed Guardian of your petitioner; that your petitioner has made a full and complete settlement John Amond as Guardian, and has received from said guardian all the money and property in the hands of said guardian belonging to your petitioner. WHEREFORE, Your petitioner prays that said be discharged as guardian of petitioner; fund bond given in said matter cancelled so far as your petitioner is concerned: and that said offin Simons as such guardian be not required to file any further account in said matter. Dated this / Oh day of aug A. D. 1928 Raymond Ciesielski Petitioner. State of Minnesota County of Carver Haymond Perselshi made the foregoing petition, being duly sworn, says that the same is true, to This ledge, except as to those matters stated on his information and belief and as to those matters that Subscribed and sworn to before me this 10th day of aug A. D. 19128 Raymond, Ciesielski ath, adurson Judge of Probates Harver to Min No. 23//

## In Probate Court

**County of Carver** 

In the Matter of the Guardianship of Naymond Cescelski Minor.

# PETITION FOR DISCHARGE OF GUARDIAN

Filed this 10th day of ling 192 (fullers of Probate.

\$.4.7.	IN PROBATE COURT
	Carver County, Minn, Aleg, 6 8 192
In the Matter of the Es	tate of agreed Cusulance
Received of	The Dienous
The sum of Tor	ey Ower States or Guardian
In Payment.	Board and Colors. Dollars.
for the Year	To and des Clarking of sai Minor
1	ending aug lat 192 . I I
	X. Miks Ciesielski

Annual Account of Guardian. STATE OF MINNESOTA, IN PROBATE COURT County of Carver In The Matter Of The Guardianship Of The Estate of Au Minor Guardian. DR. CR.

	July	- (C	John	- Sun	· 
The following	is a description of	SCHEDULE all property remain	ing in the hand	s of the Guardian	above nan
o o o o o o	, VIZ:				
***************************************					
***************************************					***************************************
***************************************					
		***************************************	***************************************		
	.,	Minor		THE LOW OF THE PARTY OF THE PAR	Minor

In the Matter of the Estate of Propagate Wanton Insurance Country Minn., Aug. 2 nd 19 cr

In the Matter of the Estate of Propagate, Wanton Insurance Country Minn., Aug. 2 nd 19 cr

Received of Propagate, Wanton Insurance on Guardian

The sum of Phirty fine Way 30 Dollars.

In Payment for Board and Cearling of Musical

Mills Ciepulch Ki

Annual Account of Guardian. Waconia Patriot Print STATE OF MINNESOTA, SS. IN PROBATE COURT County of Carver In The Matter Of The Guardianship Of The Estate of Minor ..... DR. CR. Paid Generalium fus 50000 Accy 2 m 1922 Pool \$500,00

XI O. O.	d minor, dur the nature of so r the current ye	operty received by hir ing the year commend uch investments and a	ing with
July 2		ma	I want of
	***************************************	J~	
	SCHED		
The following is a description of all	property remai	ning in the hands of th	e Guardian above named be-
longing to said ward, viz:	***************************************	***************************************	
***************************************	***************************************		
***************************************	***************************************	***************************************	
	***************************************	***************************************	
	***************************************	······································	
	***************************************		
	******************************		
	**********************		
ip Of		Minor an	1 3
No. 23// PROBATE COURT County of Carver latter of the Guardianship		Mi dian	day of Aug.
arve darve		Guar	G. G.
ATTA of C		Jo 1	day of Judge of
No.23// ROBATE CO County of Carver tter of the Guardia	1	connt	1/2
P R Co		l Ac	1 1 6
IN PROBATE COURT County of Carver In the Matter of the Guardianship Of		M Annual Account of Guardian	sidt 192
E		V	Filed this.
		V). (800	1

State of Minnesota

County of Carver

SS.

#### IN PROBATE COURT

To the Probate Court in and for said County: The Petition Of Mike Clesielski and State of Minnesota, respectfully shows that your petitioner is & the father of Ray lond Ciesielski. minor ; that said minor...... 1s a resident of the County of ....... Carver follows: Nine Years, that said minor. 18 entitled to personal property to the value of about. Seven Hundred & no/100 informed and believes; that said minor......also seized of certain real estate, the annual rents and profits whereof do not exceed the sum of ... Nothins; of said minor it is necessary that some proper person should be appointed guardian of ...... h1s............. Your Petitioner Therefore Prays That you will appoint.... John Simons, ......the guardian of the person and estate of the said appointed. Miki Ciesielski State of Minnesota County of Carver wike Clesielski, 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. Mike Cerieloly Subscribed and sworn to before me, the ....22nd......day of July, A. D. 19 16 Judge of Probate. John Simons, of the City become the guardian of the above named minor, pursuant to the prayer of the foregoing petition, and and herewith tender my bond as such guardian, as required by law. Dated the 22nd day of July A. D. 19 16

No. 2.3//

## In Probate Court

County of Carver

	er of the Guardianship o
layou	nd Ciescels
1	and weeks
	***************************************
	*************************
***************	
	Minor.
	willor,

Petition for Appointment of Guardian

Filed this. 22 M2 day of

July A. D. 1916

Thu Alacker Clerk, Judge of Probate.

State of Minnesota, County of Carver	ss.	prec	er Ser	e co eus
Guardian of the within named min	or , being dul	sworn, says tl	nat the foregoing is	a just and true as
count of his Guardianship, and of	the amount of g	property receive	d by him and rema	ining in his hands
or invested by him on account of s	aid minordı	ering the year c	ommencing with	
A. D., 192, and o	f the nature of	such investmen	ts and also his rece	cipts and disburse
ments on account of said minor	for the current	year and		estate.
Subscribed and sworn to before m	e this . 4 A	4		
day of legger	1192 3	1.1	0 0	7
( ) The theus	er	1. 10	hor Ser	nonp
I Chobale Ja	esc. (	. /		XX CONTRACTOR DEL
	SCHI	EDULE		
The following is a description of			ande of the Cumulia	n about named l
longing to said ward, viz:				
way any to sum war a Viz				
***************************************				
			***************	
			***********	iki tiki tangena sa
		• • • • • • • • • • • • • •	************	
			*****	
	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		*************	***********
	**********		**************************************	************
	**********		* * * * * * * * * * * * * * * * * * *	***********
	*********		* * * * * * * * * * * * * * * * * * *	**************************************
	*********		**************************************	************
	*********		**************************************	***********
	.,.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			************
				**************************************
				*************
				*************
				***************************************
				***************************************
				*************
		***************************************		***************************************
		:    1		the.
OURT FR Innship of		:    1		robate.
COURT ARVER aardianship of		:    1		of Probate.
F CARVER  F CARVER  F CARVER  F CARVER  F CARVER		:    1		ige of Probate.
BATE COURT  N OF CARVER  of the Guardianship of		OUNT OF GUARDIAN	day of Merg.	Judge of Probate.
80BATE COURT OUNTY OF CARVER WINTY OF CARVER WHITE of the Guardianship of		OUNT OF GUARDIAN	day of Merg.	7
IN PROBATE COURT COUNTY OF CARVER In the Matter of the Guardianship of		OUNT OF GUARDIAN		7

In the Matter of the Estate of Deceased, Wash or Incompetent

Received of Executor, Administrator or Guardian

The sum of In Payment Are Book States States

-

Waconia Patriot Print Annual Account of Guardian. STATE OF MINNESOTA, SS. IN PROBATE COURT" County of Carver In The Matter Of The Guardianship Of Laymond Cisclasii The Estate of Jan Minor.... John Dinons DR. CR.

F1	MINNESOTA / ss.	Vol. S	
County of	Carver	July soe	wes
		uly sworn, says that the fore	
		f property received by him a	
		during the year commencing	
A. D.	, 191, and of the nature	of such investments and also	his receipts and disburse-
ments on account of	said minor for the curren	nt year and Land	estate.
Subscribed and swor	m to before me this		
day of Ch	C 7 CC 1 191	5. / 1	1
John &	Clarer	John:	Livery
Just 6	at he district		
	er.	HEDIT E	
The following is a		HEDULE	
		emaining in the hands of the	
onging to said ward	, Viz:		***************************************
***************************************			
···········			
***************************************			······
		***************************************	***************************************
			***************************************
		nor	
	nship Of	Minor Minor lian	
	rdianship Of	Minor  Wardian	
	Guardianship Of	Minor  Minor  Guardian	of Probate
	the Guardianship Of	Minor Minor nt of Guardian	of Probate
	r of the Guardianship Of	Minor Count of Guardian	
No. 33// PROBATE COURT County of Carver	atter of the Guardianship Of	Minor Minor d Account of Guardian	day of Mega
No. 231/ PROBATE COURT County of Carver	Matter of the Guardianship Of	Minor Minor  Account of Guardian	day of Mega
	A and Marter of the Guardianship Of	Minor Minor Annual Account of Guardian	day of Mega
No. 23// PROBATE COURT County of Carver	In the Matter of the Guardianship Of	Minor Annual Account of Guardian	of Probate

IN PROBATE COURT

Carver County, Minn, Leg. 4. 1924

In the Matter of the Estate of December of Guardian

Received of The sum of Fifteen and Almanders of Guardian

The sum of Fifteen and Almanders of Guardian

In Payment for Closeling Market Ciesielski

ANNUAL ACCOUNT OF GUARDIAN. Herald Pub. Co., Chaska, Minn. State of Minnesota, county of Carber (ss. IN PROBATE COURT IN THE MATTER OF THE GUARDIANSHIP OF symond Biercels DR.

They 45h 1923, Bal \$50000 Paid for meior 1500

May 4 th 1924. Bal \$500,00

952000

IN PROBATE COURT

No. 2 3/11.

Judge of Probate.

State of Minnesota, ss. John Limons
Guardian of the within named minor, being duly sworn, says that the foregoing is a just and true ac-
count of his Guardianship, and of the amount of property received by him and remaining in his hands,
or invested by him on account of said minor, during the year commencing with . Aug. 4.
ments on account of said minor for the current year and
Subscribed and sworn to before me this. 4 th
Elin & Mithelsted John Limons
SCHEDULE
The following is a description of all property remaining in the hands of the Guardian above named be-
longing to said ward, viz:
***************************************
The state of the s
***************************************
***************************************
***************************************

IN PROBATE COURT
COUNTY OF CARVER
In the Matter of the Guardianship of
Carterianship of
Carterianship of
Minor
Minor
Minor
A. D. 192.3.

E. D. 192.3.

E. L. D. 192.3.

E. L. L. Carterianship of
Carterianship of
Minor

Herald Pub. Co., Chaska, Winn

State of Minnesota, County of Carver

Guardian of the within named minor., being day sworn, says that the foregoing is a just and true account of his Guardianship, and of the amount of property received by him and remaining in his hands, or invested by him on account of said minor., during the year commencing with A.D., 1925, and of the nature of such investments and also his receipts and disbursements on account of said minor. for the current year and.

Subscribed and sworn to before me this.

day of August A. 1926.

The following is a description of all property remaining in the hands of the Guardian above named belonging to said ward., viz:

No. 7311

IN PROBATE COURT

COUNTY OF CARVER

In the Matter of the Guardianship of

Taymond Cascallelle

ANNUAL ACCOUNT OF GUARDIAN
Fried this. C day of lang.
A. D. 1926
Judge of Probate.

State of Minnesota County of Carver

In Probate Court

In the Matter of the Estate of

Raymond Ciesielski, Minor Ward.

BOND

Know all Men by these Presents, That w	eJohn	Simons,	
	Chasi	ia.	
in the county of Carver, state of Minnesota, as prin Sebastian, Vogel,	cipal and	p. H. Simons	, and
The state of the s			
of said County and State, as sureties, are held and Judge of Probute of Courses	firmly bound	to goin Giae	ser,
Judge of Probate of Carver County, Minnesota, in th			
			DOLLAR
awful money of the United States, to be paid to the	e said Judge o	f Probate or his succe	essors in office: fo
the tricing to be made, we bind	ourselnes, our	7 7 0	heirs, executor
in a severally, printy by	these present	p)	
John Sinone	the obove boun	den	
named Raymond Cissielski			
		The second was a second	shall
well and faithfully discharge all the duties of his to hen this obligation shall be void; otherwise it shall Witness our local	ust as represei	ntative of said estate	according to law
Witness, our hands and seals this	be and remain	in full force and vir	rtue.
series ents	25.044 da	y of July	19 1
ligned. Sealed and Delt. 1 . p	6.	1 1.	1
ligned, Sealed and Delivered in Presence of	W.	me Same	(Seal)
, 1,	V63	Commence.	
Oplin Clause	dela	tion On .	(Seal)
Jac ruery	Stons	war pogo	(Seall
	750 100		(Seal)
1 = 1/2	1		(Seal)
Thones Much	el.		
ACKNOWLE	DGEMEN	T	(Seal)
State of Minnesota)			
County of Carver \ 88			
Be it Known, That on this 25th	day of	July	
rsonally appeared before me John Simon:	CI -	H. Simons and	Sebastian
Vogel,			
me were known to be the same persons who executed	The Comments	7	
lged the same to be their own free act and deed, and sestherein expressed	I that they are	aona, and they set	verally acknow
sestherein expressed	construction exe	cuted the same for th	ieuses and pur-
	/ X a	f. 40 Da.	115
	Anack la	aco i service	rec_
	and by		Pablic.
	//	Carver Cot	enty, Minn.
	1 1	on expires	

-nte s

TRACE STATES

much

#### JUSTIFICATION

State of Minnesota County of Carver	P. H. Simons,
and Sahnetian Vocal	
	, that he is a resident and freeholder of and in the State
of Minnesota, that he justifies upon the foregoing	
the said P. H. Simons, in to	he sum of One Thousand Dollars
the said Sebastian Vogel, in t.	he sum of One Thousand Dollars
	he sum ofDollars
	he sum of
	he sum ofDollars
and that each respectively is worth doubte the su	m in which he so justifies over and above his debts, and
other liabilities and exclusive of his property exc	
Subscribed and sworn to before me, this	Compression of the contraction o
25th daypf July, A. D. 1916	delastion Dogel
( ) offer the Course	LUNCKY CEST
Suge of Probate Notary Probats	
Carver County, Minn	
(My commission expires191	
AP	PROVAL
I do hereby approve the within Bond, this	25th day of Jan. A. D. 1916
(Court Seal)	( The Heartest
	Jugde of Probate.
	DATH
State of Minnesota)	
County of Carver	I, John Simons,
do swear that I will faithfully and justly perfor	m all the duties of the office and trust which I now as-
	nond Ciesielski Decedent,
	1 . 2
to the best of my ability. So help me God.	John Simone
	25til July 101 6
Subscribed and sworn to before me this	191
	/ / new receiver
	Carver County, Minn.
	Wy commission expires191
	obate 29 16
e 3 % N	b d
be & S of	E = 1 4 5 3 5
State of Minnesota  County of Career  robate Con  the Matter of the Estate  where The Estate	Representative Representative  This 25% day  A. D. 19  said bond recorded in Book 3  ands. page 192 of Probat  Alacket
To of the state of	25 gen 33
ic a a of	1 2 3
Man D	Bond :  Representation of the said hound sounds.
3 2 4 A	B B ST
2 = 00	Som dt sad som

IN PROBATE COURT

Carver County, Minn., September 4 1926

In the Matter of the Estate of Roymond Ciesiclski

Received of John Survey

Executor, Administrator or Guardian

The sum of Twenty and No 100

In Payment Board & room for month of August

Mass. Marry Cusiclade

IN PROBATE COURT

Carver County, Minn., Oct 4

In the Matter of the Estate of Raymond Cincillaria

Received of John Linous

Executor, Administrator or Guardian

The sum of Twenty and me

In Payment Pound 2 hoom for month of September

Dollars.

The sum of Sund 2 hoom for Month of September

-

	Pinnesota, ss		for	hu Sir	rare
	within named minor	190			
	rdianship, and of the				
	im on account of sai				1
A.	D., 192	e nature of such	investments (	and also his rece	ipts and disburse-
nents on accoun	t of said minor	for the current p	year and	Tus	estate.
		11			
/	nvorn to before me		1.		
ey of		192 7 letiel	lot	In alim	one
Clark J	Pro. Co.	u.L.	1		7
8		***************************************	0		
		SCHED	ULE		
The followin	g is a description of	all property ren	vaining in the	hands of the Guar	dian above named
longing to said	ward, viz:	·············j············			
******************	Ca	sh:		/	
			•••••		
*********			******************	*************************	
***************************************	***************************************	**********************	***************************************		
*********					The second secon
***************************************		*************************		*******************	***************************************
		••••••••••••••••••••••••••••••	······································		
		•••••••••••••••••••••••••••••	······································		
		••••••••••••••••••••••••••••	······································	***************************************	**************************************
		•••••••••••••••••••••••••••••	······································	***************************************	**************************************
			***************************************	***************************************	
			······································	***************************************	
			······································	***************************************	
			······································		
			······································		
	· P				
	· P		Timor DIAN		pate.
	· P		SUARDIAN		Probate.
	· P		OF BUARDIAN		of Probate.
	· P		NT OF GUARDIAN	ay of Land	N.
	· P		COUNT OF GUARDIAN	day of Light	to or
OURT	In the Matter of the Guardianship of		ANNUAL ACCOUNT OF GUARDIAN	1. D. 192. J.	N.

.

Order Discharging Guardian and Sureties on Bond. (Sec. 3794 and 3848 Revised Laws.)

Engle Print, Young America, Minn.

State of Minnesota, County of Carver	IN PROBATE COURT
In the Matter of the Guardianship	o of
Raymond Ciesielski	Order Discharging Guardian and
	Sureties on Bond.
	Ward
The final account of John Simons as guardian of the examined, adjusted, and allowed, by this court, and said final account, dated and filed herein the 10th	estate of the above named wardhaving been filed  If the court having made and entered its order adjusting and allowing  In day of August 19 28, and bein
satisfied by competent evidence and an examination complied with all the orders of the court in said mat	of the files and records in said matter, and that said guardianha_
satisfied by competent evidence and an examination of complied with all the orders of the court in said mat Raymond Giesielski said us and us Grand Giesielski said us any and all further duties and liabilities in said more on the bond of said guardian within ninety (90) of	of the files and records in said matter, and that said guardian hatter, and has turned over and delivered to ward all the residue of the property and estate of said ward and he hereby is discharged from atter; and that if no action or proceeding shall have been commence lays from the date hereof, the sureties on his said (90) days from the date hereof, discharged from any and all further

No23//

State of Minnesota, County of Carver

## PROBATE COURT

In the Matter of the Guardianship of Waymond Cresielski

Ward

Order Discharging Guardian and Sureties on Bond.

Filed this 10 Ch

and recorded in Book of orders

\$.69.00	IN PROBATE COURT
In the Matter of the Estate of Received of	Deceased Word or Incomment
,	Mike Ciesielski

Annual Account of Guardian. STATE OF MINNESOTA, IN PROBATE COURT County of Carver In The Matter Of The Guardianship Of Vaymond Cusicessi The Estate of Sail CR. the third and the latter than the property of the bank of the bank of the property of the bank of the bank of

STATE OF MINNESOTA, County of Carver Guardian of the within named minor ..., being duly sworp, says that the foregoing is a just and true account of his Guardianship, and of the amount of property received by him and remaining in his hands, or invested by him on account of said minor , during the year commencing with A. D., 19 , and of the nature of such investments and also his receipts and disbursements on account of said minor ..... for the current year and estate. Subscribed and sworn to before me this 2 SCHEDULE The following is a description of all property remaining in the hands of the Guardian above named belonging to said ward ....., viz: ...... In the Matter of the Guardianship O: Minor Filed this Z day of Meg. Judge of Probate IN PROBATE COURT Annual Account of Guardian County of Carver No. 2311 way record A. D., 19 2.0

Waconia Patriot Print Annual Account of Guardian. STATE OF MINNESOTA, IN PROBATE COURT County of Carver In The Matter Of The Guardianship Of The Estate of Minor.... Guardian. CR. DR. months on account of sold miner. for the convent place and . A. Do 197 ... and of the sales d'of shot lembliments and also his resolute and definition are missessed for taken an account of some species - a making the year constructions with a - a - a a first of the Considerable, and of the phonon of paperty evel and by him and remaining in his bands.

STATE OF MINNESOTA	Doll & "	
County of Carver	Jes Denevus	
Guardian of the within named minor, being duly sworn, says that the foregoing is a just and true ac-		
count of his Guardianship, and of the amount of property received by him and remaining in his hands,		
or invested by him on account of said minor , during the year commencing with		
	A. D., 1917, and of the nature of such investments and also his receipts and disburse-	
ments on account of said minor for the cur	ments on account of said minor for the current year and estate.	
5"	Subscribed and sworn to before me this	
annut.	day of Guyust 1919.	
Multeberer	All the state of t	
A magnet the Cal		
0014	SOURDLI F	
	SCHEDULE	
	ty remaining in the hands of the Guardian above named be-	
longing to said ward, viz:		
***************************************		
R T ship	Mi Mi	
rdian rdian	of Pr	
Gana Gan	of (	
PROBATE COURT County of Carver fatter of the Guardianship	Annual Account of Guardian  Filed this S day of S. D. 191  A. D. 191  Judge of Probate	
No	Acc Acc	
P B C C	his 91	
Sul Be	led th	

IN PROBATE COURT

Carrer County Minn. 1917

In the Matter of the Estate of December Stands of Incomplete:

Received of Security, Administrator or Guardin

The sum of Joseph December Stands of The December Stands of The Stands

In the Matter of the Estate of Carpus County, Minn.

Received of Superand Diesell Te

.

				1	
State	f Minnesota	1	1	X	
	ty of Carver	88	Volum 6	D):	
			T	mous	
Guardianship and	ithin named minor,be	ing auty sworn,	ays that the foregoi	ng is a just and true	account of his
count of said mina	of the amount of prope	erty received by hi	m and remaining i	in his hands, or invested	d by him on ac-
	r, during the year con		Hug 3m		A. D. 191
and of the nature of	f such investments and		and disbursements	on account of said r	ninor for the
current year and		estate. 	1		
	rn to before me this	1.72	. /		
day of	anguest	191. 7.	1 Applia		140
(	al Aluner	Ç			
····×		DiStriction.	1		
		SCHED	ULE		
The following	is a description of all p	property remaining	ng in the hands of th	he Guardian above na	mad Later t
to said ward, viz:				Guarana above na	mea belonging
	*****************				
***************************************				*************	****** *****
******************	***************************************			******************	*********
***************************************	****************			****************	* *********
	**********				*********
****************	***************************************	**************		*************	
*** *************		**************		****************	**********
		**** **********	**********	**************	
- 1					
<b>₩</b>	Ú.	nor		1 4	N:
5	Jo di	Minor	a	3	bate
% E	IANSH		8	5	Llack
O SAR	UARD!			6	190
T Dec	E C		8	2.70	1 2 m
OBATI	ROF J			Lay of B	13
No.	ATTE		8	7	2
PROBATE COU	THE M		=	1 1	
IN PROBATE COURT COUNTY OF CARVER	100°			d their	70
	LOY THE MATTER OF THE GUARDIANSHIP OF	1 1 1		Filed this. f.	

REMARKS

#### State of Minnesota,

County of Carner.



### IN PROBATE COURT.

IN THE MATTER OF THE GUARDIANSHIP OF

Minor

INVENTORY

A true and correct Inventory of all the real estate, and all of the goods, chattles, rights, credits and estate of which have come to the possession or to the knowledge of the undersigned Guardian of the person and estate of said Minor.

Dated this 3rd day of August 1. D. 19 16.

PERSONAL PROPERTY

Mug. 3rd 1916 Received of Sinous Hoors Merchantile Company, Cash. \$700.00

State of Minnesota, County of Carner. The Guardian of the above named Minor , being duly sworn, says that the above is a just and true Inventory of the whole real and personal estate and effects of the above named Minor so far as the same have come to his knowledge. Subscribed and sworn to before me this We, the undersigned appraisers, do hereby certify that pursuant to the annexed warrant, to us directed, having first taken and subscribed the oath required by law, 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 day of A. D. 19 Appraisers. Inventory and Appraisement.

ESTATE OF MINOR. Naymond Civilen oller Alacker In the Matter of the Guardianship of Probate Court, 320 County of Carver. . No. 23// Filed and approved this fo hap

Reymond Clesielski,

### State of Minnesota,

County of Carver

IN THE MATTER OF THE GUARDIANSHIP OF

### IN PROBATE COURT

Order Appointing Guardian

Minor Ward. )
The above entitled matter came on to be heard and considered by the Court on the 22nd
day of Fully, 191 6, upon the petition of Mike Clesielski,
praying that a guardian be appointed of the
posson andestate of the above named Raymond Closiciski.
and the Court, having considered the said petition and the
evidence addduced in support thereof, and examined the files and records in said matter, finds the following facts,
to-wit:
First That notice of said hearing on said petition was given as required by law by the service of the order
of this Court for said hearing upon said.  presonally, more than fourteen days prior to said day of hearing.
Second—That said
resident of Chaska, Carvar County, Minn., Land Land Land Land Land Land Land Land
State of Minner of and is the owner of certain property described
in said petition.
Third—That said Raymond Ciesielski is unable
and incompetent to care for and manage
disabilities following, to-wit He is a child of Nine years of age, and his pro
perty consists of a chose in ation.
THE CONTRACT OF THE CONTRACT O
CONTROL OF STATES AND
Fourth(1)
**************************************
TOTAL PROPERTY AND
**************************************
****** *** ***************************
Fifth-That John Simons, whose Post
Office Address is
said. Raymond Clesielski,
The state of the s

It is Therefore Ordered, That the said ... John Simons; ..... be, and 1 She hereby is, appointed guardian of the Person and take, subscribe and file in this Court the oath by law required and give bond to the Judge of this court in the penal sum of.... One Thousand N ---- Dollars, with sufficient sureties and conditioned according to law, to be approved by this Court. Dated .... July 22nd, ..... 191.6 Note (1) Insert conditions and need, if any, as to care treatment education, etc., under Sections 3835 and 3836, Chapter 74 of Code. Note (2) Insert conditions, if any, as to care, treatment, maintenance, education, etc., under Sections 3835 and 3836, Chapter 74 of Code. ..1916. and PROBATE COURT State of Minnesota In the Matter of the Guardianship of ORDER APPOINTING GUARDIAN County of Carver 22 40 No 2311

### State of Minnesota,

County of Carver

#### IN PROBATE COURT

In the Matter of the Guardianship of

LETTERS OF GUARDIANSHIP

Whereas, You have been appointed guardian of the .... person and .... estate of the above named ward . by the order of this court, and have duly qualified according to law to act as such guardian:

Now, Therefore, reposing full faith and trust in your competency, ability and integrity, these letters of guardianship are issued to you by the court, authorizing you to act as the guardian of the .... person and .... estate of the above named ward. with full powers, duties and responsibilities incident to such trust according to law during the disability of said ward. or until the further orders of the court in the premises.

As such guardian you are required to make and file in this court a full and true inventory of all the property and estate of said ward.. within three months from the date hereof; to take possession and control of all the property and estate of said ward.. both real and personal, and the profits, emoluments and proceeds thereof, and safely keep, care for, manage, conserve, invest and re-invest the same as economically as possible; and so far as necessary, apply the income and profits and personal property thereof to the suitable maintenance and support of said ward.. and the payment of all the just debts of said ward.. if the same be sufficient therefor; and if the same be not sufficient, then out of the proceeds of sale of real estate of said ward.. to be made under the license of this court. And you are also authorized and required to collect, demand, sue for and receive, all debts due said ward. and to represent said ward.. in all legal proceedings, and to compound debts due said ward. with the approval of this court, and to discharge debtors so compounded with.

Witness the honorable, John Glasser, Judge of said court, and the seal of said court, this ..... 25th ..... day of ..... July ..... 191. 6 Judge of Probate. No. (1) If the guardian is appointed of the person of ward also, insert provisions for custody, care of, education, etc., according to sec. 3834, 3835 and 3836, Chap. 74 of Revised Code. (Court Seal) John Haren Quely 19th and Hay mand Brezuela Letters of Guardianship Filed this 2,54 day of recorded in Book. PROBATE COURT In the Matter of the Guardianship of Judge of Probate. State of Minnesota County of Carver [Long Form] Page.

### State of Minnesota

County of Carver

#### IN PROBATE COURT

	in and for said County:
The Betition Of	ludreur Johnson
harm. The	en el control control i
and State of Minnesota, respectf	fully shows that your petitioner is & the father of
Brunie Johnson	Daged 11900 and George Johnson
agril 6 900	
	resident of the County of Caron
minors; that said minor s	nder fourteen years of age; that the age of said minor
aroresaid, and	huson 11900 George Johnson 6 yrs
Iollows:	
	11 Me Monday
that said minor. S. C. entit	tled to personal property to the value of about. One house.  ach 500 DOLLARS, as your petitioner is
	I minor also seized of certain real estate, the annual rents
	ed the sum of
	DOLLARS; and that to protect and preserve the legal rights
of said minor it is necessary th	nat some proper person should be appointed guardian of
person and estate.	·n. 1 P
Your Petitioner Therefor	re Prays That you will appoint Mary Johnson
	the guardian of the person s and estate of the said
	shall arrive at the age of fourteen years, and until another guardian shall b
appointed.	
Dated the 24	A day of July A. D. 19/6
	1 her of
alter to mark	Audrew + Johnson
FX Sfeely	may
Judy R. Offerts.	
State of Minnesota	
	ss.
County of Carver	1 0
audreus	Johnson
the person who made the forego	oing petition, being duly sworn, says that the same is true, to
own knowledge av	cept as to those matters stated on his information and belief, and
as to those matters that he bel	
as to those matters that he ber	4.
Subscribed and sworn to bef	fore me, the
24 #	fore me, the alcedreus + Johnson
July	may of
July	A. D. 19 /
	Atalle t
	Judge of Probate.
	- My commission expires July 1at 1020
, mary fr	County of Carvy hereby consent t
1,	County of Canan however agreement to
	re named minor, pursuant to the prayer of the foregoing petition, and
	s such guardian, as required by law.
Dated the.	day of A. D. 19.1.6
	Mary Johnson
	4/ Vary Johnson
	1//

No. 23/2

## In Probate Court

County of Carver

In the Matter of the Guardianship of

Brunies Johnson

# Petition for Appointment of Guardian

July A. D. 1976

Clerk, Judge of Probate.

#### State of Minnesota, County of Carver

#### IN PROBATE COURT

In the Matter of the Guardianship of Walter Johnson, Minnie Johnson, Bennie Johnson & George Johnson, Wards

LETTERS OF GUARDIANSHIP

To Mary Johnson, Greeting:	
Whereas, You have been appointed guardian of the person and	estate of the above
named wardby the order of this court, and have duly qualified according to law to act as s	such guardian:
Now, Therefore, reposing full faith and trust in your competency, ability and	integrity, these letters of
$guardian ship\ are\ is sued\ to\ you\ by\ the\ court,\ authorizing\ you\ to\ act\ as\ the\ guardian\ of\ the\ .$	p <b>d</b> rson and
$estate\ of\ the\ above\ named\ ward \$.\ with\ full\ powers,\ duties\ and\ responsibilities\ incident\ to\ such as the proposition of the proposi$	ch trust according to law
during the disability of said ward $\stackrel{\mathbf{S}}{\cdot}$ or until the further orders of the court in the premises,	
As such guardian you are required to make and file in this court a full and true inve	ntory of all the property
and estate of said ward. S within three months from the date hereof; to take possession and c	control of all the property
and estate of said ward. So both real and personal, and the profits, emoluments and proceeds	thereof, and safely keep,
$care\ for,\ manage,\ conserve,\ invest\ and\ re-invest\ the\ same\ as\ economically\ as\ possible;\ and\ same\ as\ economically\ as\ possible;$	so far as necessary, apply
the income and profits and personal property thereof to the suitable maintenance and sup	oport of said ward and
the payment of all the just debts of said ward. If the same be sufficient therefor; and if the s	same be not sufficient, then
out of the proceeds of sale of real estate of said ward \$ to be made under the license of this c	ourt. And you are also
authorized and required to collect, demand, sue for and receive, all debts due said war	d.Sand to represent said
ward. sin all legal proceedings, and to compound debts due said ward. with the approval of	f this court, and to dis-
charge debtors so compounded with.	
You are further Required, at the end of each year of your said trust and at such	other times as the court
may require, and at the termination of your said trust, to make and file in this court full	and true accounts, with
full itemized statements, of all property received by you and remaining in your hands, of	all expenditures and in-
vestments made by you, and of what remains in your hands, with full details of the cond	lition and value thereof;
and at the termination of your said trust, to turn over and deliver to said ward Sor to	their
legal representatives, all property and estate of said ward	then remaining in your
hands.	
Your are Further Required,	(1)
***************************************	
***************************************	** ********** *****
***************************************	**** ************

Witness the honorable, John Glasser, Judge of said court, and the seal of said court, this 26th ....day of .... July ..... 191.6 No. (1) If the guardian is appointed of the person of ward also, insert provisions for custody, care of, education, etc., according to sec. 3834, 3835 and 3836, Chap. 74 of Revised Code. (Court Seal) Menora. Walter Johnson it at July of Probate. Letters of Guardianship State of Minnesota PROBATE COURT In the Matter of the Guardianship of Filed this 24 d day o July 1916 and recorded in Book 3 of letter County of Carver [Long Form] No. 2312 Page 6/7

State of Minnesota, IN PROBATE COURT
county of Caron Se
Halter Johnson, Minne Johnson BOND Brunier Johnson & George Johnson
Know all Men by These Presents, That we Mary Johnson
in the County of Caron State of Minnesota, as principal, and and Audrew Johnson, Mag George Harlinan
aludrew Johnson, mg George Harlman
of said County and State,
as sureties, are held and firmly bound to John Glaeser
Judge of Probate of the County of Carva Minnesota, in the sum of
Twenty Live hundred 49 of or (\$7,500°) 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.
The condition of this obligation is such that, if the above bounden Mary
Johnson who has been appointed representative of the estate of the
above named Walter, minis Brunies 49 George Johnson shall
well and faithfully discharge all the duties of his trust as representative of said estate according
to law, then this obligation shall be void; otherwise it shall be and remain in full force and virtue.
Witness, Our hands and seals this 24th day of July 1916
SIGNED, SEALED AND DELIVERED IN PRESENCE OF MUNICIPALITY OF SEALED
A Color and andrew of Johnson (SEAL)
Stafferty Co Town (SEAL)
S P C (SEAL)
May K. Effecty 1 (SEAL)
ACKNOWLEDGMENT
State of Minnesota,
county of Caron 588.
on this 24th day of July 1916, before me,
personally appeared Mary Johnson, andrew Johnson
My George Hurling to me known to be the person S described in, and who executed,
the foregoing bond, and acknowledged that he rexecuted the same as There free act and deed.
Al Sector
Notary Public, Carvi County, Minn.
My Commission Expires July 1 2 1920

1

State of Minnesota, 88. Audreur Johnson County of Caron \ 88. being duly sworn, each for himself on oath says that he is a resident of and freeholder in the State of Minnesota; and that he is worth the sum below specified opposite his name over and above his debts and other liabilities and exclusive of his property exempt from execution, to wit: said Medrein Johnson the sum of Frontly five hundred - Dollars said George Harlman the sum of Furul, feve hundred Dollars the sum of Dollars the sum of audreur + Johnson Dollars Subscribed and sworn to before me this My Commission Expires July 121920 APPROVAL I do hereby approve the within Bond, this ... A. D. 191 ..... (Court Seat) -OATH State of Minnesota, 1. Mary Johnson Caron do swear that I will faithfully and justly perform all the duties of the office and trust which I now assume as Representative of the estate of Paller, Minus, Brune & George Decedent, to the best of my ability. So help me God. Subscribed and sworn to before me this. 191..... My Commission Expires July , 2,926 PROBATE COURT

Adley, Plaine of the Estate of and Sering Soft, Bringley, Bri REPRESENTATIVE John Hauser 1916, an BOND AND OATH day of Bonds, page 193 of Probat Liene, Judge of Probate. State of Minnesota, said Bond recorded in Book 3 Filed the Records.

2312

Ī

# State of Minnesota, County of Carver

IN PROBATE COURT

,	IN THE	MATTER OF	THE GUA	RDIANSHIP	OF
Tha	eller	John	iso	~	
		THE RESERVE AND THE PARTY OF TH			

	PETITION FOR GUARDIAN
<u> </u>	
Your petitioner respectfully represents and	Minor )
1 . 0 //	,
your Walter Johnso	the minor above named, and
his interested in the welfare of	and estate of said minor in this, to wit:
Fref	, , , , , , , , , , , , , , , , , , , ,
	II.
That the above named minor	over and above jourteen years of age and reside 5 as
he town of the	oma in the Country of Caron
state of securities con	111.
That said minor to	he owner and entitled to the possession of certain personal
property now in the possession of Affici	by adeun of John Holenan Ever in the County of Cust
Caron State of .	Minnesota, consisting of Cash
······································	- P
which is of the total value of about	ice hundred Dollars,
There are in the second	IE.
seized a	certain real property lying in the County of
bout the sum of	f Minnesota, the annual profits and rental value of which is
2	V. Dollars
That to preserve the legal rights of said m	inor and protect said property
na interests, it is expedient and neceessary th	at some discreet and suitable neven be annied as
the estate	al said miner and that Massa Cali
chose residence and Post Office address is a	wacoura in the face
I Willeama in the C	ounty of Caron State of Minnesota
s such suitable and discrect person to act as su	ch guardion of said minor
nominated by s	aid minor to be such guardian.
	VI.
(Set out reason, if a	ry, why nomination is not made by minor)
	The Af
THE RESERVE OF THE PERSON OF T	a FI di a
Wherefore your petitioner prays that said.	many Johnson
e appointed guardian of the	estate of said minor and that was his
e appointed quardian of the	estate of said minor; and that upon his to law letters of guardianship of the
e appointed quardian of the 721220 onsent to so act and his qualfication according	estate of said minor; and that upon his to law letters of guardianship of the
e appointed quardian of the Property onsent to so act and his qualfication according state of said minor be to him issued by the	estate of said minor; and that upon his to law letters of quardianship of the Court.
e appointed quardian of the	estate of said minor; and that upon his to law letters of quardianship of the Court.
e appointed Quardian of the Property onsent to so act and his qualfication according state of said minor be to him issued by the	estate of said minor; and that upon his to law letters of quardianship of the Court.
e appointed quardian of the sound on sent to so act and his qualfication according state of said minor be to him issued by the State of Minnesota,  County of Carver	estate of said minor; and that upon his to law letters of quardianship of the Court.  You alter foliasor Petitioner.  ss. Haller foliasor
e appointed quardian of the properties of and his qualfication according state of said minor be to him issued by the state of Minnesota,  County of Carver aing duly sworn, on oath says that he is that he has read the foregoing petition	estate of said minor; and that upon his to law letters of quardianship of the Court.  You alter for reor Petitioner.  88. Aulter following petition:
state of Minnesota,  County of Carber  and duly sworn, on oath says that he is the last he has read the foregoing petition use of the last he has read the foregoing petition use of the last he has read the foregoing petition own knowled	estate of said minor; and that upon his to law letters of guardianship of the Court.  **Walter foliase*(  Petitioner.  **ss.  A aller foliase*  the person who made and signed the foregoing petition: and knows the contents thereof, and that the same is
appointed quardian of the reserve to so act and his qualfication according tate of said minor be to him issued by the state of Minnesota,  County of Carver ing duly sworn, on oath says that he is to at he has read the foregoing petition own knowled	estate of said minor; and that upon his to law letters of guardianship of the Court.  **Hater foliate Petitioner.  **ss. Autler foliate person who made and signed the foregoing petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information liveres it to be true.
state of Minnesota,  County of Carver  eing duly sworn, on oath says that he is the he has read the foregoing petition according to the says that he has read the foregoing petition own knowled and belief, and as to those matters he he	estate of said minor; and that upon his to law letters of guardianship of the Court.  **Walter foliase**  Petitioner.  **ss. A aller foliase**  he person who made and signed the foregoing petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information liveres it to be true.
state of Minnesota,  County of Carber  and his qualification according that of said minor be to him issued by the  State of Minnesota,  County of Carber  and duly sworn, on oath says that he is the that he has read the foregoing petition the host read the foregoing petition and belief, and as to those matters he he  Subscribed and Sworn to before me this,	estate of said minor; and that upon his to law letters of guardianship of the Court.  Butter for received.  Petitioner.  ss.  Aller for foregoing petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information
state of Minnesota,  County of Carber  at he has read the foregoing petition  own knowled  and belief, and as to those matters  one ment to so act and his qualfication according  the his qualfication according  be to him issued by the  first part of Minnesota,  County of Carber  one duly sworn, on oath says that he is the  own knowled  ond belief, and as to those matters he be	estate of said minor; and that upon his to law letters of guardianship of the Court.  **Walter foliase**  Petitioner.  **ss. A aller foliase**  he person who made and signed the foregoing petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information liveres it to be true.
sappointed quardian of the Them insent to so act and his qualfication according tate of said minor be to him issued by the State of Minnesota,  County of Carber  ing duly sworn, on oath says that he is that he has read the foregoing petition at he has read the foregoing petition own knowled ad belief, and as to those matters he be  Subscribed and Sworn to before me this foregoing the say that he has the subscribed and Sworn to before me this foregoing the say that he has the subscribed and Sworn to before me this foregoing the say that he has the say that he has the subscribed and Sworn to before me this foregoing the say that he has the	estate of said minor; and that upon his to law letters of guardianship of the Court.  You the following Petitioner.  ss.  A aller following petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information liveres it to be true.
sappointed quardian of the Transment to so act and his qualfication according tate of said minor be to him issued by the State of Minnesota,  County of Carber  ing duly sworn, on oath says that he is to at he has read the foregoing petition we of own knowled ad belief, and as to those matters he be Subscribed and Sworn to before me this to day for the foregoing petition and before me this form the foregoing form the subscribed and Sworn to before me this form the foregoing form the form the foregoing form the f	estate of said minor; and that upon his to law letters of guardianship of the Court.  You the following Petitioner.  88. Author following petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information lieves it to be true.  **The third following the true.  **The third on the true.  **The third of the true.  **The third
sappointed quardian of the Transment to so act and his qualfication according tate of said minor be to him issued by the State of Minnesota,  County of Carber  ing duly sworn, on oath says that he is that he has read the foregoing petition own knowled and belief, and as to those matters he be  Subscribed and Sworn to before me this form for the says that he has read the solution own knowled and belief, and as to those matters he he has filled as for the says that he has gold and Sworn to before me this form for the says that he has filled as for the says that he has says that he is the says that he	estate of said minor; and that upon his to law letters of guardianship of the Court.  You the following Petitioner.  88. Author following petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information lieves it to be true.  **The third following the true.  **The third on the true.  **The third of the true.  **The third
sappointed guardian of the Transent to so act and his qualfication according tate of said minor be to him issued by the State of Minnesota,  County of Carber  ing duly sworn, on oath says that he is that he has read the foregoing petition own knowled ad belief, and as to those matters he be  Subscribed and Sworn to before me this form for the subscribed and Sworn to before me this form for the subscribed and Sworn to before me this form for the subscribed and Sworn to before me this form for the subscribed and Sworn to before me this form for the subscribed and Sworn to before me this form for the subscribed and Sworn to before me this form for the subscribed and Sworn to before me this form for the subscribed and Sworn to before me this form for the subscribed and Sworn to be fore me this form for the subscribed and Sworn to be fore me this form for the subscribed and Sworn to be fore me this form for the subscribed and Sworn to be fore me this form for the subscribed and Sworn to be fore me this form for the subscribed and Sworn to be fore me this form for the subscribed and Sworn to be fore me this form for the subscribed and Sworn to be fore me this form for the subscribed and Sworn to be fore me this form for the subscribed and Sworn to be fore me this form for the subscribed and subscribed and sworn to be fore me this form for the subscribed and sworn the subscribed and subscribed and sworn the subscribed and sworn t	estate of said minor; and that upon his to law letters of guardianship of the Court.  You the following Petitioner.  88. Author following petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information lieves it to be true.  **The third following the contents of the same is good to be true.  **The third following the contents of the same is good to be true.
state of Minnesota,  The solution of the state of said minor be to him issued by the  State of Minnesota,  County of Carber  ing duly sworn, on oath says that he is that he has read the foregoing petition own knowled at belief, and as to those matters he be  Subscribed and Sworn to before me this subscribed and subscribed and Sworn to before me this subscribed and subsc	estate of said minor; and that upon his to law letters of guardianship of the  Court.  Haller follows.  Ss. Aulter follows.  he person who made and signed the foregoing petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information lieves it to be true.  The follows follows.
sappointed quardian of the property of the solution of the sol	to law letters of guardianship of the  Court.  Haller follows  Petitioner.  ss.  A aller follows  he person who made and signed the foregoing petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information lieves it to be true.  The undersigned, hereby consent to become the quar-
state of Minnesota,  Tounty of Carber  at he has read the foregoing petition  at belief, and as to those matters he be  Subscribed and Sworn to before me this  State of Minnesota,  County of Carber  own knowled  and belief, and as to those matters he be  Subscribed and Sworn to before me this  Aday  Otary Public, Carber  State of Minnesota,  County of Carber  an of the	estate of said minor; and that upon his to law letters of guardianship of the  Court.  How the following Petitioner.  Ss.  Adder Johnson  he person who made and signed the foregoing petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information lieves it to be true.  How the following the way on sent to become the quarestate of the minor named in the foregoing petition:
sappointed quardian of the properties of said minor be to him issued by the state of said minor be to him issued by the state of Minnesota,  County of Carber  ing duly sworn, on oath says that he is that he has read the foregoing petition we of the said belief, and as to those matters he be subscribed and Sworn to before me this potary Public, Carbon County, Minney Commission Expires July 1919  State of Minnesota,  County of Carber  an of the defend of the quardian according to the said his quardian according to said minor to be a such quardian according to said minor to be said to the said t	estate of said minor; and that upon his to law letters of guardianship of the Court.  But alter follows Petitioner.  Ss. Aulter follows.  he person who made and signed the foregoing petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information lieves it to be true.  The undersigned, hereby consent to become the guarestate of the minor named in the foregoing petition; cording to law and the orders of the above named Court.
state of Minnesota,  County of Carber  and belief, and as to those matters he be  Subscribed and Sworn to before me this  State of Minnesota,  County of Carber  own knowled  and belief, and as to those matters he be  Subscribed and Sworn to before me this  Aday  Otary Public, Carbor  State of Minnesota,  County of Carber  an of the	estate of said minor; and that upon his to law letters of guardianship of the  Court.  How the following Petitioner.  Ss.  Adder Johnson  he person who made and signed the foregoing petition: and knows the contents thereof, and that the same is ge, except as to those matters therein stated on information lieves it to be true.  How the following the way on sent to become the quarestate of the minor named in the foregoing petition:

No. 213/2

State of Minnesota, County of Carber

### PROBATE COURT

IN THE MATTER OF THE GUARDIANSHIP OF

Minor.

Petition for Appointment of Guardian of Minor Over 14 Years of Age

Filed this...

267

Probate Judge. Probate Clerk.

No. 1317

### State of Minnesota,

County of Carber

IN THE MATTER OF THE GUARDIANSHIP OF

#### IN PROBATE COURT

### PETITION FOR GUARDIAN

	Minor
Your petitioner respectfully repres	sents and states:
That Minnie of	Tohuson is the minor above named, and
That will in the	velfare and estate of said minor in this, to wit:
interested in tiss of	cequite that course sy
	II.
That the above named minor	over and above fourteen years of age and reside 5 at
, Jown 01, 71	acous in the County of Carry
are of minesota	III.
	and the the consistency of contain personal
That said minor.	Herf adust of John Hohman islate in the County of
operty now in the possession of	State of Minnesota, consisting of cash
	and the second s
hich is of the total value of about	Two hendred - Dollars.
	IF.
That sald minor	seized of certain real property lying in the County of
	State of Minnesota, the annual profits and rental value of which is
bout the sum of	r - 1
m 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	of said minor and protect The said property
	was that come discreet and suitable person be appointed granten
	astate of said minor ; and that
	and in the
Mucoura	in the County of Caro State of Suthersock,
such suitable and discreet person to	to act as such guardion of said minor
nom	inated by said minor—to be such guardian.
	VI.
(Sor	
(Set	VI. out reason, if any, why nomination is not made by minor)
(Set	
	out reason, if any, why nomination is not made by minor)
	out reason, if any, why nomination is not made by minor)
	out reason, if any, why nomination is not made by minor)
Wherefore your petitioner prays	out reason, if any, why nomination is not made by minor)  that said Mary Johnson  estate of said minor; and that upon his
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualfication	out reason, if any, why nomination is not made by minor)  that said Mary Johnson  estate of said minor; and that upon his  n according to law letters of guardianship of the
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualfication	out reason, if any, why nomination is not made by minor)  that said May Johnson  estate of said minor; and that upon his  n according to law letters of guardianship of the  said by the Court.
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualficution estate of said minor be to him is	out reason, if any, why nomination is not made by minor)  that said May Johnson  estate of said minor; and that upon his  n according to law letters of guardianship of the  said by the Court.
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualficution estate of said minor be to him is	out reason, if any, why nomination is not made by minor)  that said May Johnson  estate of said minor; and that upon his  n according to law letters of guardianship of the  said by the Court.
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualfication estate of said minor be to him is	out reason, if any, why nomination is not made by minor)  that said Mary Johnson  estate of said minor; and that upon his in according to law letters of guardianship of the isned by the Court.  Petitioner.  ta,  ss. Manne Johnson
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualfication estate of said minor be to him is  State of Minnesol County of Carber	estate of said minor; and that upon his is need by the Court.  ta,  {ss
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualficution estate of said minor be to him is  State of Minnesol County of Carber being duly sworn, on oath says that	athat said  Mary Johnson  estate of said minor; and that upon his in according to law letters of guardianship of the isued by the Court.  ta,  ss.  Municipal She is the person who made and signed the foregoing petition: we petition and knows the contents thereof, and that the same is
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualficution estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that 5 he has pead the foregoin	estate of said minor; and that upon his not made by minor)  ta,  solution to law letters of guardianship of the saued by the Court.  ta,  solution to be person who made and signed the foregoing petition: no petition and knows the contents thereof, and that the same is nown knowledge, except as to those matters therein stated on information
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualficution estate of said minor be to him is  State of Minnesol County of Carber being duly sworn, on oath says that	that said  Thay foliason, if any, why nomination is not made by minor)  estate of said minor; and that upon his m according to law letters of guardianship of the isued by the Court.  ta,  ss.  The is the person who made and signed the foregoing petition: no petition and knows the contents thereof, and that the same is non knowledge, except as to those matters therein stated on information
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualficution estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that 3 he has read the foregoin true of and belief, and as to those matters	that said  Play Johnson  estate of said minor; and that upon his  n according to law letters of guardianship of the  isued by the Court.  **She is the person who made and signed the foregoing petition:  ng petition and knows the contents thereof, and that the same is  nown knowledge, except as to those matters therein stated on information  **She believes it to be true.
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualficution estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that 5 he has read the foregoin true of and belief, and as to those matters	that said  Play Johnson  estate of said minor; and that upon his  n according to law letters of guardianship of the  isued by the Court.  **She is the person who made and signed the foregoing petition:  ng petition and knows the contents thereof, and that the same is  nown knowledge, except as to those matters therein stated on information  **She believes it to be true.
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualficution estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that 5 he has read the foregoin	that said  Play Johnson  estate of said minor; and that upon his  n according to law letters of guardianship of the  isued by the Court.  **She is the person who made and signed the foregoing petition:  ng petition and knows the contents thereof, and that the same is  nown knowledge, except as to those matters therein stated on information  **She believes it to be true.
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualfication estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that 3 he has read the foregoing true of and as to those matters  Subscribed and Sworn to before	that said  Mary Johnson  estate of said minor; and that upon his maccording to law letters of guardianship of the isued by the Court.  The said of the court of the same of the same of the same of the same is not the person who made and signed the foregoing petition: not be is the person who made and signed the foregoing petition: not petition and knows the contents thereof, and that the same is nown knowledge, except as to those matters therein stated on information  She believes it to be true.
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualfication estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that S he has read the foregoing true of and as to those matters  Subscribed and Sworn to before	that said  Mary foliason  estate of said minor; and that upon his maccording to law letters of guardianship of the isued by the Court.  The said of the court of the same of the same of the same is not nowledge, except as to those matters therein stated on information  one this  one thi
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualification estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that 3 he has read the foregoin true of and belief, and as to those matters  Subscribed and Sworm to before y day Notary Public, Caron County My Commission Expires	that said  Plany Johnson  estate of said minor; and that upon his maccording to law letters of guardianship of the sued by the Court.  188.  188.  188.  188.  188.  189.  189.  189.  189.  189.  189.  189.  180
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualification estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that 3 he has read the foregoin true of and belief, and as to those matters  Subscribed and Sworn to before y day Notary Public, Caron Coun My Commission Expires	that said  Plany Johnson  estate of said minor; and that upon his m according to law letters of quardianship of the isued by the Court.  **She is the person who made and signed the foregoing petition: ng petition and knows the contents thereof, and that the same is nown knowledge, except as to those matters therein stated on information  In helieves it to be true.  **The same of the person who made and signed the foregoing petition: **The same is nown knowledge, except as to those matters therein stated on information  In helieves it to be true.  **The same of the same is not made by minor)  **The same of the same is not made by minor)  **The same of the same of the same is nown knowledge, except as to those matters therein stated on information  **The same of the same of the same of the same is nown knowledge, except as to those matters therein stated on information  **The same of the same of
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualification estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that 5 he has read the foregoin true of and belief, and as to those matters  Subsgribed and Sworm to before  Hay Hay Notary Public, Conn My Commission Expires  State of Minneso	that said  Plany Johnson  estate of said minor; and that upon his m according to law letters of guardianship of the isued by the Court.  The same of the same of the same is not be is the person who made and signed the foregoing petition: no petition and knows the contents thereof, and that the same is nown knowledge, except as to those matters therein stated on information  In he believes it to be true.  The same is the person who made and signed the foregoing petition: and petition and knows the contents thereof, and that the same is nown knowledge, except as to those matters therein stated on information  In he believes it to be true.
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualification estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that 5 he has read the foregoin true of and belief, and as to those matters  Subsgribed and Sworn to before y day Notary Public, Connection My Commission Expires State of Minneso County of Carber	estate of said minor; and that upon his n according to law letters of guardianship of the isued by the Court.  Ass. Municipal of the foregoing petition: ng petition and knows the contents thereof, and that the same is nown knowledge, except as to those matters therein stated on information  The believes it to be true.  It the andersigned, hereby consent to become the guar  to the winer manuel in the foregoing petition.
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualification estate of said minor be to him is  State of Minnesol  County of Carber being duly sworn, on oath says that that 5 he has read the foregoin true of and belief, and as to those matters  Subsgribed and Sworn to before y day Notary Public, Connection My Commission Expires State of Minneso County of Carber	estate of said minor; and that upon his n according to law letters of guardianship of the isued by the Court.  ta,  ss.  Munue foliase  Petitioner.  ss.  She is the person who made and signed the foregoing petition: ng petition and knows the contents thereof, and that the same is now knowledge, except as to those matters therein stated on information  She believes it to be true.  eme this 19/  ty, Minn.  1, the andersigned, hereby consent to become the guar-  totte, of the minor maned in the foregoing petition.
Wherefore your petitioner prays be appointed guardian of the consent to so act and his qualification estate of said minor be to him is  State of Minnesol  County of Carber  being duly sworn, on oath says that that S he has read the foregoid true of and belief, and as to those matters  Subscribed and Sworn to before My Commission Expires  State of Minneso  County of Carber  dian of the	estate of said minor; and that upon his in according to law letters of guardianship of the issued by the Court.  18. Minus follows:  18. Minus follows:  18. Minus follows:  19. She is the person who made and signed the foregoing petition:  18. me this petition and knows the contents thereof, and that the same is nown knowledge, except as to those matters therein stated on information  19. She believes it to be true.  19. She is the person who made and signed the foregoing petition:  19. She believes it to be true.  19. She is the person who made and signed the foregoing petition:  19. She believes it to be true.  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the person who made and signed the foregoing petition:  19. She is the per

No. 23/2

State of Minnesota, County of Carber

### PROBATE COURT

IN THE MATTER OF THE GUARDIANSHIP OF

Minie }

Minor.

Petition for Appointment of Guardian of Minor Over 14 Years of Age

Filed this ...

Probate Judge. Probate Clerk.

PRINTER'S AFFIDAVIT.

#### State of Minnesota ss

COUNTY OF CARVER

being duly sworn, says that he

Citation for Hearing on Petition for Probate
of Will

State of Minnesota, County of Carver in Probate Court.

In the matter of the estate of Chas, A. Miller, Decedent,
The State of Minnesota to Henry W. Miller, Alma C. Olson, Carl H. Miller, and all persons interested in the allowance and probate of will of said decedent: The petition of Henry W. Miller being duty filled in this count, representing that Chas, A. Miller than a resident of the county of Carver, state of Minnesota, died on the 27 day of Ju y. 1916, leaving a last will and testament to which as presented to this court with said retition, and praying that said instrument be allowed as the last will and testament of said decedent, and that letters of testamentry be issued therein to lames J. Poesford and A. G. W. Aiderson, New Therefore, You, And Fach Of You, are hereby cited and required to show cause, it amy you have, before this court, at the probate court rooms, in the count house, in the city of Chaska in the crunty of Carver, state of Minnesota, on the 1st day of September 1916, at 10 o'clock p. m., why the preyer of said petition should not be granted.

Witness the honorable John Glaeser, Judge of Said recute and said court this 5th day of August, 1916

First pub. Aug. 10-16

First pub. Aug. 10-18

Judge.

Citation for Hearing on Petition for Probate of Will

pages of six columns to each page, each column not less than four pages of six columns to each page, each column not less than seventeen and three-quarters inches long; that during all of said time there has been and now is published and delivered weekly at each regular issue more than 250 complete copies of said paper to paying subscribers; that said paper is not substancially a duplicate of any other publication and is not made up wholly of patents and plates and advertisements; that the publisher of said paper did file with the County Auditor of said county, on the 22nd day of April 1893, the affidavit required by Sec. 2 of Chap. 22 of the 22nd day of April, 1893, the affidavit required by Sec. 2 of Chap. 33, of the General Laws of 1893, of the State of Minnesota. That the annexed printed Gt for Kraning Sa Vat for Ban Wed hereto attached and made a part hereof, was cut from the columns of said newspaper and was published in said newspaper for . . . successive weeks, once in each week; that said notice was first published in said newspaper on Thursday, published in said newspaper on each and every Thursday until and includ-(. . . . insertions) and that during all of said period said newspaper was published on Thursday of each week.

is, and during all the time herein mentioned, has been the printer and pub-

lisher of a weekly newspaper known as the CARVER COUNTY NEWS: that said paper is a collection of reading matter in columns and sheet form, consisting of general and local news, comments and literary items; that during all the time for six years last past newspaper has been and is now published in the English language, in Carver County, Minnesota, at an established office therein, equipped with the necessary material and skilled workmen for printing the same, and that said newspaper has been during all of said time and now is printed in part in an office in said County, where the same is dated: that said newspaper during all of said time has had and now has a general circulation throughout the said Carver County, and during all of said time has consisted, and now consists of not less than four

> Coc Teaa Subscribed and sworn to before me this 2.4. day of

> > Notary Public, Carver County, Minn.

august Chas a nelson

23/3



AUG 20 1918

State of	Minnesota,	County	nf	Carner	In	Probate	Court
----------	------------	--------	----	--------	----	---------	-------

State in Minitalita, Chining in Carner on primare Ciniri
In the Matter of the Estate of Chas. A. Miller, Decedent
The State of Minnesota to Henry W. Miller, Alma C. Olson, Carl H. Mille
and all persons interested in the final account and distribution of the estate of said decedent: The re-
presentative of the above named decedent having filed in this court INCLP final account of the ad-
ministration of the estate of said decedent, together with his petition praying for the adjustment
and allowance of said final account and for distribution of the residue of said estate to the persons
thereunto entitled:
Therefore, You, and Each of You, are hereby cited and required to show cause, if any you
have, before this Court at the Probate Court Rooms in the Court House, in the City of Chaska, in the
County of Carver, State of Minnesota on the 11th day of May 1917.
at10o'clock A.M., why said petition should not be granted.
Witness, the Judge of said Court and the seal of said Court, this 16th day of
ADP11 19 17 (Y) (J)
Attorney & For Politiones Probate Judge
(Court Seal)

No. 2,3/3

State of Minnesota County of Carver

**Probate Court** 

In the Matter of the Estate of

Chas Q. Miller Decedent

Citation for Hearing on Final Account and for Distribution

Filed this 16th day of

April 1917

Mendelsorer

Judge of Probate Court

No. 758.--Order discharging Executor or Administrator

Herald Pub. Co. Chaska Minn,

State of Minnesota, County of Carver	IN PROBAT	E COURT.
In the Matter of the Estate of Ohas, A. 1	Miller,	Deceased:
Mhereas, It has been made to appear to the		
James J. Ponsford and A. G.	. W. Anderson,	
		with all the terms and conditions
of the final decree of distribution of said estate du	lu made and filed in this	court, and have paid over to the
distributees named in said final decree all moneys	s, funds and property to t	hem awarded by said final decree
and ha $\forall \lozenge$ fully complied with all other orders a	and decrees of this Court r	elating to said estate, and ha VB
in all things well, faithfully and fully administe	red said estate as such	Executors
It is Therefore Ordered and Decreed, That	et said Exe	cutors
of said estate and the sureties on their bor	nd, be, and they hereby ar	r, forever discharged and released
from all further duties and liabilities in the matt	er of said estate and of sa	eid trust.
Dated this 5t2 day of		P) 1917 Holdson Virobate. Carver County, Minn.
Seal)		

23/3
IN PROBATE COURT,  County of Carver  IN THE MATTER OF THE ESTATE OF
That M. Miller Deceased.
Order Discharging Executor or Administrator.
Filed this 5-5, day of James 1912
Page I The Hacker Judge of Probate

# State of Minnesota,

County of Carver

### In Probate Court

In the Matter of the Estate of Chas a. Miller	ecedent.		ORDE	ER A	LLOV	VING	FINA	AL ACCOUNT
The above entitled matter came on to be hear	rd on the	/	114			lau of	M	my
19 17., upon the petition of the representative of								
count and for the distribution of the residue of				P. C.	9 - 119 3 -			
			oue	ap	se	are.	d	
The said representative appeared in person	Tie			1	<i>y</i>		******	***************************************
	*****		2011111		313.7.1			
The Court after due consideration of said p	etition ti	he evid	ence ac	lduced	in sur	mort tl	hereof.	and the files and
records in said matter, finds the following facts		06.0000				<i>post</i> 0		satisfy and well
First—That due notice of the said hearing of		tition l	has hee	n aines	as rea	mired i	hu lane	by the publication of
the citation of this Court for said hearing, dated	the	16	the	do	u of	a	brie	19/7
in the Garner Co	ee	1	21	'erd	4	/		
15 Marie 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		7						
				111111		*****		A
Second—That the final account set forth in s	aid netit	ion ha	s been	eramin	red ad	insted i	and se	ttled by the Court
and so adjusted and settled, is hereby found cor								
and to disjusted that detected, is never by your at the				400710-06	, which	WOOD W	10 10	Journey, to man
	REC	CEIPT	S					8 /7233.02
Personal estate as described in the inventory			*	*			*	8. 7.7. 2.0.7.59.2
Personal estate omitted from the inventory				5	*		*	\$
Gain by sales above appraised value -		-		-		*	*	\$
Cash from sales of real estate	*		*					8
Cash from rent of real estate		3	*			*	*	8
Cash from interest and profits -	*			*	-			89.5-7.78
Cash from other sources				*				8
				,	*		*	\$
*************					*	-	*	8
Total receipts from a				-	-	*	*	s.1.8.0.9.0.8.d.
DISBURS	SEMEN	TS A	ND (	CRED	ITS			
Estate selected for surviving spouse -			*	-			-	\$
Maintenance of family of decedent -			*			*	*	8
Expense of administration	18					*		8139,50
Expenses of last sickness		*				*		\$
Funeral expenses	*			*	100			\$
Taxes	*			*	*	*	*	s
Claims of creditors of decedent -	363	*	*	*	i.e.	*	181	\$
Legacies	-		*	*			*	\$
**************		E++X+13		*			*	\$
********************************				*				\$
Residue on hand for distribution		w		*				8.1.7.9.75.60
Total exedite		2			72		-	818090.80

Third—As a conclusion from the foregoing facts, IT IS HEREBY ORDERED, that said account, as adjusted by the court, be, and the same hereby is, settled and allowed as and for the final account of said representative of said estate.Dated May 11th By the Court. oher Flacker Judge of Probate Chas a. Miles **Probate Court** Order Allowing Final Account A. D., 1917 and recorded in Book No....6 Clerk, Judge of Probate. State of Minnesota In the Matter of the Estate of County of Carver No 23/3 of Orders at page

# State of Minnesota.

# IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF Chas, a. Miller Decedent.

ORDER ADMITTING WILL TO PROBATE AND APPOINTING EXECUTOR OR ADMINISTRATOR WITH WILL ANNEXED.

The above entitled matter came on to	be heard, on the	12t day o	8 of tember
1916. 11	pon the petition of A	fecery lo.	miller
or the allowance of an instrument filed	therewith nurnarting	to be the last will	and testament of the
aloge named decedent and for the appoin	ntment of Vas. 9.	Pour ford	and
J. W. auderson "sk	Lecultura	/	
and the court having duty heard the sar	ne and all the eviden	ree produced in s	upport thereof, and
having duly considered the same, finds of		1	
FIRST-That the citation of this cou	irt, dated the 3	the day of	august
1916, has been duly served and publish			
SECOND—That said decedent died o			ey
1916 , and at the time of his death was	s a resident of	Valerto	
in the County of Caree	. State	of Minne	suta
and left estate in the County of	learner.	State of Min	nesota.
THIRD-That the sybscribing witne	ss_to said purported	last will and test	ament of said dece-
dent, to-wit: Chas, a Re	loca		,
and.	_duly sworn and exa	mined, and	lus
testimony reduced to writing, subscribed	1 hy trees	and filed he	rein.
FOURTH-That said instrument pr	resented for probate as	aforesaid, was de	dy executed by said
decedent as his last will and testament,	according to law; and	that said deceder	at, at the time he ex-
ecuted the said instrument, was of soun	d mind and free from	undue influence,	of lawful age, and
under no restraint.			
FIFTH-That Jas J. Cous , we appointed in and by said will for	tord qual W-		erser
and that said person are c	ompetent to be	executi	in
		ereof.	
IT IS THEREFORE ORDERED, A			it said instrument
presented and proved as aforesaid, be, a			
to probate as the last will and testame			
a. J.W. anderson "	and they here	in are the	pointed
	culors		
thereof, and that upon the filing in this		scribed by law an	d
bond in the sum of Fatteen the	ausoud		Dollars,
with sufficient sureties; funditioned according	orting to law, and the	approval thereof	by the judge of this
	stamuela		
be to there issued.	1	,	
be to there issued.	= 1916	( ) al	100
Date of the second	101	1 Tu	Thaiser.
		11	Probate Judge

No. 23/3

### State of Minnesota,

County of Carner

# PROBATE COURT

IN THE MATTER OF THE ESTATE OF Chas a. Miller Decedent.

ORDER ADMITTING WILL TO PROBATE AND APPOINTING EXECUTOR OR ADMINISTRATOR WITH WILL ANNEXED.

ed in Book ". le ... of Orders, Pg. 25.

The Glairer

Judge of Probate.

#### State of Minnesota, County of Carver

In the Matter of the Estate of

## IN PROBATE COURT

My commission expires. O.C.T. 1.7. 19/8.

KNOW ADL MEN BY THESE PRESENTS, That we will and firmly of Carver State of Minnesota, as principal and firmly bound to find the country of Carver State of Minnesota, as principal and firmly bound to find the state of Minnesota of the sum of the United States, to be paid to the said Judge of Probate or his successors in office; for which payment will and truly to be made, we bind ourselves; our, and each of ours, heirs, executors and administrators, jointly and severally, firmly by these presents.  The conditious of this obligation is such that if the above bounden the state of the above named the sum of the sum of the state of the above named shall well and faithfully discharge all the duties of his trust as representative of the estate according to law then this obligation shall be void; otherwise it shall be and remain in full force and virtue.  WITNESS, our hands and seals this.  Signed, Sealed and Delivered in Presence of the sum of the su
in the county of Carver, State of Minnesota, as principal and
of said County and State, as sureties, are held and firmly bound to flower flowers.  Judge of Probate of Carver County, Minnesota, in the sum of the United States, to be paid to the said Judge of Probate or his successors in office; for which payment will and truly to be made, we bind ourselves; our, and each of ours, heirs, executors and administrators, jointly and severally, firmly by these presents.  The conditions of this obligation is such that if the above bounden the state of the above named who has been appointed representative of the estate of the above named shall well and faithfully discharge all the duties of his trust as representative of said estate according to law then this obligation shall be void; otherwise it shall be and remain in full three and virtue.  WITNESS, our hands and seals this 5 and day of Application (Seal)  Signed, Sealed and Delivered in Presence of Application (Seal)
Judge of Probate of Carver County, Minnesoto, in the sum of Judge of Probate or his successors in office; for which payment will and truly to be made, we bind ourselves; our, and each of ours, heirs, executors and administrators, jointly and severally, firmly by these presents.  The conditions of this obligation is such that if the above bounden. In the estate of the above named with his obligation shall be void; otherwise it shall be and remain in full firee and virtue.  WITNESS, our hands and scals this.  Signed, Sealed and Delivered in Presence of  Judge of Probate or his successors in office; for which payment will and each of ours, heirs, executors and administrators, jointly and severally, firmly by these presents.  Witness, jointly and each of ours, heirs, executors and each of ours,
Judge of Probate of Carver County, Minnesoto, in the sum of Judge of Probate or his successors in office; for which payment will and truly to be made, we bind ourselves; our, and each of ours, heirs, executors and administrators, jointly and severally, firmly by these presents.  The conditions of this obligation is such that if the above bounden. In the estate of the above named with his obligation shall be void; otherwise it shall be and remain in full firee and virtue.  WITNESS, our hands and scals this.  Signed, Sealed and Delivered in Presence of  Judge of Probate or his successors in office; for which payment will and each of ours, heirs, executors and administrators, jointly and severally, firmly by these presents.  Witness, jointly and each of ours, heirs, executors and each of ours,
layful money of the United States, to be paid to the said Judge of Probate or his successors in office; for which payment will and truly to be made, we bind ourselves; our, and each of ours, heirs, executors and administrators, jointly and severally, firmly by these presents.  The conditions of this obligation is such that if the above bounden. It will be state of the above named who has been appointed representative of the estate of the above named shall well and faithfully discharge all the duties of his trust as representative of said estate according to law then this obligation shall be void; otherwise it shall be and remain in full force and virtue.  WITNESS, our hands and scals this
which payment will and truly to be made, we bind ourselves; our, and each of ours, heirs, executors and administrators, jointly and severally, firmly by these presents.  The conditions of this obligation is such that if the above bounden. A Wenderson with the above hand for the estate of the above named well and faithfully discharge all the duties of his trust as representative of said estate according to law then this obligation shall be void; otherwise it shall be and remain in full force and virtue.  WITNESS, our hands and scals this
The conditions of this obligation is such that if the above bounden. It is the above bounden. It is the above bounden. It is the above hands and faithfully discharge all the duties of his trust as representative to f said estate according to law then this obligation shall be void; otherwise it shall be and remain in full force and virtue.  WITNESS, our hands and scals this
well and faithfully discharge all the duties of his trust as representative of said estate according to law then this obligation shall be void; otherwise it shall be and remain in full force and virtue.  WITNESS, our hands and seals this
named
well and faithfully discharge all the duties of his trust as representative of said estate according to law then this obligation shall be void; otherwise it shall be and remain in full force and virtue.  WITNESS, our hands and seals this
then this obligation shall be void; otherwise it shall be and remain in full force and virtue.  WITNESS, our hands and scals this
Signed, Sealed and Delivered in Presence of Signed, Sealed and Signed and Sig
(SO Bushe Typaull Caploan (Seal)
(DUDINABL
Smalle D. Jonsford (Seal)
GEHalague Chas, a. Nelson (Sea)
(Seal)
ACKNOWLEDGEMENT
State of Minnesota, County of Carber
BE IT KNOWN, That on this 5th
Frank Carlson, Orville D. Ponsford and Chas. A. Nelson
to me well known to be the same persons who executed the foregoing bond, and they severally acknow-
ledged the same to be their own free act and deed, and that the Dexecuted the same for the uses and pur-
poses therein expressed. Suy EN algrein

#### JUSTIFICATION

State of Minnesota, County of Carver	$\left. \left. \left$
Frank Carlson and Orv	ille D. Ponsford and Chas. A. Nelson
being duly sworn, each for himself, on o of Minnesota, that he justifies upon the	oath says, that he is a resident and freeholder of and in the State foregoing bond as follows:
the said. Frank Carlson	in the sum of .Five-thousand*** Dollars
the said. Orville D. Ponsford	in the sum of . Five-thousand ## Dollars
the said. Chas.A.Nelson	in the sum of Five-thousand ** Dollars
the said	in the sum of
and the said	in the sum of
and that each respectively is worth doub	de the sum in which he so justifies over and above his debts, and
other liabilities and exclusive of his pro-	Trank Parland
Subscribed and sworn to before i	(h) · (h) - 1 lad
.5th Gay of Sept A. D	
Notary Fublic, Carver County	, Minn.
My commission expires Oct 12	19/8
	APPROVAL
	127 8, 11
1 do hereby approve the within Bond	Thisday of Marker
(Court Seal)	Judge of Probate.
	OATH
	OATT
State of Minnesota, County of Carber	we, A.G.W.Anderson and Jas.J.Ponsford
do swear that I will faithfully and justly	y perform all the duties of the office and trust which I now as-
sume as representative of the estate of.	Chas.A.Miller Decedent,
to the best of my ability. So help me Goo	MANIANIA VIDA
	Jaska Joursferd
Subscribed and sworn to before me	this 5th day of September 1916.
	Chasa nelson
	Notary Public, Carver County, Minn.
	My commission expires. Jan. 4th,19.16
	6 dt   3 d
arther COUR Lestate of Decedent	I Oath of entative
Esta Ol	7 7 7 7 2 7 4
County of Carber  3ATE CC Matter of the B	Bond and Oath Representatived this state of the said bond recorded in Bounds, page 1994
<b>₽</b> #   #   #	and Og resenta
of Marie atter	Lee an Lee an
# O M	bound bound
State of Minnesota,  County of Carber  PROBATE COUR  In the Matter of the Estate of  Meeting	
	Filed and said of Bond Records

2313

In the Matter of the Estate of Chas A. Miller, Decedent.  The State of Minnesota to Henry W. Miller, Alma C. Olson, Carl H. Miller,  and all persons interested in the allowance and Probate of Will of said decedent: The petition of  Henry W. Miller, being duly filed in this Court, representing that
and all persons interested in the allowance and Probate of Will of said decedent: The petition of  Henry W. Miller, being duly filed in this Court, representing that
Henry W. Miller,being duly filed in this Court, representing that
Henry W. Miller,being duly filed in this Court, representing that
ENNY Chas. A. Miller, then a resident of the County of Carver
State of Minnesota, died on the 27thday of July ,1916 leaving a last Will and Testament which is presented to this Court with said petition, and praying that said instrument be allowed
as the last Will and Testament of said decedent, and that letters
be issued thereon to Jas. J. Ponsford and A. G. W. Anderson,
NOW THEREFORE, YOU, AND EACH OF YOU, are hereby cited and required to show cause, if any you have, before this Court at the Probate Court Rooms, in the Court House, in the City of
Chaska, in the County of Carver, State of Minnesota, on the 1stday of September 1916
at 10 o'clock A M., why the prayer of said petition should not be granted.
WITNESS THE HONORABLE John Glasser Judge of said Court
and seal of said Court this 5thday of August 1916
COURT SEAL Judge

I hereby certify and return, that on the 5 day of 2 1916 at the City of Chaska, in the County of Carver, in said State, I served the within Citation for Hearing on Petition for Probate of Will upon H. R. Sell, Treasurer of said County by then and there handing to and leaving with him personally a true copy of said Citation. Dated this J day of Judge of Probate, Carver County, Minnesota

State of Minnesota, County of Carver, SS.

Chas a. In the Master of the, Citation For Hearing

For Probate of Will Filed this S day of 6

9 161

Suffige of Pro

No 2313

State of Minnesota

County of Carver

PROBATE

State of Minnesota, County of Carber

#### IN PROBATE COURT

In the Matter of the E	state of
In the Matter of the E	77
Chas Hilly	ler
, , , , , , , , , , , , , , , , , , , ,	Decedent.

## Final Account and Petition for Settlement

Your petitioner respectfully represents and shows to the Court:

First—That he is the representative of the estate of the above named decedent.

Second—That as such representative he has fully administered the said estate, has paid and satisfied all claims against said estate allowed by the court, and has in all things complied with the orders of this Court in said matter, and with the law relating thereto.

Third—That he herewith renders his final account of his said administration, which is as follows, to-wit:

#### RECEIPTS

Personal property described in	the	inv	ento	ry		-	-	-	8	1	7	2	3	3	02
Personal estate omitted from	the	inv	entor	y		-	-	*	\$				(334)		
Gain by sales above appraised	val	ue						-	8		y 2 4 4 5 5	cress.		- 2444	
Cash from sales of real estate	-	-		-	-		+		\$	1000				*****	
Cash from rent of real estate	-			-		-		. *	8					144410	MINOR 00
Cash from interest and profits		-		-		-	-	-	8			8	5	7	78
Cash from other sources -		-	-		*	-	-		8		*****		419991		
									\$	100000	*****			12240	
								4.7	8						
					*:*:				\$	413440				*****	
									\$				(111)	0.000	
$Total\ receipts\ from\ all\ sources$	-	-	-	÷		-	-	-	8	1	8	0	9	0	80

#### DISBURSEMENTS

#### I. FAMILY

Personal property selected by and turned over	er to	surv	iving	spous	e Voucher No\$					0
Maintenance of family of decedent		-			Voucher No\$			****		1
II. EXPENSES OF AI	DMIN	STR	ATION							
$Loss\ from\ sales\ of\ personal\ property\ at\ less$	than	app	raise	1						2
valuation		- 7	-	-	Voucher No\$	. Terro	1144			
Cash paid to appraisers for services	*	-		-	Voucher No.L. 12.8				1	000
Cash paid for publications of orders -	-		-	-	Voucher No\$	.04001			15	00
Repairs to real estate		-		-	Voucher No. 3\$	Here	(410)			
Cash paid for insurance	+		-		Voucher No\$		1111			or and ag
Expenses of representative	-	-		-	Voucher No.4 5.58	*******			15	00
Compensation of representative	+	-			Voucher No., 68	Tim		11	20	00
Fees of Attorney	-		-	160	Voucher No\$	18441	4411	4401 10		
Sextified Copy & Red letter	Les	ten	heres	Jacy	Voucher No7 \$		***		2	,00
Final Pietre					Voucher No. 8 \$				1	50
		***			Voucher No\$	Over 1	****			
Total expense of administration	-	-	-		8		(411)	1 5	39	50
								1		

Cash paid for i		FUN								$Voucher\ N$	0 1	,	1				
Cash paid for										Voucher N							
A CONTRACTOR OF THE PARTY OF TH	livery service -															1	
	burial service -											111111					
	monument																
	ral expenses -	-		-		-	-	7			- 8					20000	24141211111
		v	. T/	AXE	s												
Personal prope	rty tax		_	-			-		2	Voucher Ne	98	222	14444	1 1200		5	70
Real property t										Voucher Ne					1.		
		-		-	*		-		÷	Voucher Ne	) <i>\$</i>	-					
Total taxes	s paid	*		-		-	(60)		*		- S		**   744.4			5	70
Claim No.	Voucher No.				NA	AME	OF	CLA	IMA	ANT				AM	OU	NT	
													1				- 1
			1	10	u E	-					.8				1111		
			1	10	u E	,					8 8						
			1	10	ne	,					\$ \$ \$						
			1	10	rie												
			1		n E						S						
			1		ris						S	200					
			1		ue						S						
			1		rie						\$ \$ \$ \$					2000 0	
			1		rif						\$ \$ \$ \$						
			1		rif						\$ \$ \$ \$ \$				2000 (1000)		
. Total amoun	nt of claims paid a	md se			ri g						\$ \$ \$ \$ \$ \$ \$ \$ \$				2000 C	2000 2	
. Total amoun			tttlee	1			TS.				\$ \$ \$ \$ \$ \$ \$ \$ \$				2000 C		
Total amoun	nt of claims paid a		ettlee	d ND I		UEST	TS.				\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$				10000 100000 100000 100000 100000 100000 100000 100000		
Total amoun			ettlee	d ND I	BEQI	UEST	rs			* * *	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$				3000		
Total amoun			ettlee	d ND I	BEQI	UEST	rs				8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8						
Total amoun			ettlee	d ND I	BEQI	UEST	rs				\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$				2000		
Total amous			ettlee	d ND I	BEQI	UEST	rs				8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8						
		GACII	ettlee	d ND I	BEQI	UEST	rs				\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$						

III. EXPENSES OF LAST SICKNESS

#### RECAPITULATION

and the same of						S	18	70	eein 9	0	.80			Dis	burs	eme	nts	
To	tal receipts from all sources						1											
To	tal disbursements and credits as f	ollows:									Services and	77		11111				11177
1.	Family											100		-71777		100	-29	50
2.	Expenses of administration -																	Mino
3.	Expenses of last sickness -										**********				10000	44411		
4.	Funeral Expenses				- 8		1					1.00	111.517		.488801		5	*2
5.	Taxes																5	7.3
6.	Claims of creditors											177	14400			1200	115611	
7.									1111	11777	17273304/ 777			0				1-
8.	Residue of personal property for							-	_	_							5	
	Total			•	- 8	1	8	0	9	0	80	,8	/	8	0	7.	0	8
	Fourth—That there is also belon	ging to s	aid est	ate	for	dist	trib	utie	n	cer	rtain i	rea	l es	stai	te o	ts ;	foll	ore:
	The homestead of said decedent,	in the C	County	of										20,800			Stat	e e
Min	nnesota, described, as follows:		nan	E.														
	,,,,,	or reter reterior			100.0	2020202	(0.00)	5,0 50	2.000									
				-		-	-			-	_	-			-	_	-	
-		-			-	-	-	-	-	-		-	-					-
				-		-												
	Also those other tracts and parcel	ls of land	in the	Cou	nty	of.								4.5				
Sta	te of Minnesota, described as follo	$ws:\dots$	1ou	8														
300	tee of Minnesota, aestribea as jouo						• •						* *					
					_				_		-		_				_	
					-									-				
									_									
_				-		_	_	-	-			_		-			-	-
_			_		-		_		-					-		+		-
						-												
								T										
_						-							-		-	-	-	-
					-	-	-	-	-	-			-					
					-								-	-				
-																		

19.1.6. to	my W. Wille liter, and I	g, son, alu Barl K. Mil	ler a por
who are	all the he	ive at law	(1)
of said decede	nt, and the persons entitled	to the residue of said estate	2.
WHEREI	FORE, your petitioner prays	s the order of this Court, fix	ing a time and place for the hear-
ing of this pet	ition and an examination of	his final account and the	settlement and allowance of
	ergons thereunto entitled.		Petitioner.S
State of Mi	nnesota, less. Ca L	Wanderson.	· Jan Douford
the contents th	ereof, and that the same is t	lheir	foregoing petition; that he knows except as to those matters therein t to be true.  U. Auderson
John Commission	ribed and sworn to before  i. day of All the heirs at h	Timesota,	Honisford
.xo. 2.3/3 State of Minnesota, County of Carber	PROBATE COURT IN THE MATTER OF THE ESTATE OF La. O. Misker	inal Account and Petition for Hearing and Allowance Thereof.	Chris 16 th day of

### State of Minnesota,

County of Carber

#### IN PROBATE COURT

#### IN THE MATTER OF THE ESTATE OF

Chas.Miller

Inventory and Appraisement

Decedent.

0	ATH OF AL	PPRAISERS.	
State of Minnesota,	)	TAGISTANS.	
County of Carber	88.	Chas. A. Nelson	
•		***************************************	
		emnly swear, each for himself, that	
and justly perform all the duties of the	e office and tri	ust which I now assume as apprais	er of the este
of Chas.A.Miller	, decedent	, to the best of my ability. So Hel	p Me God.
Subscribed and sworn to b	efore me this	1 48/ 100 l	2 1
9thday of September, (	19.16.	Chase les	con.
Jayla Instern	<b>)</b>	7 0 .	1
Notary Public Carver	County Minn.	Frank Car	con
My commission expires. May 7th,	, 19.17	)	
INVENT	TORY AND	APPRAISEMENT.	
The undersigned representative	s. of the estat	e of the above named decedent, rep	resent a
show to the court,			
That the following is a true and	d correct inver	itory of all the property of the above	e named esta
ooth real and personal, which has con	ne into . their	rpossession and of which. th	ey have
cnowledge after diligent search and in	nquiry concern	ing the same classified as following	g, to-wit:
	CT 40		
	CLAS	SS I.	
(a) The homestead of decedent, b	REAL ES	TATE unty of	VALUE
	REAL ES	TATE unty of	None
State of Minnesota, described as follor	REAL ES	Unty of	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follor	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None
State of Minnesota, described as follow  (b) All other real estate of decea	REAL ES  eing in the Co  vs, to-wit:  lent, being in	### TATE  unty of*  the County of,,	None

	-
Total value of real estate	s None
CLASS II.	s None
CLASS II.  Furniture and household goods described as follows:	<b>9.7.1.1.1.1.1.1</b>
CLASS II.  Furniture and household goods described as follows:	
CLASS II.  Furniture and household goods described as follows:	
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods	<b>9.7.1.1.1.1.1.1</b>
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods CLASS III.	\$ None
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods	\$ None - \$
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:	\$ None
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods CLASS III.	\$ None - \$
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:	\$ None  \$ None
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments	\$ None  \$ None
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments CLASS IV.	\$ None  \$ None
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments	\$ None  \$ None
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments CLASS IV.	\$ None - \$
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments CLASS IV.	\$ None  \$ None  \$ None
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments CLASS IV.	\$ None  \$ None  \$ None
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods  CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.  Stock in banks and other corporation:	\$ None  \$ None  \$ None
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods  CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.  Stock in banks and other corporation:	\$ None  \$ None  \$ None
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods  CLASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.  Stock in banks and other corporation:	\$ None  \$ None  \$ None

A

#### CLASS V.

Mortgages, bonds, notes and other evidences of debt: (Here list any written obligations of any kind due and owing decedent.)

Real Estate Mortgage	\$ 12,200.00
Notes	1,400.00
Bank Deposits	1,774.64
Amount advanced Henry Miller, son as mentioned in Will	
with interest to March 4th, 1916.	1,858.48
Total value of mortgages, bonds, notes, etc	
	& None
	_
Total value of all other personal property	8
SUMMARY.	. None
e total value of all the real estate of decedent, as valued by the appraisers herein e total value of all the personal property of decedent, as valued by the appraisers	
in, is	
	TOTAL STREET, NA
e total value of the entire estate of decedent, as valued by the appraisers herein	, 18 9 7. 1 7. 17 7. 1
Respectfully submitted,	derson
Jas X, Dus	for X
	Representative

mer have

State of		4		
	Minnesota, nty of Carver	ss.	**********	
Α,	.G.W.Anderson	and Ja	s.J.Ponsford	*******
being duly sworn	on oath say, that	theyarethe re	epresentative S. of the	estate above specified; that
				owthe contents
thereof, and that	the same is true of	their own knowle	edge, save as to those	e matters therein stated on
information and	belief, and as to tho	se matters, they	believeit to l	be true.
	ibed and sworn to be of September September September September September September Jan. 4th,	19.16. 	Day J	Tudirson.  Mepresentative
	CERT	TIFICATE OF	APPRAISERS.	
	of Minnesote	- 88.	e, the undersigned ap	opraisers, duly appointed by
the Probate Con	ert ofCarver		County Minneso	ta, to appraise the estate of
Chas.A.	16123.			ng first duly taken and sub-
scribed the oath	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	nd hereto annexe	d, hereby certify and	return, that we have careful-
	prescribed by law a			return, that we have careful- the representative S. of said
ly examined and	prescribed by law a considered the inven	tory of said estate	e delivered to us by	
ly examined and estate and the pr	prescribed by law a considered the inven	tory of said estate	e delivered to us by a	the representative S. of said
ly examined and estate and the probability knowledge and a	prescribed by law a considered the inventor roperty therein describility, appraised the	tory of said estate ribed, and have for said property, an	e delivered to us by a aithfully and imparta ad set down opposite	the representative S. of said ially and to the best of our
ly examined and estate and the pro- knowledge and a the value thereof	prescribed by law a considered the inventor roperty therein describility, appraised the	ctory of said estate ribed, and have for said property, and the footed up by itse	e delivered to us by a aithfully and imparta ad set down opposite	the representative S. of said ially and to the best of our each item thereof in figures
ly examined and estate and the pro- knowledge and a the value thereof	prescribed by law a considered the inventoroperty therein describility, appraised the in money, and have whole of said estate	ctory of said estate ribed, and have for said property, and the footed up by itse	e delivered to us by a aithfully and imparts ad set down opposite left the amount and va	the representative S. of said ially and to the best of our each item thereof in figures

## State of Minnesota, County of Carber.

#### IN PROBATE COURT

The matter of the estate of Chas, a Miller

Decedent.

Order of Hearing on Petition for Probate of Will.

Afcertain instrument purporting to be the last will and testament of
,
of Hoenry W. Miller being duly filed herein, representing, among
other things, that said decedent, then being a resident of the county of . Courses
State of Minnesota died testate in the county of Caraer
Minusota on the 27th day of July
1916, and that said petitioner is a fore of develent
and that Jas. J. Pour ford and all M. Anderson are named (2)
as Executed in the will
and praying that said instrument be allowed and admitted to probate as the last will and testament of
said decedent, and that letters. Its Tancerlary
be issued to Jas. J. Pour ford and a & M. anderson. thereon.
IT IS ORDERED, That said petition be heard before this court, at the Probate Court Rooms in the
Court Horde, in the City of Chaska, County of Carver, State of Minnesota, on the
day of Deplember 191 b, at 1 a. o'clock . A M., and that the citation of this court
issue to all persons interested in said hearing and said matter, and that such citation be served by the
publication thereof in The Carner County Mesos.
according to law.
***************************************
***************************************
Dated Magnest 5th 1916 By the Court
John Glacter Probate Judge.
Note (1) Insert, "person named in said will to be executor vereof," or state interest of petitioner in estate:
Note (2) State name of person appointed executor in will, and in case he is dead or refuses to act, or no one is appointed, so state.
Note (3) Insert "testamentary" or "of administration with the will annexed," as case may be.

No. 23/3

State of Minnesota, County of Carver.

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Chas a. Miller

Order of Hearing on Petition for Probate of Will

Filed this 5 1

Les Heeser Probate Court.

Watertown

J, C. A. Miller

in the County of Carver

and State of Minnesota.

being of sound mind and memory, do make, publish and declare this to be my Last Will and Testament.

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

Second, after the payment of such funeral expenses and debts, I give, devise and bequeath all my remaining property of which I die possessed to my children namely: Henry W. , Alma C., and Carl H. Miller to share equally in the same, provided however, that my oldest son Henry W. Miller to whom I have already given in cash Eleven-hundred and sixty-five (\$1,165.00) Dollars, for which I hold notes which he must redeem and the interest thereon and after paying such notes and interest thereon he shall share equally with the other children, Alma C. and Carl H. Miller. The notes were made payable to the following parties to-wit: Carl Swenson Three-hundred Dollars (\$300.00); S. B. Koehler, Twohundred (\$200.00) Dollars; Swan Anderson, one -hundred-thirty-five-(\$135.00) Dollars; J. P. Hultgren, one-hundred (\$100.00) Dollars; State Bank of Watertown, three-hundred-twenty-five (\$325.00) Dollars; C. A. Miller, One-hundred (\$100.00) Dollars; all of which I have redeemed as surety and said notes bear interest at the rate of 4% from the 30th day of March 1904 A. D., until payment by Henry W. Miller.

Lastly, I make, constitute and appoint Jas. J. Ponsford and A. G. W. Anderson, both of Watertown, Minnesota to be Execut Ors of this my Last Will and Testament, hereby revoking all former wills by me made. IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal the 20th in the year of our Lord one thousand nine hundred and Sixteen THIS INSTRUMENT was, on the day of the date thereof, signed, published and declared by the said Testat. C. A. Miller to be his Last Will and Testament in our presence, who, at his request, have subscribed our names thereto as witnesses, in h is presence and in the presence of each other. Chas a Melson residing at Watertown, Minnesota. Sta M. Smith residing at Watertown, Minnesota. Last Will and Testame

STATE OF MINNESOTA (County of Carver

## IN PROBATE COURT CERTIFICATE OF PROBATE

In the Matter of the Estate of
Chas, a, Miller
Decedent.
Be It Remembered, That on the day of the date hereof at a Special Term of said
Probate Court, pursuant to the notice duly given, the last will and testament of
That U. Willey Decedent, late of said County of Garach
bearing date the 20th day of March 19/6, and being the
annexed written instrument, was duly proved before the Probate Court in and for the County of
Career aforesaid; and was duly allowed and admitted to
Protate by said Court according to law; as and for the last Will and Testament of said
Chas, a Miller deceased which said last Will and Testament is
recorded and the examination taken thereon filed in this office.
In Testimony Whereof, The Judge of the Probate Court of said County has hereunto set his hand
and affixed the seal of said court at the City of Chaska, in said County, this
day of Deptember 19/6. Vol 4
Sof Almini
The same
Judge of Probate.
Court Seat

Number 23/3

State of Minnesota

County of Carver

The Probate Court

In the Matter of the Estate of

Chas, a, Miseer Decedent.

Certificate of Probate of Will

Siftenen 19/6, and

recorded, together with the will attached

in book of Records of Wills, Page.

Judge of Probate.

#### State of Minnesota

County of Carver

### IN PROBATE COURT

In the Matter of the Estate of

Chas. a. Miller Decedent.

LETTERS TESTAMENTARY

10 ) as J. Jones ford and I IV. Anderson GREETING:

Whereas, you have been appointed execut.....of the last will and testament of the above named decedent, by the order of this court, and have duly qualified as such:

Now Therefore, reposing full faith and trust in your competency, ability, and integrity, these letters testamentary are issued to you by the court, authorizing you to execute and carry into effect the said will of said decedent, according to the true intent thereof; and granting unto you all the powers, duties and responsibilities incident to said trust, in substance as follows, to wit:

First—To take possession of all the estate of said decedent, both real and personal, excepting that which may be set aside by the court for the surviving spouse or children of said decedent; to collect and receive all the rents, issues, increase, and profits, of said estate; to demand, receive, collect, sue for and recover, all the debts, claims, rights, and choses in action, which to said decedent at the time of his death did belong; and, within three months from the date hereof, to make and file in this court a true, verified, inventory of all the estate of said decedent, and cause the same to be appraised according to law.

Second—To manage, care for, and administer, the said estate, to the end that the same may be preserved, kept, and increased, in the most economical and efficient manner; and to keep in good condition of repair all the buildings and improvements on the real estate of decedent.

Third—To cause to be paid, according to the provisions of said will as far as possible, and where not possible, then according to law, out of the personal estate of decedent if the same be sufficient therefor, and if not sufficient, then out of the real estate of decedent to be sold under the license of this court, the following charges, demands, and debts, in the order following, to wit: the expenses of the administration of said estate; the expenses of the funeral of said decedent; the expenses of the last sickness of said decedent; all debts of decedent having preference under the laws of the United States; all taxes that shall be legally levied upon the estate of decedent; all other debts of decedent due to his creditors that shall be duly proved and allowed by the court, if said estate be sufficient therefor, otherwise to pay the same pro rata; all legacies given and provided by said will of decedent, if his said estate be sufficient therefor.

Fourth—To make and file in this court, whenever requested by the court so to do, and at the completion of said trust, full and true accounts, with itemized statements, under oath, of all said estate and the increase thereof, that shall come into your hands, and of all disbursements made by you, and of all the residue that remains in your hands, together with the value and condition thereof; and, at the completion of said trust, to turn over all the residue of said estate in your hands to those declared thereunto entitled by the court.

blumber 19/6

Probate Judge.

(COURT SEAL)

No.23/3

### State of Minnesota

County of Carver

### In Probate Court

IN THE MATTER OF THE ESTATE OF

## Letters Testamentary

A. D. 19/6...... and recrorded in Book

made of Probate.

IN THE MATTER OF THE ESTATE OF

## State of Minnesota, County of Carber

### IN PROBATE COURT

FINAL DECREE OF DISTRIBUTION

Decedent.
The above entitled matter came on to be heard on the . lth day of . May
upon the petition of the representative of said estate for the distribution of the residue of said estate
to the persons thereunto entitled.
The representative of said estate appeared in person
and no one appeared in opposition.
Upon said hearing, and due consideration of said petition and said final account and the evidence
produced at said hearing, the arguments of counsel and all persons interested therein, and the files and
records in said matter, the court finds the following facts:
FIRST—That notice of said hearing has been duly given and served as required by law and the
citation of this court for said hearing made and filed on the 16th day of APRIL
19.17., and that said citation has been published as required by law in
The Carver County News
SECOND—That the said estate has been in all respects fully administered, the expenses of the
administration thereof, of the last sickness and burial of said decedent, and all debts of said decedent
and claims against h LS estate, have been fully paid and satisfied, and that said representative has filed
h1≲ final account herein which has been settled and allowed by the Court.
(1)
***************************************
THIRD—That said decedent diedtestate on the2751day of
July1916, and at the time of hin said death was a resident of Watertown
in the County of Carver State of Minnesota.

18

FOURTH-That the residue of the estate of said decedent for distribution consists of the following property, to-wit: (A) Personal property of the value of \$...17945.60...... comprising the following items, viz.:..... (B) Real Property described as follows: The homestead of decedent situate in the County of 

FIFTH—T	at the following named person. S the Residuary devises and less
nd .2r.g the p	erson.s. entitled to the residue of said estate of said decedent,
by.the.	erms of his last Will and Testament, (3)
	ry. W. Miller, a son of said decedent.
	na C. Olson, a daughter of said decedent and
Ua	1 H. Miller, a son of said decedent.
	REFORE, On motion of A. G.M. Anderson & Jas J. Ponsford, .as
S HEREBY OR  UDGE AND Destate of said de  n the above nan  To said  hereimbefor	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60
S HEREBY OR  TUDGE AND Destate of said den the above nan  To said  hereimbefore	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the
S HEREBY OR  TUDGE AND Destate of said den the above nan  To said  hereimbefore	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60
S HEREBY OR  UDGE AND Destate of said den the above nan  To said  hereinbefor	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60
S HEREBY OR  TUDGE AND Destate of said den the above nan  To said  hereimbefore	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60
S HEREBY OR  TUDGE AND Destate of said den the above nan  To said  hereimbefore	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60
S HEREBY OR  UDGE AND Destate of said des  n the above nan  To said  hereinhefor	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60
SHEREBY OR UDGE AND Destate of said den the above nan To said	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60
SHEREBY OR UDGE AND Destate of said den the above nan To said	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60
SHEREBY OR UDGE AND Destate of said den the above nan To said	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60
S HEREBY OR  TUDGE AND Destate of said den the above nan  To said  hereimbefore	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60
SHEREBY OR UDGE AND Destate of said den the above nan To said	said estate, and by virtue of the power and authority vested in this court by law, IT DERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADCREE, that all and singular the above described property, together with all other edent in the State of Minnesota, be, and the same hereby is, assigned to and vested ed person.g., in the following proportions and estates, to-wit:  Henry W. Miller, Alma C. Olson and Carl H. Miller, the ementioned personal property, being the sum of \$17945.60

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 &, . . . . . heirs and assigns; without prejudice, however, to any lawful conveyance of said property or any part thereof by said person. S., or any of them, made. WITNESS, THE HONORABLE .... John Glaeser, ..... Judge of said court, and the seal of said court, this . . . . 11th . . . . . . day of ....May.......... 19.17. Judge of Probate. Note (1) Insert "payment of legacies," if any there be Note (2) Insert "residuary legatees and devisees," or "sole heirs at law," as the case may be. Note (3) Insert "by the terms of his last will and testament" or "by law," as the case may be. The Heaces Thay a Miller Decede Judge of the Probint Court of said County do hereby certif Thave compared the within Final Decree, in the matter estate with the original Pinal Decree, on file and of rec-lib Probine Office of the County aforesaid, and that the ATDE COUNTY BETTER AND A THE SAID OFFICE ATDE COUNTY TO SAID OFFICE AND A SAID OFFICE AND DECREE AND A SAID OFFICE AND DECREE AND A SAID OFFICE AND DECREE AND A SAID OFFICE AND A Final Decree Assign In Probate Court Residue of Estate. In Testimony Whereof, I have he affixed the seal of the Probalect said County, and signed my nar 1917, and rece In The Matter of the Estate of County of Carver. State of Minnesota, County of Carver No. 23/3 Filed this

# State of Minnesota,

IN THE MATTER OF THE ESTATE OF

### IN PROBATE COURT

PETITION FOR ALLOWANCE AND PROBATE OF WILL.

To the Probate Court in and for said County:

Your petitioner represents and	alleges to the court:	
Marquette suter Vinnesol	ident of Oriekson	
dont in this, to-wit: as	//	(2)
SECOND—That said decedent died of	in the 27 the day of	July 1916
aged 70 years and at the time of his d		own in the
County of Seaver "	and State of Iffmulot	and left estate
in the County of Leaver	, State of Minnesota.	
THIRD—That said decedent died lear	ring a last Will and Testament whic	h will is herewith pre-
sented and filed for Probate.		
FOURTH—That the estate of decedent	at the time of his death consisted o	f (3)
personal property of the estimated value of	111 00	divided as follows:
1. Household goods, \$	2. Wearing apparel, \$_	
3. Stock, \$	4. Notes, bonds, etc., \$_	1400000
5. Miscellan		
That said estate also included	NO	(4)
real estate of the estimated worth and pro-	obable value of \$	situated
	in said County of	Took to be
Minnesota, to-wit:	in said county of	State of
1. City Property	Lots without building 48	
	Lots with buildings, \$	
2. Rural property	Acres unimproved lands,\$	
	Acres improved lands, \$	
3. Homestead		

Note 1st-City, Village, Borough or Township.

- " 2nd-Executor, Heir or Devisse.
- " 3rd-If no property, insert word "No" and strike out unnecessary words.
- " 4th-If no real estate, insert word "No" and strike out remainder.

FIFTH-that the names, ages, relationship to decedent, and residences, of the heirs, legatees and devisees of said decedent, so far as known to your petitioner, are as follows, to-wit: .1ge Places of Residence Relationship 45 Evickson Manitoba 33 Garl H Miller 29 Watertown Minn Jourford & AN Anderson whose post office address in an testorende Munesota save named in said Will as executor & thereof and is are suitable and competent person  $\mathcal L$  to be executor  $\mathcal S$  of said will. Wherefore your petitioner profestivat said just will and testament be allowed and admitted to probate; and that said fast Jouefor & A.S. Whileson be appointed executor S thereof and that, upon the qualification as provided by law, letters testamentary be issued to the Hanry M Miller Petitioner, STATE OF MINNESOTA, County of Carver being duly sworn, on oath says, that he is the petitioner named in the foregoing petition; that the said petition is true of his own knowled greecept as to the matters therein stated on information and belief, and as to those matters \_\_\_\_ Henry W Muller Notary Gubill Seabour County, Minnesota. My commission expires May 7th 19/7 Petition for Probate of Will State of Minnesorta Has le. Miller Decedent. IN THE MATTER OF THE ESTATE OF IN PROBATE COURT County of Carner of Will elea 2 1916 23/3 Filed this

PRINTER'S AFFIDAVIT.

State of Minnesota ss

Order of Hearing on Petition for Determination of Descent of Land.

State of Minnesota, County of Carver, in Pro-

State of Minnesota, County of Carver, in Probate Court.

In the matter of the Estate of Gustave A. Oberg, pecedent.

On reading and filling the petition of carolina c. Oberg, praying that this court determine the descent of certain lands described therein as belonging to the above named decedent in his life time, who died more than five years prior to date time, who died more than five years prior to date hereof:

It is Ordered, that said petition be heard, and that all persons interested in the estate of the above named decedent be and appear before this court on the 'st day of September 1916, at 2 o'cleck a. m., at the Pr. hate Court Rooms in the Court House at the city of Chaska in said county, and then and there, or as soon thereafter as said matter can be heard, show cuse, if any there be, why said petition should not be granted.

Let notice of said hearing be given by the publication of this order in Carver County News poblished at Waterbase, Minn., according to law. Dated Aug. 7th, 1916.

[First pub. Aug. 10, 1916]

(First pub. Aug. 10, 1916)

being duly sworn, says that he

is, and during all the time herein mentioned, has been the printer and publisher of a weekly newspaper known as the CARVER COUNTY NEWS: that said paper is a collection of reading matter in columns and sheet form, consaid paper is a collection of reading matter in columns and sheet form, consisting of general and local news, comments and literary items; that during all the time for six years last past newspaper has been and is now published in the English language, in Carver County, Minnesota, at an established office therein, equipped with the necessary material and skilled workmen for printing the same, and that said newspaper has been during workmen for printing the same, and that said newspaper has been during all of said time and now is printed in part in an office in said County, where the same is dated: that said newspaper during all of said time has had and now has a general circulation throughout the said Carver County, and during all of said time has consisted, and now consists of not less than four ing 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-quarters inches long; that during all of said time there has been and now is published and delivered weekly at each regular issue more than 250 complete copies of said paper to paying subscribers; that said paper is not substancially a duplicate of any other publication and is not made up wholly of patents and plates and advertisements; that the publisher of said paper did file with the County Auditor of said county, on the 22nd day of April, 1893, the affidavit required by Sec. 2 of Chap. 33, of the General Laws of 1893, of the State of Minnesota. That the annexed printed

for Leaving & Ot for Den Min hereto attached and made a part hereof, was cut from the columns of said newspaper and was published in said newspaper for . . . successive weeks, once in each week; that said notice was first published in said newspaper on Thursday, published in said newspaper on each and every Thursday until and includ-( ... insertions) and that during all of said period said newspaper was

published on Thursday of each week.

Subscribed and sworn to before me this 2 day of Chas a Meloan

Notary Public, Carver County, Minn. My commission expires Jan. 4, 1923.

2314



FILL HID PROBATE COURTS

AUG 23 1816

CARY EN CUSET

## State of Minnesota County of Carver

### In Probate Court

In the Matter of the Estate of

Gustave A Oberg Decedent. **Petition for Determination** of Descent of Land

and that more than five (5) years have clapsed since the death of said decestrat, and that no will seen probated nor any administration granted in this State upon his said estate.  FOURTHThat at the time of his death the said decedent was the owner of and seized of air lands lying and being in the County of Carver State of Minne escribed as follows, to wit. That part of the East half (E.1/2) of the North of Section Four (4) Crow River also that part the North-West quarter of the North-west quarter of Section Three lying north and west of the Crow river, all in Township One-hundre seventeen (117) Range Twenty-five (25) containing Sixty-one & 75/1 (61.75) acres, more or less, according to the Government Survey there	of (3) (3) eof
nd that more than five (5) years have clapsed since the death of said decedent, and that no will seen probated nor any administration granted in this State upon his said estate.  FOURTH.—That at the time of his death the said decedent was the owner of and seized of ain lands lying and being in the County of Carver State of Minne escribed as follows, to wit: That part of the East half (E.1/2) of the North east quarter (N.E.1/4) of Section Four (4) crow River also that part the North-West quarter of the North-west quarter of Section Three lying north and west of the Crow river, all in Township One-hundre seventeen (117) Range Twenty-five (25) containing Sixty-one & 75/1	of (3)
nd that more than five (5) years have elapsed since the death of said decedent, and that no will seen probated nor any administration granted in this State upon his said estate.  FOURTH.—That at the time of his death the said decedent was the owner of and seized of ain lands lying and being in the County of Carver State of Minne escribed as follows, to wit: That part of the East half (E.1/2) of the North east quarter (N.E.1/4) lying North of the Crow River also that part the North-West quarter of the North-west quarter of Section Three lying north and west of the Crow river, all in Township One-hundre	cer sota of (3)
nd that more than five (5) years have clapsed since the death of said decedent, and that no will seen probated nor any administration granted in this State upon his said estate.  FOURTHThat at the time of his death the said decedent was the owner of and seized of ain lands lying and being in the County of Carver State of Minne described as follows, to wit: That part of the East half (E.1/2) of the North east quarter (N.E.1/4) lying North of the Crow River also that part the North-West quarter of Section Three	ceresota of
nd that more than five (5) years have clapsed since the death of said decedent, and that no will seen probated nor any administration granted in this State upon his said estate.  FOURTHThat at the time of his death the said decedent was the owner of and seized of an lands lying and being in the County of Carver State of Minne described as follows, to-wit: That part of the East half (E.1/2) of the North east quarter (N.E.1/4) lying North of the Crow River also that part	cersota
nd that more than five (5) years have elapsed since the death of said decedent, and that no will seen probated nor any administration granted in this State upon his said estate.  FOURTHThat at the time of his death the said decedent was the owner of and seized of ain lands lying and being in the County of	cer sota
nd that more than five (5) years have clapsed since the death of said decedent, and that no will cen probated nor any administration granted in this State upon his said estate.  FOURTHThat at the time of his death the said decedent was the owner of and seized of a lands lying and being in the County of	cer
nd that more than five (5) years have clapsed since the death of said decedent, and that no will seen probated nor any administration granted in this State upon his said estate.	
nd that more than five (5) years have clapsed since the death of said decedent, and that no wil	ha.
	4 14
aving a last will and testament	(3,
the 7th day of March 19 05 Without	(2
ounty of Carver State of Minnesota	
THIRDThat the said decedent died at Watertown Township in	the
nd that he claims to have, and is entitled to, an interest in the lands hereinafter described as it eafter set forth.	tere-
aha	
SECONDThat The ts the widow of said decedend	(1)
FIRSTThat he is a resident of Watertown in the County of Carver tate of Minnesota	

and devices; according to the best information of your petitioner, are as follows, to-wit:

AGESNAMESRESIDENCERELATIONSHIP YearsCarolina C Oberg Watertown, Minn. Wife 66 Minneapolis, Minn. Carl J.E. Oberg 37 Son Alvina V.Rollin 32 Daughter Luella W.Christopherson 29 Great Falls, Mont. Nellie 0. Oberg 27 Frank R. Oberg 21 Minneapolis, Minn. Son Wherefore, your petitioner prays that the descent of said lands be determined by the court; and that the court make and enter its decree assigning the said lands to the persons thereonto entitled. State of Minnesota **County of Carver** Carolina C.Oberg

appeared before me personally and, being duly sworn, on oath says; that he is the person who made and signed the foregoing petition; that the has read the said petition and knows the contents thereof, and that the same is true of has own knowledge, except as to those matters therein stated on informa tion and belief, and as to those mattershie believed it to be true

Subscribed and sworn to before me this 3rd elacolena & Olelly day of August Chas a nelson Notary Public County, Minnesota My Commission expires Jan. 4th, 1923

Note (1) Insert relationship to decedent.

Note (2) If there is no will, insert "without"

Note (3) If there is a will, insert here "which is herewith presented for probate," and state briefly its contents.

19/61 State of Minnesota Hustan a Oberg. day o Petition for Determination In the Matter of the Estate of Judge of Probate. Probate Court of Descent of Land County of Carver Number 231 Filed this

### State of Minnesota, County of Carver---In Probate Court.

the Estate of Gasta	ave A. Oberg,	Decedent.
On reading and filing the petition of Caro	lina C. Obers,	praying
that this court determine the descent of certain lands describe		
life time, who died more than five years prior to the date here	eof:	amea aeceaent in his
It is Ordered, that said petition be heard, and the	hat all persons interested in the estat	e of the above named
decedent be and appear before this court on the 18	st. day of Septemb	er 191 6
at 2 o'clock P. M., at the Probate Court Rooms in	the Court House at the City of Chasha	
then and there, or as soon thereafter as said matter can be he	eard, show cause, if any there be why	said natition obsuld
not be granted.	, y stay there we, why	sura petition snouta
Let notice of said hearing be given by the publication	of this order in	
The Caver County		The same of the sa
according to law.		
Dated August 7th, 191 6	(X) 01	
	1 / 1/11 41	laure
(Court Seal)	Then It	luner dge of Probate.

STATE OF MINNESOTA, County of Carver. No. 2314 PROBATE

STATE OF MINNESOTA, County of Carver,

him personally a true copy of said Citation,

Dated this

MEXTER OF

I hereby certify and return, that on the

at the City of Chaska, in the County of Carver in said state, I served the within Order of Hearing of Petition for Determination of Descent of Land upon H. R. Sell, Treasurer of said County, by then and there handing to and leaving with

day of ace

Order of Searing on Petition for Determination of Descent of Cand Filed this

Probate Judge, Carver County, Minn.

## State of Minnesota, County of Carber

### IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

### **Decree of Descent**

Gustav A. Oberg. Decedent.

Decedent.				
The above entitled matter came on to be heard on	the first day of			
September 1916, upon the petition	n of Carolina C. Oberg,			
praying for the judicial determination of the descent of the real estate hereinafter described belonging to said decedent at the time of his death. The said petitioner appeared in person				
and no one appeared in opposition to said petition; and t	the court having duly considered said petition, the			
evidence adduced in support thereof,				
finds the following facts:				
	by the publication of the order of hearing of the			
court in the Carver Cou				
according to law				
	Watertown Township			
in the County of Carver State of				
the said lands of decedent hereinafter described as follow				
a life estate in said lands, the hor				
Oarver State of Minre sots	Watertown Township in the County of a on the 7th			
day of March 19 05,				
and that more than five years have clapsed since the dear				
probated nor administration had upon 111 Said estate in				
FOURTH-That said decedent, at the time of his	death, was the owner, and seized, of those certain			
racts of land lying in the County of Carver	State of Minnesota, described as			
'ollows, to-wit:				
That part of the East Half of the No				
lying North of the Crow River, also t	that part of the North-west quartet			
of the North-west Quarter of Section				
all in Township 117 North, of Range 2 more or 1466 according to Government	25 west, and containing 61.75 acres			

	FIFTH	(3)
	SLNTH-That the following named persons are the Sole heirs at law	(4)
111((	The state of the s	
	decedent and the persons entitled to his estate and the lands herein described, to-wit:	
Car	olina C. Oberg, the surviving spouse of said decedent.	
All	vina V. Rollin, a daughter of said decedent.	
Nel	ella W. Christopherson, a daughter of said decedent.	
	ank R. Oberg, a son of said decedent.	
	AS A CONCLUSION FROM THE FOREGOING FACTS, IT IS ORDERED, ADJUDG	ED AND
DECR.	EED, That all and singular the above described lands descended to, and is the property of	the above
named	persons as sole heirs at law of said decedent	(5)
		or townsonalis
and th	at the same be, and hereby are, vested in and assigned to, the above named persons, in the	following
No. of the same	ions, to-wit:	
	said Carolina C. Oberg, all right and title in and to the h	
	ore desceibed Real Estate, for the full term of her natural	l life
	e only.	
To	said Carl J. E. Oberg, Alvina V. Rollin, Luella W. Christo	opherson,
Nel	lie O. Oberg and Frank R. Oberg, in fee simple and forever,	, but
Sub	ject however to the life estate of Carolina C. Oberg theret	in, all
rig	ht and title in and to all the hereinbefore described Real	Estate,
to e	ach an undivided one fifth.	
and the Dated [8] Note (1) (2) (3)	piness the Ponorable,  September 1st,  John Glasser  Judge of seed thereof, this 1st,  September 1st,  Judge of seed thereof, this 1st,  Judge	ALL Probate.  s contents. will and
' (4 ' (5	heirs at law of said decedent."	

\*

No 2314