

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 www.mnhs.org/copyright.

STATE OF MINNESOTA

COUNTY OF CARVER

My commission expires

Affidavit of Publication in the Waconia Patriot.

2318

Chas. A. Reil being first duly sworn, deposes and says that he knows of his own knowledge, that the printed Probate notice attached, was cut from the columns of the weekly newspaper, known as The Waconia Patriot; that said notice was printed and published in said newspaper once in each week for three successive weeks; that said notice was first printed and published in said newspaper on Friday the day of August A. D. 191, and was there-Thursday after printed and published in said newspaper on each and every succeeding briday until and including *Fiday*the 14th day of September A. D. 191 16 That during the time aforesaid, said newspaper was regularly printed and published on Friday of each week at Waconia, Minnesota. Affiant further says that he now is, and during all the time of publication of said notice has been the publisher and printer of said news. paper. Affiant further says that he knows of his own knowledge that all of the following conditions have existed for at least one year immediately prior to the first publication of said notice, and during the full period of said publication, to-wit: First, said newspaper has been printed in the place from which it purports to be issued, to-wit, the Village of Waconia in said County and State, in the English language and in column and sheet form equivalent in space to at least four pages with five columns to the page, each seventeen and three-fourths inches long; Second, that it has been issued at least once each week from a known office established in said place of publication and equipped with skilled workmen and the necessary material for preparing and printing the same (excepting newspaper press); Third, that it has contained and now contains general and local news, comment and miscellany, not wholly nor substantially duplicating any other publication and not entirely made up of patents, plate matter and advertisements or any or either of them; Fourth, that it has been circulated in and near its said place of publication to the extent of not less than 240 complete copies thereof regularly delivered to paying subscribers; that prior to the date of the first publication of said notice the publisher filed in the office of the County Auditor of said county of Carver, state of Minnesota, the affidavit required by Section 5516, Revised Laws 1905.

Clip a Reil Subscribed and sworn to before me, this 20 day of eptember A. D. 1916 Notary Public, Carver County, Minnesota (SEAL) ch

in Probate Court.

In the matter of the estate of John Fick decedent.
The State of Minnesota to Anna Kunze. John Fick, George Fick, Joseph Fick, and all persons interested in the allowance and Probate of will of said decedent.
The netition of George Fick being

of said decedent.

The petition of George Fick being duly filed in this court, representing that John Fick, then a resident of the county of Carver, State of Minnesota, died on the 5th day of August, 1916 leaving a last will and testament which is presented to this court with said 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 testamentary be issued theron to H. R. Diessner.

to H. R. Diessner.

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 country of Carrier, State of Min. the Court House, in the city of Chaska in the county of Carver, State of Minnesota, on the 22nd day of September, 1916 at ten o'clock A. M., why the prayer of said petiton should not be granted.

Witness the honorable John Glaeser. Judge of said court and seal of sad court this 29 th day of August, 19316.

John Glaeser, Judge. (Court Seal.)

2318

FILTED
PROBATE COURT.

SEP 23 1916

CABVER QUELLES

Judge of Properte.

State of Minnesota, County of Carver

88

In Probate Court

In the Matter of the Estat	te of		}	ORD	ER A	LLO	VINC	FIN	AL ACCOUNT
	D	ecedent				1			
				25	-0/			n	lay
The above entitled matter came on to	be hear	rd on th	e						
19 17, upon the petition of the represent	ative c	of the a	bove no	emed es	tate pr	aying J	or the	allowa	nce of his final ac-
count and for the distribution of the resid	ue of	said est	ate.						
The said representative appeared in	person		****	16-3-59-					attention
The said representative appeared in	ne	1.00	111	ap	pe	are	har		a Japan serios
AND AND AND AND AND ADDRESS OF THE PARTY OF THE PARTY.				ar esta es	*****	****	110000		
The Court after due consideration of	said p	etition,	the evi	idence e	idduce	t in su	pport	thereof	, and the files and
records in said matter, finds the following	g fact:	3.7							
First—That due notice of the said her	aring o	f said	petition	has be	en give	n as re	quireo	by law	by the publication of
the citation of this Court for said hearing in the Manage of	ale	the	2		d	ay of.	7		

The second secon									
Second—That the final account set to	rth in	said pe	tition l	as beer	exam	ined, a	djustee	d and	settled by the Court,
and so adjusted and settled, is hereby for	end con	rect; a	summe	ary stai	ement	of whic	ch acco	unt is c	is follows, to-wit:
			ECEII						
- I will also the imment	own.	K	LCLII						8.1600,00
Personal estate as described in the invent									\$
Personal estate omitted from the inventor	g	-							8
Gain by sales above appraised value	-								8
Cash from sales of real estate									\$
Cash from rent of real estate -									8 58.00
Cash from interest and profits -									\$
Cash from other sources -	-		-						\$
					Ĥ				8
		*****		***					8/658.00
Total receipts				AND	CDE	DITS			y. a. w
	BUR	SEME	CIVIS	AND	CKL	DIIS	2		8
Estate selected for surviving spouse			*				М.		8
Maintenance of family of decedent	*	-							\$ 71.90
Expense of administration -	*				•				8 95-50
Expenses of last sickness									\$ 82.75
Funeral expenses		-				*			øvv
Taxes				*					Ф
Claims of creditors of decedent -		-		*	*	*			2 9/0-00
Legacies	- 5	-					2.00	^	φπ∨/.π1
					*				
						*	-	*	1199 65-
Residue on hand for distribution -	+	*		7.6					\$.7.1.1.7.1.9.4.
Total credits					+			141	\$. 7. 6. 7. 9

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 25-16.

By the Court Substitute of Probate.

No 23/8

State of Minnesota

Probate Court

In the Matter of the Estate of

Order Allowing Final Account

Filed this 25 7

and recorded in Book No.

Orders at page 6.2

Hu Klainer.
Clerk, Judge of Probate.

State of Mim	usata, Caunty	nf	Carner	In	Arnhate	Court
--------------	---------------	----	--------	----	---------	-------

In the Matter of the Estate of John Fick Deceden
The State of Minnesota to Anna Kunze, John Fick, George Fick, Joseph Fick,
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. A18 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 of the Property of the Court of the Property o
the Court at the Probate Court Rooms in the Court House, in the City of Charles in the
totally of Carrer, State of Minnesota on the 25th day of May
at10o'clock A M., why said petition should not be granted. Witness, the Judge of raid Court and the granted.
Witness, the Judge of said Court and the seal of said Court, this 25th day of
() of Go.
(Court Seal)
Court Seat)

No. 2318

State of Minnesota **County of Carver**

Probate Court

the the spatter of the Estate of

Decedent

Citation for Hearing on Final Account and for Distribution

Filed this 25- of day of

John Placer

State of Minnesota

County of Carver

IN PROBATE COURT

In the Matter of the Estate of

one Tick

Decedent.

LETTERS TESTAMENTARY

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.

Witness, The Judge of this Court, and the seal thereof, this 22 m2 day of

Optimber 19/6.

(COURT SEAL)

Probate Judge.

No. 2/3/8

State of Minnesota

County of Garver

In Probate Court

IN THE MATTER OF THE ESTATE OF

Letters Testamentary

A. D. 19/6 and recrorded in Book

Me Alacer of Probate.

1

State of Minnesota,

County of Carber	> 88.	IN PROBATE	COURT
\wedge			
IN THE MATTER OF THE EST	ATE OF	Towards	d Annualassassa
I'm Jich		Inventory an	d Appraisement
	Decedent.	anna	
	OATH OF APPRAI	SERS.	
State of Minnesota,	188.	10 4	
County of Parter	1 2/	u /. / / 1	un 2 an
			rat I will faithfully an
justly perform all the duties of the of			
/		the best of my ability	. So Help Me God.
Subscribed and sworn to be	before me this	9110	
		Miks To	ehlev
10 R. Dusenes		Willed	Much
Notary Public. Carros			Jana Jana
My commission expires. Que	19/9.	0	0
INVEN	TORY AND APPR	AISEMENT.	
The undersigned representative. S	of the estate of the a	bove named decedent,	represent. S an
show. S. to the court,—			
That the following is a true and cor real and personal, which has come into			
knowledge after diligent search and inc	quiry concerning the	same classified as fo	llowing, to-wit:
knowledge after diligent search and inc	quiry concerning the CLASS I.	same classified as fo	llowing, to-wit:
knowledge after diligent search and inc		same classified as fo	llowing, to-wit:
knowledge after diligent search and ind (a) The homestead of decedent, be	CLASS I. REAL ESTATE eing in the County of	of	VALUE
(a) The homestead of decedent, be	CLASS I. REAL ESTATE eing in the County of	of	VALUE
(a) The homestead of decedent, be State of Minnesota, described as follow	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE \$
(a) The homestead of decedent, be State of Minnesota, described as follow	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE
(a) The homestead of decedent, be State of Minnesota, described as follows: (b) All other real estate of decedents	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE\$
(a) The homestead of decedent, be State of Minnesota, described as follows: (b) All other real estate of deceden	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE\$
(a) The homestead of decedent, be State of Minnesota, described as follows: (b) All other real estate of deceden	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE\$
(a) The homestead of decedent, be State of Minnesota, described as follows: (b) All other real estate of deceden	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE\$
(a) The homestead of decedent, be State of Minnesota, described as follows: (b) All other real estate of deceden	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE\$
(a) The homestead of decedent, be State of Minnesota, described as follows: (b) All other real estate of deceden	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE\$
(a) The homestead of decedent, be State of Minnesota, described as follows: (b) All other real estate of deceden	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE\$
(a) The homestead of decedent, be State of Minnesota, described as follows: (b) All other real estate of deceden	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE\$
(a) The homestead of decedent, be State of Minnesota, described as follow	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE \$
(a) The homestead of decedent, be State of Minnesota, described as follows: (b) All other real estate of deceden	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE \$
(a) The homestead of decedent, be State of Minnesota, described as follows: (b) All other real estate of deceden	CLASS I. REAL ESTATE ring in the County of ws, to-wit:	of	VALUE \$

Total value of real estate	- 8
CLASS II. Furniture and household goods described as follows:	
	\$
Total velve de de	
Total value of furniture and household goods	- \$
CLASS III.	
Wearing apparel and ornaments, described as follows, to-wit:	
***************************************	6
Total value of wearing apparel and ornaments	
	- 8
CLASS IV.	
Stock in banks and other corporations	

Total value of stock	

CLASS V.

Mortgages, bonds, notes and other evidences of debt: (Here list any written of gations of any kind due and owing decedent.)	bli-
Certificale Deficit Formers Vale Bank	35000
Helming Brandesifrered &	35000
1 Fromisary Note Joseph Fich	900,00
- Production .	
Total value of mortgages, bonds, notes, etc	8/6.00.00
CLASS VI.	
All other personal property: (Here list cash, book accounts, annuals, farm cromachinery, etc.)	ps,
*************************************	8
Total value of all other personal property -	
SUMMARY	\$
The total value of all the real estate of decedent, as valued by the appraisers herein, i	
The total value of all the personal property of decedent, as valued by the appro	
ers herein, is	
The total value of the entire estate of decedent, as valued by the appraisers herein, is	
Respectfully submitted,	With the contract way
Mille Jak	THE STATE OF THE RESERVE
Millian 1	Representative
	/

VERIFICATION

State of Minnesota,
Wounty of Carber " Mills Takler 3
fra J. Tunty of Pracome Monn.
being duly sworn, on oath say, that they are the representative 5. of the estate above specified;
that They ha Uz read the foregoing inventory subscribed by them and know the contents
thereof, and that the same is true of Fleer; own knowledge, save as to those matters therein stated on
information and belief, and as to those matters. Hong believe it to be true.
Subscribed and sworn to before me this
Notary Public, County, Minn. Representative
My commission expires. Queg. 1. of 1819.
the state of the same of the s
CERTIFICATE OF APPRAISERS.
State of Minnesota,
County of Carber We, the undersigned appraisers, duly appointed by
the Probate Court of County, Minnesota, to appraise the estate of
Decedent, having first duly taken and sub-
scribed the oath prescribed by law and hereto annexed, hereby certify and return, that we have carefully
examined and considered the inventory of said estate delivered to us by the representative. S. of said
estate and the property therein described and have faithfully and impartially and to the best of our know-
ledge and ability, appraised the said property, and set down opposite each item thereof in figures the
value thereof in money, and have footed up by itself the amount and value of each class of said proper-
ty, and of the whole of said estate.
Dated 1.6 day of A. D. 19! 6.
William Special State of the Same of the S
tellan Muit
Appraisers.
File No. 2.3/6 Gounty of Carber PROBATE COURT IN THE MATTER OF THE ESTATE OF Filed this Filed thi
Ate of Min Count of Carb OBATE CO OBATE CO MATTER OF THE COUNTY OF THE COUNTY OF THE COUNTY OF PROPERTY OF Problem of Pro
A and the mutty of the same of
Estra R. MAA.
File No. File No. File of County PROBA IN THE MATTER Total Personal Total Heal Estate Total Appraisement
Filed of all NE

State of Minnesota, County of Carner

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

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

The above entitled matter			and of	of tember
	=191₺, upon the peti			
for the allowance of an instru	ment filed therewith pu	12 And for yk	tast will and te	stament of the
above named decedent and for		V. VI. N.	renner	/
and the court having duly he	/ 60%		need in sunner	thereof and
having duly considered the sa	tme, finds as follows:		area in majoria.	thereof, men
FIRST-That the citation	of this court, dated the	29th	-day of the	e oust
191 L, has been duly served a	and nublished as requir	red by Mary	(1000)	1
SECOND—That said dece			· aug	est
1916, and at the time of his			A. A	
in the County of 6		State of 2		
and left estate in the County				
			ate of Minnesota	
dent to with	bing witness to said p	surported last wi	l and testament	of said dece-
	ussner		1.	
and	duly sygru	and examined,	and Text	
$testimony\ reduced\ to\ writing,$				
FOURTH-That said inst	trument presented for p	robate as aforesa	d, was duly exe	cuted by said
decedent as his last will and	testament, according to	law; and that sa	id decedent, at t	he time he ex-
ecuted the said instrument, w	as of sound mind and p	ree from undue	influence, of lan	cful age, and
under no restraint.				
FIFTH—That ————————————————————————————————————	A. Deesee			7
and that said person	competent to b	· Exe	cutor	
		thereof.		
IT IS THEREFORE ORD	ERED. ADJUDGED	f.	(ED That are	
presente#and proved as afores	said, be, and the same I	ierehu is setabli	det, that said	instrument,
to probate us the last will and	d testament of the above	ereny is, estamic	mea, attowed, a	nd admitted
H. R. Dietsner	to and he	namea aeceaent	; and that	
	Exece	hereby 1	—— appointed.	
thereof and that upon the fili				0
thereof, and that upon the filin bond in the sum of Scoo	in the court of the o	ath prescribed b	y law and $ \angle$	u
ona ta the sam of	Vito Cara.			Dollars,
with sufficient sureties; conditi	toned according to law,	and the approva	thereof by the	judge of this
court, letters , Jes		ny		
he to here iss	sued.	/		
Dared Softenber	2210 1916		1. 0.	
/	W	1.	new Cla	ner
		11	Proba	te Judge.

No. 23/8

State of Minnesota,

County of Carper

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Decedent.

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

Filed this 22ml

September 1916 and recorded in Book ". 6 ... of Orders, Pg. (...)

John Glacer Judge of Probate.

State of Minnesota, County of Carber.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

John Fich De

Order of Hearing on Petition for Probate of Will.

A certain instrument purporting to be the last will and testament of
having been presented to this court and the petition
of Steorge Feeth being duly filed herein, representing, among
other things, that said decedent, then being a resident of the county of
State of Minnesota died testate in the county of Career
Minuerata on the 5th day of acquest
1916, and that said petitioner is a Sou of Decedult(1)
and that H. M. Diessner is named Executor in (2)
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 Testamentary
······································
be issued to
IT IS ORDERED, That said petition be heard before this court, at the Probate Court Rooms in the
Court House, in the City of Chaska, County of Carver, State of Minnesota, on the 2 2 mg
day of September 1916, at . 10 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 Mu Waconin Fatriat
according to law.

Dated Magnest 29 % 1916 By the Court,
Not. It en
John Heaver Probate Judge.
Note (1) Insert, "person named in said will to be executor thereof," 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. 23/8

State of Minnesota, County of Carber.

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Order of Hearing on Petition

Order of Hearing on Petition for Probate of Will

Filed this 29th

...day of

John Hlauser

No. 9---Citation for Hearing on Petition for Probate of Will

Carver Journal-Review Print

STATE OF MINNESOTA, COUNTY OF CARVER, IN PROBATE COURT
In the Matter of the Estate of John Fick Decedent.
The State of Minnesota to Anna-Kunze, John Fick, George Fick, Joseph Fick,
and all persons interested in the allowance and D. J. J. A. W. J.
George Fick, being duly filed in this Court, representing that
John Fick, then a resident of the County of Carver
State of Minnesota, died on the 5th day of August ,191 6 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 Testamentary
be issued thereon to H. R. Diessner,
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 Carrer, State of Minnesota, on the 22nd ay 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 29thay of August 1916.
COURT SEAL. Judge

State of Minnesota, County of Carver, SS.

I hereby certify and return, that on the 29 day of Argust 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 29 day of Argunt 1916

Judge of Probate, Carver County, Minnesota

State of Minnesota, County of Carver

SS. IN PROBATE COURT

T. O. W. O. C.O. D	
In the Matter of the Estate of	BOND
John Jeol	DUND
11 Decedent	
	2/00
KNOW ALL MEN BY THESE PRESENTS, T	
	Mackey and
in the county of Carver, State of Minnesota, as prince	
······································	
of said County and State, as sureties, are held and fire	
Judge of Probate of Carver County, Minnesota, in th	
lawful money of the United States, to be paid to the s	
which payment will and truly to be made, we bind ou	
and administrators, jointly and severally, firmly by t	
The conditions of this obligation is such that if the	re above bounden
Less who has been app	ointed representative of the estate of the above
named L. h. ass L. C.	
well and faithfully discharge all the duties of his true	st as representative of said estate according to law
then this obligation shall be void; otherwise it shall be	
WITNESS, our hands and seals this 2.2.	day of
Signed, Sealed and Delivered in Presence of	Colmenta Bell (Seal)
George Field	Hanny January (Seal)
John & Fich	(Séal)
V	
ACKNOWLE	DGEMENT
State of Mainerate	
State of Minnesota,	
County of Carver	
BE IT KNOWN, That on this grant personally appeared before me. 78 18 18 18 18 18	er, Helingt Seel and
Мину Уринания.	
to me well known to be the same persons who executed	the foregoing bond, and they assembly and
ledged the same to be their own free act and deed, and	that they executed the same for the
(-)	The Flaces Probate On Sy Notary Public, Carver County, Minn.
	commission expires

JUSTIFICATION

,5		f Minnesota	1, \(\langle ss.		
/.	CO.E.S.	muth.	R. K.	1 51	Lamy Timmesmann
being du	ly swor	n, each for himself, at he justifies upon	on oath says, the	at he is a res	sident and freeholder of and in the State
					Dollars
					\$ 2000
		11			
					o justifies over and above his debts, and
other lial	bilities o	and exclusive of his	s property exem	ot from exec	ution.
Su	bscribe	d and sworn to bef	ore me, this		Smuth Korth
2.2	da	y of	4. D. 1914	Cerry	Jammennan
John 4		Public, Carver of	Judge		
Mu comm	rission e	expires	10		*************************
				21/4/	
			APPRO		
1 do h	iereby a	pprove the within I	$Sond$, this $\overset{?}{\sim}$.	2 and day	of . Septembers. D. 1916
	(Ce	ourt Seal)		······(-,	Judge of Probate.
			OA	тн С	
5ta	ate of	Minnesota,	. 1	7/	1 00.
		ty of Carber	> 88.	1,	emy A. Deexiner
do swear	that I w	ill faithfully and j	ustly perform all	the duties o	f the office and trust which I now as-
		tative of the estate	. 1/		./
		bility. So help me			Decedent,
				102 an	- A Desermen
Subsc	ribed av	nd sworn to before	me this	2 29	
~~~~		a onorn to before	me this	Xoley 4	Reacres. Provate India
				)	otary Public, Carver County, Minn.
				My con	umission expires
		n a a			
	F-	of nd.			day of 1916
iota	L P	state of	9	e	2 30
ner rber	CO	ES 7	<b>#</b>	iţi l	Book Book
Zin Ea		# 1	ő	nta	M. B. Mage on Mudge on
State of Minnesota County of Carber	ROBATE	the Matter of the Estate of	Bond and Oath	Representative	7 3 3 3 3 3
9	A	atte	त्र	ore	Trecon
ate	B	in Som	puo	(el	this.
जी.	2	# 1 m	Ba .		Thed this said bond bonds, page
	0	-			2 2 2 3



### IN THE NAME OF GOD, AMEN.

J. Johan Fick,	of waconia,
in the County of Garver	and State of Minnesota
being of sound mind and memory, and consid	dering the uncertainty of this frail and transitory
life, do therefore make, ordain, publish and d	eclare 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 to my wife Charlotta Fick the home on Lots No: One (I) and Two

(2) in Block No. Twenty Four (24) and Lot No. Six (6) in Block No. Twenty three (23) all in the Village of waconia, Carver Co. Minn. For her exclusive use during her lifetime.

#### THird:

Fifth:

After her death the property shall be sold and the proceeds shall be equally divided among my four children.

Fourth:

As to Money Notes or other personal property, I order that my son John Fick shall have and be paid in advance Two hundred Dollars (\$200000) to even him with my other two sons, also shall my son John Fick receive extra before any other: One complete feather Bed.

After all funeral expenses have been paid, I order: That Ten Dollars be paid to the Priest of St. Joseph Church at "aconia, Minn. For saying Masses for myself and my first wife, also a monument to be erected upon my grave, not to cost more then Fifty Dollars.

After all of the aforesaid has been paid, the balance, if there be any, shall be equally divided, share and share alike among my four children: John Fick Joseph Fick, George Fick and Anna Fick(now Kunze) Sixth:

After my demise The Bond of annuity given to me and my wife by my son Joseph Fick and his wife Mary Fick, I herewith declare satisfied, and order the same to be disharged from record.

Lastly, I make, constitute and appoint H.R. Diessner, of maconia, ... Carver County, Hinnesota, to be Execut Or 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 first day of February in the year of our Lord one thousand Fight hundred and ninety ten Dofon THIS INSTRUMENT was, on the day of the date thereof, signed, published and declared by the said Testat or Johan Rick, to be his Last Will and Testament in our presence, who, at  $h^{\frac{1}{18}}$  request, have subscribed our names thereto as witnesses, in  $h^{\frac{1}{18}}$ presence and in the presence of each other. Lens to Recurrent residing at Magonia Man.

16. R. Diessect, residing at Magonia, Minn. Last Will and Testament Dated

The Waconia Patriot Print

STATE OF	MINNESOTA
County	of Carver

# IN PROBATE COURT CERTIFICATE OF PROBATE

Control of the Fetate of
In the Mayor of the Estate of
John Tick
Best Remembered, That on the day of the date hereof at a Special Term of said
Beat Remembered, That on the day of the date hereof at are
Best Remembered, That on the day of the date hereof the Profest Court, pursuant to the notice duly given, the last will and testament of Court, pursuant to the notice duly given, the last will and testament of Courter
Profest Court, purguant to the notice duly given, the last will the of said County of Carves
1 Part Alia Prof. Will Hill Description of
Probate by said Court according to law; as and for the this will and Testament is deceased which said last Will and Testament is
I I I I I I I I I I I I I I I I I I I
necorded 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
In Testimony Whereof, The Judge of the Probate Court of state and affixed the seal of said court at the City of Chaska, in said County, this
and affixed the seal of said court at the City of Chaska, the seal
day of Deptember 19/6 ) The Islander
Judge of Probate.
Court Seal

Number 23/8

### State of Minnesota

County of Carver

### The Probate Court

In the Matter of the Estate of

Decedent.

Certificate of Probate of Will

of September 19/6, and

recorded together with the will attached

in book ±

of Records of Wills, Page / Thu Glauser
Judge of Probate.

### State of Minnesota

County of Carner

In the Matter of the Estate of

Ohn Ticks
Decedent.

#### In Probate Court

PETITION FOR ALLOWANCE AND PROBATE OF WILL

To the Probate Court in and for said County: Your Petititioner represents and alleges to the court: FIRST-That your petitioner is a resident of alectory (1) in the County of dent in this, to-wit: aged 2 years and at the time of his death was a resident of Illago of Macania in the County of and State of Minnessata and left estate THIRD-That said decedent died leaving a last Will and Testament which will is herewith presented and filed for Probate. FOURTH—That the estate of decedent at the time of his death consisted of (3)..... personal property of the estimated value of \$ 60000 divided as follows; 1. Household goods, \$ ______ 2. Wearing apparel, \$ _____ 3. Stock, \$ 4. Notes, bonds, etc., \$ /600 = 0 5. Miscellaneous. \$ That said estate also included..... real estate of the estimated worth and probable value of \$.........situated ......in said County of .......State of Minnesota, to-wit: 1. City Property Lots without buildings, \$_____ ..... Lots with buildings, 2. Rural property Acres unimproved lands, \$ ...... Acres improved lands, \$.....

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.

Nacoria Patriat

FIFTH—that the names, ages, relationship to decedent, and residences, of the heirs, legatees and devises of said decedent, so far as known to your petitioner, are as follows, to-wit:

Names	Age	Places of Residence	Relationship
1 01	62	Naconia	Daughter
Inna Junge			Jones !
olm Ficks	39	organi 1	gara v
George Fick	56	Espery M. LO.	· · · · · · · · · · · · · · · · · · ·
Monthly tiels	53	Laketown	*
March Color			
V			
10)	16 10 1	Oissur whose	m 11 :
SIXTH-That Was on	*		
aanaanaan aanaa aa fa f		is are named in s	aid will as executors.
hereof and is are suitable and compe	etent person to	be executor of said will.	and admitted to man
Wherefore your petitioner prays	that the said last	will and testament be allowed	and admitted to pro-
pate; and that said	10.9% a	Oussur be	appointed executor
hereof; and that upon due qualifica	tion as provided b	by law, letters testamentary be	issued to the said
11111 . 27 /// -////			
JULI E VIE		4	1
Dated August 29		George F	Potitioner
Dated Muguel -7	1916	J	retitioner.
State of Minnesota		n e	
	ss.	1 011	
State of Minnesota  County of Carver	ss.	George Fick	
County of Carver	)	titioner named in the foregoi	ng petition; that the
County of Carver	the is the pe		
County of Carver being duly sworn, on oath says, that said petition is true of h.cown ki	the is the per	as to the matters therein stated	
County of Carver being duly sworn, on oath says, that said petition is true of h.cown ki	the is the per	as to the matters therein stated	l on information and
County of Carver being duly sworn, on oath says, that said petition is true of h.cown ki	the is the per	as to the matters therein stated	l on information and
County of Carver being duly sworn, on oath says, that said petition is true ofh. www kinds and as to those matters	the is the per nowledge except a	as to the matters therein stated	l on information and
County of Carver being duly sworn, on oath says, that said petition is true of h. wown ke belief, and as to those matters	the is the per nowledge except a	as to the matters therein stated	l on information and
County of Carver being duly sworn, on oath says, that said petition is true of h. own kinds belief, and as to those matters	the is the per nowledge except a	as to the matters therein stated	l on information and
County of Carver being duly sworn, on oath says, that said petition is true of h. wown ke belief, and as to those matters	the is the per nowledge except a	as to the matters therein stated	l on information and
County of Carver being duly sworn, on oath says, that said petition is true of hasown knowledge, and as to those matters	the is the pernowledge except a feet this	as to the matters therein stated	l on information and
County of Carver being duly sworn, on oath says, that said petition is true of howown knowledge, and as to those matters	the is the pernowledge except a feet this	as to the matters therein stated	l on information and
County of Carver  being duly sworn, on oath says, that said petition is true of harown knowledge, and as to those matters	t he is the per nowledge except a me this 	s to the matters therein stated believe it to be true.	l on information and
County of Carver being duly sworn, on oath says, that said petition is true of howown knowledge, and as to those matters	t he is the per nowledge except a me this 	s to the matters therein stated believe it to be true.	l on information and
County of Carver  being duly sworn, on oath says, that said petition is true of harown knowledge, and as to those matters	t he is the per nowledge except a me this 	s to the matters therein stated believe it to be true.	l on information and
County of Carver  being duly sworn, on oath says, that said petition is true of harown knowledge, and as to those matters	t he is the per nowledge except a me this 	s to the matters therein stated believe it to be true.	l on information and
County of Carver being duly sworn, on oath says, that said petition is true of herown knowledge, and as to those matters  Subscribed and sworn to before	t he is the per nowledge except a me this 1916	s to the matters therein stated believe it to be true.	Fight
County of Carver being duly sworn, on oath says, that said petition is true of h. own known to belief, and as to those matters  Subscribed and sworn to before	t he is the per nowledge except a me this 1916	s to the matters therein stated believe it to be true.	Fight
County of Carver  Deing duly sworn, on oath says, that said petition is true of h. own knowledge, and as to those matters	t he is the per nowledge except a me this 1916	s to the matters therein stated believe it to be true.	Fight
County of Carver  being duly sworn, on oath says, that said petition is true of h. own knowledge, and as to those matters	t he is the per nowledge except a me this 1916	s to the matters therein stated believe it to be true.	Fight
County of Carver  Deing duly sworn, on oath says, that said petition is true of h. own knowledge, and as to those matters	t he is the per nowledge except a me this 1916	s to the matters therein stated believe it to be true.	Fight
County of Carver  being duly sworn, on oath says, that said petition is true of h. own knowledge, and as to those matters	t he is the per nowledge except a me this 1916	s to the matters therein stated believe it to be true.	l on information and
County of Carver  Deing duly sworn, on oath says, that said petition is true of h. own knowledge, and as to those matters	t he is the per nowledge except a me this 1916	s to the matters therein stated believe it to be true.	Judge of Probate.
County of Carver  Deing duly sworn, on oath says, that said petition is true of h. own knowledge, and as to those matters	t he is the per nowledge except a me this 1916	s to the matters therein statedbelieve it to be true.	Judge of Probate.
County of Carver  being duly sworn, on oath says, that said petition is true of he had own knowledge, and as to those matters.  Subscribed and sworn to before day of day of day of the hotory Public Register of Secondary Public Register of Secondary, Minnesota.  My commission expires.	the is the pernowledge except a firm me this L191 Cause	s to the matters therein statedbelieve it to be true.	Fight

2.2/8

#### IN PROBATE COURT

(1909)

In the Matter of the Estate of

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.

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	6	0	0	00
Personal estate omitted from	the	inve	entor	·y	-	3.75	-		8	11:211			12121	125045	
Gain by sales above appraised	vali	ue	-	*	-	-	-	~	8	1000			100.00		
Cash from sales of real estate	-	+	-		-				\$	549.0				,,,,,,	************
Cash from rent of real estate	-		-		-	-	-	*	8						
Cash from interest and profits	-	-	-	-		-		*	\$		*****		5	8	00
Cash from other sources -	+	-	o₩	*	•	-	-	-	\$	Title.					
									s	*****	,	22.717.7			
					,				S	AAAA AA	11112	23.00		*****	
*********								+ +	\$	10-1411					
									8	20000	arere:				
Total receipts from all sources			-	2		-		ų.	8		1	6	5	8.	00
															- 1

#### DISBURSEMENTS

#### I. FAMILY

Personal property selected by and turned over to surviving spouse Voucher No $\$$		WATE:		-7775	2225	
Maintenance of family of decedent Voucher No\$						
II. EXPENSES OF ADMINISTRATION						
Loss from sales of personal property at less than appraised		1017				
valuation Voucher No3		200	***			
Cash paid to appraisers for services Voucher No\$	(),00000				5.	00
Cash paid for publications of orders Voucher No\$	1111111		19995	1	5.	00
Repairs to real estate Voucher No8						
Cash paid for insurance Voucher No\$				51115.4		
Expenses of representative Voucher No\$			inn.	1	6	90
Compensation of representative Voucher No\$	1.000	3000		3	5	09
Fees of Attorney Voucher No\$	,,,,,,,	21000	im			
Voucher No\$			2400	4100		
Voucher No\$		1,110		0423	1110	
Voucher No\$			1000			
Total expense of administration	1			2	1.	90

#### III. EXPENSES OF LAST SICKNESS 5 50 Cash paid for medical attendance - - - - - - Voucher No.... \$ Voucher No....\$ Cash paid for medicines 90 -Cash paid for nursing 9 5.50 Total expenses of last sickness - - - - -IV. FUNERAL EXPENSES - - - Voucher No....\$ Cash paid for undertaker -- - - - Voucher No.... \$ Cash paid for sexton -- Voucher No....\$ Cash paid for livery service Cash paid for burial service 7500 - - - - Voucher No....\$ Cash paid for monument -8275 Total funeral expenses V. TAXES - - - - - Voucher No....\$ Personal property tax -Voucher No....\$ Real property tax Total taxes paid VI. CLAIMS OF CREDITORS Cash paid in settlement of claims of creditors as allowed by the Court as follows:

Claim No.	Voucher No.	NAME OF CLAIMANT					
			8				
			8			1446. 1399	
	-		\$				
			49				an ami
			- 5				
			8			(4)44	on 814
			8				
			8				
			5	10 11777	27. 27.	**********	***
			- 1/	94 (1821)	250240	200	00
			8	11111	****	10.10	
			8				
m		THE T	4				
Total amou	nt of claims paid and s	settled	\$			(100)	220 322
10	NII. LEGAC	IES AND BEQUESTS					
. John	4201		\$		2	00	7 -
Catro	lie fruit	at Macoma	\$	24444	William	11	, -
,		of the first first of the state	1000	11 1197	*****	, ,	•
	******		\$			11,550	(0)
			\$			20000000	01 100
			8			14001512	0.10
Total legac	ies and bequests paid		s		2	1	7 -
3							

#### RECAPITULATION

10	tal receipts from all sources	8/658, a	Disbursements
	tal disbursements and credits as follows: \$	The state of the s	
1.	Family		8
2.	F1		8 7196
3.	F	N TO THE STATE OF THE STATE OF	055
4.	F		8 897
	Funeral Expenses		8 020
5.	71.1. 1 111		8
6.	Water than the second s		8 0110
7.		34531 Same State State State (1997)	8 210,
8.	Residue of personal property for distribution \$		8 1 1 9 7 8
	Total \$		8 1 6 58 0
	Fourth—That there is also belonging to said estate for a	listribution certain r	eal estate as follow.
	The homestead of said decedent, in the County of		State
Min	nesota, described, as follows: Real		
	-no Real (	thate	
-			

Fifth-That said decedent died on the ..... 54 ..... day of . august ..... 19/6 ... of said decedent, and the persons entitled to the residue of said estate. WHEREFORE, your petitioner prays the order of this Court, fixing a time and place for the hearing of this petition and an examination of his final account and the settlement and allowance of the same; and that, upon said hearing, the Court issue its final decree, assigning the residue of said estate to the persons thereunto entitled. Dated Ofril 24 1919 LOR Diessnes State of Minnesota, County of Carver being duly sworn, on oath says that he is the person who made the foregoing petition; that he knows the contents thereof, and that the same is true of his own knowledge, except as to those matters therein stated on his information and belief, and as those matter he believes it to be true. .. Subscribed and sworn to before me this ...day of April ..... 191. ? La Radde Notary Public. ..... Carver ..... County, Minnesota, My Commission Expires. 20.1918. Note (1)-Insert "Sole devisees" or All the heirs at law," as the case may be Final Account and Petition for day of State of Minnesota, PROBATE COURT TN THE MATTER OF THE ESTATE OF Judge of Probate. Hearing and Allowance County of Carber No. 2,3/8 Thereof. 25% Filed thi

IN THE MATTER OF THE ESTATE OF

## State of Minnesota, IN PROBATE COURT

FINAL DECREE OF DISTRIBUTION  Decedent.
The above entitled matter came on to be heard on the
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 apposition.
***************************************
***************************************
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 the25thday ofAPP.11
1917., and that said citation has been published as required by law in
The Waconia Patriot,
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 his estate, have been fully paid and satisfied, and that said representative has filed
h 18. final account herein which has been settled and allowed by the Court.
And it appearing to the satisfaction of the Court, that he rollowing(1)
bequests are fully paid, to-wit: To John Fick the sum of \$200.00 and
to the Catholic Priest at Maconia, \$10.00 and also that the Monument has been erected as provided in the will.  THIRD—That said decedent diedtestate on the
August 1916, and at the time of 149. said death was a resident of Waconia Village
in the County of Carver State of Minnesota

the following items, viz.:	
the following items, viz.:	
(B) Real Property described as follows: The l	homestead of decedent situate in the County of
State of Minneso	
no.rea	il.estate
	3.5.6.6.6.6.6.6.6.6.6.6.6.6.6.6.6.6.6.6.
Those other tracts or parcels of land lying and bei	ing in the County of
tate of Minnesota, described as follows, to wit:	
	cal estate
	562 554655

FIFTH—	
	That the following named persons.ara the Reslavary. Legators
(*********	· · · · · · · · · · · · · · · · · · ·
and .ar.a the	person.S. entitled to the residue of said estate of said decedent,
	by the terms of his last Vill and Testament (
to mit: Joh	n Fich, a Son of said decedent.
	eph Fick, a son of said decedent.
	rgo Fick, a Son of said decedent and
	a Kunze, a Daughter of said decedent.
	of said estate, and by virtue of the power and authority vested in this court by law, I
JUDGE AND I	RDERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, AI
	DECREE, that all and singular the above described property, together with all other
estate of said d	DECREE, that all and singular the above described property, together with all other lecedent in the State of Minnesota, be, and the same hereby is, assigned to and vesters
estate of said d	DECREE, that all and singular the above described property, together with all other lecedent in the State of Minnesota, be, and the same hereby is, assigned to and vested med person. §., in the following proportions and estates, to-wit:
estate of said d in the above na TO SE	DECREE, that all and singular the above described property, together with all other levedent in the State of Minnesota, be, and the same hereby is, assigned to and vested med person. S., in the following proportions and estates, to-wit:
estate of said d in the above na TO SE all the her	DECREE, that all and singular the above described property, together with all other levedent in the State of Minnesota, be, and the same hereby is, assigned to and vested med person. S., in the following proportions and estates, to-wit:
estate of said d in the above na TO SE all the her	DECREE, that all and singular the above described property, together with all other levedent in the State of Minnesota, be, and the same hereby is, assigned to and vestermed person. S., in the following proportions and estates, to-wit:
estate of said d in the above na TO SE all the her allike. Decedent	DECREE, that all and singular the above described property, together with all other levedent in the State of Minnesota, be, and the same hereby is, assigned to and vestermed person. S., in the following proportions and estates, to-wit:
estate of said d in the above na TO SE all the her alike. Decedent certain Ann	DECREE, that all and singular the above described property, together with all other levedent in the State of Minnesota, be, and the same hereby is, assigned to and vester and person. In the following proportions and estates, to-wit:  Ald John Fick, Joseph Fick, George Fick and Anna Kunze, reinbefore described cash money and estate, Share and Share in and by his last Will and Testament, has Ordered, that a milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decede his wife.
estate of said d in the above na TO SE all the her alike. Decedent certain Ann	DECREE, that all and singular the above described property, together with all other levedent in the State of Minnesota, be, and the same hereby is, assigned to and vester and person. In the following proportions and estates, to-wit:  Ald John Fick, Joseph Fick, George Fick and Anna Kunze, reinbefore described cash money and estate, Share and Share in and by his last Will and Testament, has Ordered, that a milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decedent and his Wife, by Joseph Fick and milty Fond given to decede his wife.
estate of said d in the above na TO SE all the her alike. Decedent certain Ann	DECREE, that all and singular the above described property, together with all other decedent in the State of Minnesota, be, and the same hereby is, assigned to and vested uned person. In the following proportions and estates, to-wit:
estate of said d in the above na TO SE all the her alike. Decedent certain Ann	DECREE, that all and singular the above described property, together with all other decedent in the State of Minnesota, be, and the same hereby is, assigned to and vester and person. In the following proportions and estates, to-wit:
estate of said d in the above na TO SE all the her alike. Decedent certain Ann	RDERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, AIDECREE, that all and singular the above described property, together with all other decedent in the State of Minnesota, be, and the same hereby is, assigned to and vested med person. In the following proportions and estates, to-wit:
estate of said d in the above na TO SE all the her alike. Decedent certain Ann	DECREE, that all and singular the above described property, together with all other decedent in the State of Minnesota, be, and the same hereby is, assigned to and vested uned person. In the following proportions and estates, to-wit:
estate of said d in the above na TO SE all the her alike. Decedent certain Ann dary Fick h	DECREE, that all and singular the above described property, together with all other decedent in the State of Minnesota, be, and the same hereby is, assigned to and vested uned person. In the following proportions and estates, to-wit:

TO HAVE AND TO HOLD THE SAME, together with all the hereditaments and appurtenances thereunto belonging or in any wise appertaining, to the said above named person. S. their 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 Glasser, Judge of said court, and the seal of said court, this . . . . . . . . . . . . . . . . day of Seal. ..... 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. Les Dece The Hay In The Matter of the Estate of Final Decree Assig Induce of the Probate Court of said County do hereby of how compared the within Final Decree, in the mad to state, with the original Final Decree, on file and of the True court the county aforeasid, and that a fire court thereof, and of the whole of said original Decree and Record. In Probate Cour Residue of Estat In Testimony Whereof, I have affixed the seal of the Probs said County, and signed my 19/7, and r County of Carver. State of Minnesota, County of Carber 25-4 No. 2318 Filed Miss

State of Minnesota, IN PROBATE COURT.
In the Matter of the Estate of John Med Med Deceased:
Whereas, It has been model to appear to the satisfaction of this court that
T. M. Seisen
as Coccelor of the above named estate ha Afully complied with all the terms and conditions
of the final decree of distribution of said estate duly made and filed in this court, and have paid over to the
distributees named in said final decree all moneys, funds and property to them awarded by said final decree
and ha X fully complied with all other orders and decrees of this Court relative to 13
in all things well, faithfully and fully administered said estate as such Toxes to
It is Therefore Ordered and Decreed. That said Englaceto.
of said estate and the sureties on Les bond, be, and they hereby are, forever discharged and released
from all further duties and liabilities in the matter of said estate and of said track
Dated this LSCh Man
John Hland
Judge of Probate, Carver County, Minn.
(Seal)

2318 IN PROBATE COURT, County of Carver IN THE MATTER OF THE ESTATE OF Deceased. Order Discharging Executor or Administrator. Filed this .....day of May 191 )
Recorded in Book of Ord of Orders, Judge of Probate

Eagle, Young America, Minn.

Citation for h	learing on	Petition	for
	of Foreign		

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

In the matter of the estate of Hans I. Grivelly, Decedent.

In the matter of the estate of Hans I. Grivelly, Decedent.

The State of Minnesota to Hulda Anna Grivelly, Charles T. Grivelly, Mary Kleber, and all persons interested in the allowance and probate of the will of said decedent: The petition of Hulda Anna Grivelly, representing that Hans I. Grivelly then a resident of the County of Lewis, State of Tennessee, died on the 27th day of March, 1916, testate and that his will has been allowed and admitted to probate in the County court in and for the County of Lewis, State of Tennessee, being filed in this court, together with authenticated copies of said will and of the probate thereof in the court above named, and praying that said will be admitted to probate in this State, and that letters testamentary be thereon granted to Hulda Anna Grivelly. 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, County of Carver, State of Minnesota, on the 3rd day of October, 1916, at 10 o'clock A. M., why the prayer of said petition should not be granted.

Witness John Glaeser, Judge of said Court and theseal of said Court, this the day of September, 1916.

(Seal)

JOHN GLAESER. (Seal) (Published Sept. 8, 15, 22, 1916)

### State of Minnesota,

COUNTY OF CARVER.

Ed. F. Koehring

Came personally before me.. and, being duly sworn, deposes and says that he now is, and during all the time hereinafter menitoned, has been, the printer and publisher of the YOUNG AMERICA EAGLE, a weekly newspaper printed and published at Young America, in said Carver County, on Friday of each week.

That he knows of his own knowledge that the printed notice of Citation for Hearing on Petition for Probate of Will, of the estate of Hans I. Grivelly, Decedent

hereto attached, cut from the columns of said newspaper, was inserted, printed and published in three said newspaper once in each week for ... ... successive weeks, and that all of said publications were made in the English language. That said notice was first inserted, printed and published in said newspaper on Friday, the Sth day of Sep't. 1916

and was printed and published therein on each and every Friday thereafter until and including Friday, the 22nd day of Sep't.1916 ; that during all the time aforesaid, said newspaper was a collection of general and local news, comments and miscellaneous literary items, and regularly issued and published on Friday of each week from a known office of publication, said office being equipped with the necessary materials, presses, etc., and skilled workmen for producing same, and has consisted of not less than four pages, of five columns or more to each page, each column not less than seventeen and three-fourths inches in length, and never made up wholly of patents, plates and advertisements, or either or any of them, and has not been substantially a duplicate of any other newspaper, and has been regularly delivered each week to more than two hundred and forty paid subscribers, and that said newspaper, composed and consisting as above set forth, was printed and published in the English language, weekly and generally circulated in Carver county for more than one year next preceding the date of the first pub-

That the publisher of said newspaper has filed with the County Auditor of said Carver County an affidavit setting forth the facts required by Section 2, of Chapter 33, of the Laws of the State of Minnesota for the year 1893, and amendments thereto.

Subscribed and sworn to before me this 22nd

2,3/9

FILED

SEP 231916

John Alourer

I, Hans I. Grivelly, of Hohenwald, in the County of Lewis and State of Tennessee, 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 Executrix 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 to my beloved wife, Hulda Anna Grivelly, Two Thirds (2/3) of all my money, mortgages, checks, bank certificate and stock of whatsoever kind and nature, to be hers forever.

THIRD, I give to my beloved wife, Hulda Anna Grivelly, the free use and income and occupation of my Homestead situated in Hohen-wald, Lewis County, Tennessee, as long as she desires to make her home there, but should my beloved wife, Hulda Anna Grivelly, determine to make her home elsewhere, or if she dies, then in either case, the above mentioned Homestead shall be the property of my beloved son, Charles T. Grivelly, who now resides in Young America, Carver County, Minnesota, and he then shall be the owner thereof in fee simple.

FOURTH, I give, devise and bequeath to Mary Kleber, the wife of Frank Kleber, of Louisville, Kentucky, the sum of One Thousand, (1000.00) Dollars.

FIFTH, I give, devise and bequeath to my beloved son Charles T. Grivelly, all the rest effd remainder of my property, both real and personal, of which I may die possessed of, or to which I may be entitled to at the time of my death, after the aforesaid bequests have been paid.

IN TETIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal, the Twentyninth day of January in the year of our Lord one thousand nine hundred and twelve (1912)

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

Start Meyer ____ residing at Chaska, Minusota

Maria.

In the Matter of Proving the Last Will and Testament of Hans I. Grivelly, Decedent.

State of Minnesota,

Minnesota, being duly sworn, on behalf of the proponent of the will doth depose and say: that he is one of the subscribing witnesses to the instrument now shown here, bearing date the 29th.day of January, A.D. 1912, and purporting to be the last will and testament of Hans I. Grivelly, of the County of Lewis and State of Tennessee now here presented; that he knew and was well acquainted with the said Decedent, in his lifetime and at the time of his death; that

on the day of the date of said instrument, to-wit, the 29th.day of January A.D.1912, the said instrument was signed, sealed, executed and then and there acknowledged, published and declared by the said Decedent, to be his last will and testament, in the presence of deponent and of

of Carver County, Minnesota the other subscribing witness thereto and that deponent and the said A. Lahy

the other subscribing witness did then and there, in the presence of the said Decedent, and at his request severally subscribe said instrument as witnesses thereto.

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

And further deponent saith not. Subscribed and sworn to before me, this 19th.day of April, A.D. 1916

Judge of Probate

Most Meg 1

In the Matter of Proving the Last Will and Testament of Hans I. Grivelly, Decedent.

State of Winnesota,)
) as.
County of Carver)

of Carver County Winnesota, being duly sworn, on behalf of the proponent of the will doth depose and say: that he is one of the subscribing witnesses to the instrument now shown here, bearing date the 29th.day of January, A.D. 1912, and purporting to be the last will and testament of Hans I. Grivelly, of the County of Lewis and State of Tennessee now here presented; that he knew and was well acquainted with the said Decedent, in his lifetime and at the time of his death; that on the day of the date of said instrument, to-wit, the 29th.day of January A.D. 1912, the said instrument was signed, sealed, executed and then and there acknowledged, published and declared by the said Decedent, to be his last will and testament, in the presence of deponent and of Albert of Carver County, Minnesota the other subscribing witness thereto and that deponent and the said West Mayer the other subscribing witness did then and there, in the presence of the said Decedent, and at his request severally subscribe said instrument as witnesses thereto.

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

And further deponent saith not. Subscribed and sworn to before me, this 19th.day of April, A.D. 1916

Judge of Probate

S. A. Laty

State of Tenn.) Lewis County.)

Be it remembered, that at a regular term of the County Court of Lewis County, in the State of Tennessee begun and held on the First Monday in April 1916 at the Courthouse in Hohenwald, present and presiding W.T.Tatum, Judge and present a quorum of the Justices of said county, Math McClain Shff. and Ernest L. Sprinkle, Clk. being present, court was opened according to law and the following business was had to-wit:

It was ordered that an instranent purporting to be the last will and Testament of Hans J.Grivelly be accepted on the testamony of G.A.Gatz and Albert Heyer the subscribing witnesses there-to and that Ahe same be made of record in the Record of Wills.

State of Tenn.)
Lewis County.)

I.Ernest L.Sprinkle, Clerk of Lewis County and State aforesaid do hereby certify that the above Will was proven in open court by the depositions of G.A.Gatz and Albert Meyer to be the last Will and Testament of Hans J.Grivelly deceased.

Witness my hand and soal of office this April 20,1916. Ernest L.Sprinkle, Co.Clk.

State of Tenn.)
Lewis County. )

I, Ernest L. Sprinkle, Clerk of the county court of Lewis county Holden at Hohenwald, in the State aforesaid, do hereby certify that the foregoing is a true and corect copy of the Last Will and Testament of Hans J. Grivelly as proven in open court by the depositions of G.A. Gatz and Albert Meyer.

I also hereby certify that the copies of said deposition and the order of the court and the certificate of probate of said will are true and correct copies as appears of record in my office. Witness my hand and seal, of office this Sept. 2, 1916.

Ernest LeSprinkle co. 01.



State of Minne	sota, (ss. Special Term.
County of Caracr	sota, Special Term.  Hela October 3rd 1816
n the Matter of the Last Will and	1 Testament and of the Estate of
Haus J. Give	
He it Beme	mbered, That on the 3rd day of
	19/6 188, pursuant to notice duly given, and to the
statute in such case made a	nd provided, at the Probate office in said County, before me,
	leeser Judge of the Probate Court of
said County the foregoing and	d annexed authenticated copy of the last Will and Testament of
Coust V.	Trivelly late of Hohenedald Lewis &
in the State of Secretary	Court of Leeves County, in said
state of Jennesse	and the said testator having left read estate in said
	on which said Will may operate, was on said
	nd admitted to Probate as and for the last Will and Testament of
said deceased.	
In Testimony Wher	cot, I have hereunto set my hand, and affixed the scal of the
	Probate Court of Caraer County, at
2000000000	Probate Court of Caracr County, at The City of Charles in said County, this 3 od day of October 191
L. S.	-188
00000000000	
•	John Hlaster Judge of Probate.
Attest:	
***************************************	Clerk of Court.

No. 2319

The State of Minnesota.

IN PROBATE COURT,

County of Caron

IN RE ESTATE OF

Hans J. Grincely, Deckused.

EXEMPLIFIED COPY of WILL.

Received

188....

Judge of Court.

Filed, allowed and recorded this

...day of

Judge of Court.

State of Tennessee Lewis County.

the county of Lewis, State of Tennessee, was begun and held at Hoben-wald, Tennessee, on the first Monday in March 1917, present and presiding W.T.Tatum, judge of said county, Ernest L. Sprinkle clerk of said court and G.C. Christian Sheriff of said county, present when ERM court was opened in due form of law and the following EN proceedings were had and entered on the minutes of the court.

It was ordered that the final settlement of Mrs.Hulda Ann Grivelly, Executor of the will of Hans I. Grivelly, Dec'd., be received and made of record on the Guardian and Administrator's Settlement Book.

State of Tennessee

I,Ernest L.Sprinkle,County Court Clerk in and for said county and State, do hereby certify that the above is a true and correct transcript of the proceedings had in the above named cause as appears of record in my office.

Witness my hand and seal at Hohenwald, this December 21,1917.

County Court Clerk

#### FRED L. SCHUBERT ATTORNEY HOHENWALD, TENN

Mortenes	*4000
	E000
Telephone Stock	1200
Lots	500
Turnherr	2300
Spies	250
Bank Account	328.3I
Cash	50
Kleber loan	700
Bill paid	33
Interest paid	120
Bill paid	ББ
Total	\$14536.31
Funeral expenses and bills	291
Balance	\$1424E*81
Two thirds of this amount equals	\$8496.68
Remains	\$4748.65
Kleber Legacy	1000.00
Balance to C. T. Grivelly estate	3748.65
C. T. Crivelly also gets personal property 4rugs about \$50. Pooks 200	
Office furniture \$40. also office 1	otter
press, harness, sadile, &c.	
The above will be paid as follows	Mortgages \$8000. Tel. St ck 400 Lots St Paul 166.65

182 Total \$3748.35

I agree to sell the personal property listed above and pay over the money for same. I agree to keep up the property in Cohenwald until given up to C. T. Grivelly. House and lot and other improvements are now worth about\$1600 to \$1800.

Executrix H. . Grivelly.

Onsh

# State of Minnesota,

#### IN PROBATE COURT

County of Carver	1 88.	IN PROBATE CO	OKI
	AMP OF		
16. J. Grwelly	Decedent.	Inventory and A	ppraisement
	OATH OF APPR	AISERS.	
State of Minnesota,	88.	( , 20	
County of Carber		Clibers Wey	
J.M. Chets	do solemnly su	vear, each for himself, that I	will faithfully and
(Justly perform all the duties of the o)	ffice and trust w	nich I now assume as apprai	ser of the estate of
	, decedent	, to the best of my ability. So	Help Me God.
25 % day of Horesel	before me this	100	
		Albert MI	eya
John Hauser		& M Ches	
Hotory Public, July Caraine	County, Minn.		K
My commission expires		0	
INVEN	NTORY AND AP	PRAISEMENT.	
The undersigned representative	of the estate of the	e above named decedent, rep	resent. $S$ and
show S to the court,—			
That the following is a true and con			
real and personal, which has come int knowledge after diligent search and in			
	CLASS		
	REAL ESTA		VALUE
(a) The homestead of decedent, be	eing in the Count	y of	
State of Minnesota, described as follo	}	*	8
			V
(b) All other real estate of decede	out being in the	ounty of Passage	****
State of Minnesota, described as follo		ouncy of c. av vice very	"
11		<i>t t r</i>	
Rogers Hendrides On	re on Sub	1 36	•
Rogers Mendrides to	to to to	e biling St Taul.	\$ 100-00
		, , , , , , , , , , , , , , , , , , ,	

Total value of real estate	\$
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	
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods  CLASS III.	. \$
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:	\$ \$
CLASS II.  Furniture and household goods described as follows:  Total value of furniture and household goods  CLASS III.	\$ \$
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:	\$ \$
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:	. \$
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:	\$ \$
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 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 corporations	\$ \$
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.	. \$
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 corporations	. \$
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 corporations	. \$
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 corporations	. \$

### CLASS V.

Mortgages,	bonds,	notes	and	other	evidences	of	debt:	(Here	list	any	written	obli-
gations of	ann kir	ad due	ane	Lowin	a decedent							

261 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Telephone (Inc.)	70	3000-
20 - 101			373	1000
huss Harms	Y	Z .		1000
uns barns	•	Z	476	7000-
Total value of mortgages, bonds, notes,				8.9.000°
All other personal property: (Here list machinery, etc.)	CLASS VI.	, annual	s, farm crops	s,
	******			\$
Total value of all other personal proper	ty			ş
	SUMMARY			
e total value of all the real estate of decode	nt, as valued by the	appraise	ers herein, is	s
The total value of all the personal prop				
ers herein, is			* * *	s9.4.0.O.
ne total value of the entire estate of deceder	nt, as valued by the	appraise	ers herein, is	8.9.500
PATTO 122 No. 2 120 1				
Respectfully submitted,				

VERIFICA	TION
State of Minnesota, County of Carver	Culda a Grivelly
being duty sworn, on oath says, that she is the	· · · · · · · · · · · · · · · · · · ·
that She. ha.S. read the foregoing inventory subscri	
thereof, and that the same is true of herown know	
information and belief, and as to those matters	
Subscribed and sworn to before me this 3. C day of Ceto, ber 191.6.	41 00.
Enest L. Shringell	V There to Granely
Notary Public Ly Court Clerk	Representative
My commission expires	Representative
The same parties are secured to the same and	
CERTIFICATE OF A	PPRAISERS.
State of Minnesota,	
	the undersigned appraisers, duly appointed by
the Probate Court-of	County, Minnesota, to appraise the estate of
	, Decedent, having first duly taken and sub-
scribed the oath prescribed by law and hereto annexed, h	
examined and considered the inventory of said estate del	
estate and the property therein described and have faithful	
ledge and ability, appraised the said property, and set de	own opposite each item thereof in figures the
value thereof in money, and have footed up by itself the	amount and value of each class of said proper-
ty, and of the whole of said estate.	
Dated 25 day of Norece	A. D. 19/6.
the state of the s	albert Meyer
	Cm arell
1000	Appraisers.
The second of th	
File No. 23.9  Etate of Minnesota,  County of Carber  PROBATE COURT  IN THE MATTER OF THE ESTATE OF  Land C. Charles  Decedent.  Decedent.	day 197
Dog Day	S.  S. day  L. A. D. 19,  Classe  Probate Court
TE of AMinne County of Carber BATE CO	2 2 D 200
A S S S S	3 3 0 2
ate of APA  County of C  OBATE  MATTER OF  ORY and AP	The state of the s
MAT RY	Esta disen
File No. 23/9  State of Milimnesota  County of Carber  PROBATE COUR  THE MATTER OF THE ESTATE  And County  Decede	tal Appre
File No. 23/9  State of Alliumesoti  County of Carber  PROBATE COUR  IN THE MATTER OF THE ESTATE  Acced  NVENTORY and APPRAISEM  Total Personal  S.	Filed this  Filed this  Filed this
	5 2

# State of Minnesota, County of Carber.

# IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Haus & Grively pecedent.

Order of Hearing on Petition for Probate of Foreign Will.

Certain instruments purporting to be authenticated copies of the last will and testament of
Haces I Knively and of the probate thereof in the County.
Court in and for the County of Lives State of Timessee
having been presented to this court, and the petition of Huelda Anna Krivelly
being filed herein, representing, among other things, that said decedent, then being a resident of the
County of Aledis State of Ismesse died testate in the
County of State of Jennessee on the 27th
day ofMarch
Carver State of Minnesota, and that said instrument has been allowed and admitted to
probate as his will in the Court above named, and praying that said will be allowed and admitted to
probate in this state, and that letters Jestacce tany
be issued thereon to. Bulda acera Strongly
IT IS ORDERED, That said petition be heard before this court, at the Probate Court Rooms in the
Court House, in The Cily of that he County of Caraer
State of Minnesota, on the And day of Oslaber
at
ing and said matter, and that such citation be served by the publication thereof in
The Joung according to law.
***************************************
8.+-
Dated O. Stean ler 5. 1. 191 . 6.
By the Court,
John Hlaiser
Probate Judge.

No. 23/9

State of Minnesota, County of Carber.

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

waies & Drively

Order of Hearing on Petition for Probate of Foreign Will

Filed this 5 %

.....day of

No.

1916, and recorded

in book " V

Clerk-Judge of Probate Court.

N= 9000

ECT	T A "	TT	0	_
EST	AI	E	U	Γ

# State of Minnesota, County of Carber In Probate Court.

in the Platter of the Estate of		
THE STATE OF MINNESOTA TO Hulda		
Mary Kleber, and		
A 555555555555555555555555555555555555		
all persons interested in the allowance and probate of	he will of said decedent: T	he petition of
Hulda Anna XXXXXX Grivelly, representing	g that Hans I. Gri	velly
then a resident of the County of LOWIS	Tennes	1886
died on the 27th day of	h 1016	
has been allowed and admitted to the	County	estate and that his will
nas been aubwed and damitted to probate in		court in and for the
County of HOWAS State of	Teimessee	being filed in
this court, together with authenticated copies of said	vill and of the probate the	reof in the court above
named, and praying that said will be admitted to prof	pate in this State and that	letters
Testamentary		he thereas assist to
Hulda Anna Grivelly,	NOW WINDS	. be thereon grantea to
	NOW THERE	FORE, you and each of
you, are hereby cited and required to show cause if Court Rooms in the Court House, in the City of	any you have, before this Chaska: ounty of	court, at the Probate
State of Minnesota, on the 3rdday of .		
		. 191 , at <del></del>
o'clock	nould not be granted.	
WITNESS THE John	n.Graeser	Judge of said Court,
and the seal of said Court, this	5th	of. September
Seal 191.6.	100.	
\	( X 7/2 H	lacer.
* *		Carrer
A MANAXX XXXXXXXXXXXXXXXX	Junge-Cier	★—of Probate Court.

State of Minnesota,
County of Carver.

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Citation for Hearing on Petition
for Probate of Foreign Will

Duc service of the within citation admitted this
day of

County Treasurer.

Filed this
1916.

Cherk-Judge of Probate Court.

No. 2001.

LETTERS TESTAMENTARY.	(Box 19.)	Marshall & Bruce Co., Stationer	s. Nashville, Tenn
STATE OF TENNESSEE		is COUN	
To Lueda ann Srive	fly -		
A Citizen of	ewis	County;	
WHEREAS, It appears to the Court here the	ut Hans	I. Frivilly	,
late of said County, is dead, and hath made is pointed Luclda Au Grielly in Court, and proved as the land in the l	his last Will and Tes  Execut Ktot	tament in writing, in wh he same, which Will bath	ich he hath ap-
as the taw directs; it is th	erefore ordered by the	said Court that Letters T.	estamentum of
an ana singular the goods and chattels, rights	and credits of the said	Haus I In	velly .
These are therefore to		having been qualified acc	cording to law.
These are, therefore, to empower you, the sa	id Aulda A	in Thelly to	enter into and
, deceased, and the same in w	our possession take mi	Commence of the Commence of th	/
I de interes to make and	return to our ensuing	g County Court, and all ju	ust debts of the
all the legacies contained and specified in said	. deceased, to pay; of Testament, as far as	and also well and truly po the said goods, chattels, an	ty and deliver
Witness Ences I Should			
May 19/6, and the	13 9		day
	Enust !	Sprike	ndependence, Clerk.

# State of Minnesota, County of Carber

## IN PROBATE COURT

1909

In the Matter of the Estate of
Caus & Decedent.

Final Account and Petition for Settlement

Your petitioner respectfully represents and shows to the Court:

First-Thatshe 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 hereigh final account of here said administration, which is as follows, to-wit:

#### RECEIPTS

Personal property described in	the	inv	ento	ry		-	-	*	8	950000
Personal estate omitted from	the	inve	nto	·y		-	-	4	\$	
Gain by sales above appraised	val	ue	*	*				*	8	
$Cash\ from\ sales\ of\ real\ estate$	-	-	-		÷	-			\$	
Cash from rent of real estate	-	-		-			- 1	-	\$	
${\it Cash\ from\ interest\ and\ profits}$			-			-		-	8	20000
Cash from other sources -	-	-	-	÷	-	*	×	÷	\$	
	101 E								8	
****************								#21#.	8	
***********			***						\$	
*********									8	
$Total\ receipts\ from\ all\ sources$		-				-		*	8	970000

#### DISBURSEMENTS

#### I. FAMILY

1000 1000	TOTAL ST		ACCUPANCE OF
Maintenance of family of decedent Voucher No8	20	0	00
II. EXPENSES OF ADMINISTRATION			
Loss from sales of personal property at less than appraised			
valuation Voucher No\$			
Cash paid to appraisers for services Voucher No\$			
Cash paid for publications of orders Voucher No\$	/	5	00
Repairs to real estate Voucher No\$			
Cash paid for insurance Voucher No\$			
Expenses of representative Voucher No\$			
Compensation of representative Voucher Nos		1 3	
Fees of Attorney Voucher No \$			
Certified Copies of Julge of Sabate Voucher No 8		5	00
Recording Letters and Decree Voucher No 8		2	50
Voucher No\$		30.00	A JOHN III
Total expense of administration	2	2	57
	100	20	militing.

APPOINTMENT OF CEARING	(Box 168.)	Marshall & Bruce Co., Nashville, Tenn.
State of Tennesse	e, Lewi	County.
samuala for	ewis	n and held at the Courthouse in the town ofCounty, and State of Tennessee, on the First
Monday in May , 196, it being the 139 year, present and presiding in said Coalso Math McClair	ourt Hon	Johnst J. Shrinkell
When the following proceedings were had: Mrs.	ing of the	will of Hous I.
State of Tennessee,	Lewi	County.
Wy Hulda ann	Grivelly markett	
sum of Jan Thomas	ud	ly bound to the State of Tennessee in the penal
Witness our hands and seals this 22	day oflul	DOLLARS.
THE CONDITION OF THE ABOVE OBLIGATION	IS SUCH:	1
That whereas, the above bound . Tull	da Ann	Grivelly
has been appointed the will	of House	I. Frivelly
minor heir of-		
Now, if the said Asigla Ann. Ar are or may be required of her by law as full force and virtue.	welly such the thing then thi	shall well and truly perform the duties which sobligation to be void; otherwise to remain in
	Xulda	ann Trivelly (Seal)
	And I	Lehulest (Seal.)
	9.Mi	arbett (Seal.)

LETTERS TESTAMENTARY.	(Box 19.)	
	(2)	Marshall & Bruce Co., Stationers, Nashville, Tenn.
STATE OF TENNESSEE	E -100.	
· · · /	L. Ca	COUNTY.
12 Aliche 12 16.		
To Lueda anu Srive	lly	
A Citizen of		County:
WHEREAS, It appears to the Court here th	West X6.	1 6.
late of said II	- Jours	Juvelly .
late of said County, is dead, and hath made	his last Will and T	estament in writing in which to the
pointed Lulda aun Grwelly		arreing, in which he hath ap-
in Count	Executry	othe same, which Will hath been exhibited
in Court, and proved as the law directs; it is the	erefore ordered by t	he said Count that I am
all and singular the goods and chattels, rights		1 0 Lestamentary of
The same charters, rights	and credits of the so	id Hans I Troubly
deceased, issue to the said Hulda Ami	Invelly	having been modified
These are, therefore, to empower you the	411	and qualified according to law.
These are, therefore, to empower you, the sa- upon all and singular the seed of the sa-	in sulda	the Greelly , to enter into and
upon all and singular the goods and chattels, re	ights, and credits of	the said Klass & & .
deceased and the		mostly
true and perfect inventory thereof to	our possession take 1	wheresoever the same may be found, and a
. T/ . O Pa .	return to our ensui	ng County Court, and all just debts of the
myelle	donner 1	
all the legacies contained and specified in said thereunto extend and the law charge up.	Testament as for a	and also well and truly pay and deliver
thereunto extend and the law charge you	to tunicati, as fair a	s the said goods, chattels, and credits will
Witness Encest J. Struck		
J. Spinus	a, Clerk of said Co	purt, at office, this
of May 19/6, and the	139	
/	07	ggr of American Independence.
	Comments	Mrulke.
	- muy o	Clerk.

., D. C.

*

APPOINTMENT OF CHARLES	ix	(Box 168.)		Marshall & Rose (	Co., Nashville, Tenn.
State of	Tennesse	e, Jeu	us-	County	
Monday in May the 139 year, present and also Math M When the following proceedings	for for 196., it be	ounty Court was being the	egun and held County, ay of said month	at the Courthouse and State of Tenn and of the American Land of the American Land Land Land Land Land Land Land La	e in the town of
	sashville, Tenn.	A Bruce Co., Stationers, 2	HadstaW.		
					.4
+	. Aralo				
	<i>I</i> '		pənssı		
	Deceased.	*			
		fo ұпээх <u>д</u>			
Whereas, It appearing to the sinor, and the Court being satisfied qualified according to law, and You are, therefore, authorized ands, tenements, and hereditaments are goods chattels, and other persons deemed accessary; to return to one into your hands or possession and the duties required of you quired, to make final settlement is sidue of said estate, including the Witness.	sfied as to your rig the Court having on to take into your s belonging to	the to the Guardians of the dered that Letters of possession, for the date hereof a ly an account of the date hereof; and to said Guardians and pay to the perferom. Herein fail	g such suits or a statement, on o profits and dis to renew your b ip, and upon th on lawfully authort.	said ward, the said ward, the said ward, the said ward, the said ward, of all the esta bursements thereo hould as such and	the profit of the, and also thereto as may the which shall f; to return a faithfully per- re, or sooner if the same, the
	10, and the	ye	of American		day
i, Enust So reby certify that the foregoing is a Sivelly Especially	Stricker true and perfect of	Clerk of the Co	unty Court of th	county.  e aforesaid County s of Helde	and State, do
Given under my signature and		Common	/ /	Tenn., this .	deceased.

C-1-1-1-1	medicines	Z Z - Voucher N		40,000 377	m. 200 000		
Cash paid for		Voucher N	0\$	-		_	
Total exp	enses of last sicknes	9	- 8				
Cash maid for		FUNERAL EXPENSES					
Cash paid for		Voucher N		The second second		27.3	
Cash paid for		Woucher N			6 (1999) (1969)	1571	
	livery service - burial service -	Voucher N		50000 5000			
Cash paid for		Voucher N					
	eral expenses -	Voucher N	0\$	70000			
Total Jan	erui expenses -	V. TAXES	- 8				
Personal prope	ata tan	62					
Real property		· · · · · Voucher No					
······································		Voucher No					
Total taxe		Voucher Ne					
1000 0000	o para		- 8				
		VI. CLAIMS OF CREDITORS					
Cash paid in s	ettlement of claims of cre	editors as allowed by the Court as follows:					
Claim No.	Voucher No.	NAME OF CLAIMANT		AMOUNT			
				1 1	AMOUN	. 1	
			.8				
			8	**** ***** .			
		97	\$				
		tlone	.5				
			S				
			S		9981 001111 111	444	
			77.1			127	
			8	000 (00000) 14			
			8		200 10000-1000		
			\$		200 2000 200		
			\$ \$ \$		20 2000 100		
Tabel and			\$ \$ \$				
Total amoun	at of claims paid and	settled	\$ \$ \$ \$ - \$				
Total amoun		settled CIES AND BEQUESTS	\$ \$ \$ - \$				
· ,			- 8				
· ,	VII. LEGA	remal Superty given to	- 8				
· ,	vII. LEGA led 13 yall civelly as pre	remal Superty given to	- s	2 /			
· ,	vII. LEGA led 13 yall le welly as fre welly so adi	remal Priperty given to Will and fraid to in y Esty Chas T. Grielly	- \$	31	25	8.	
· ,	vII. LEGA led 13 yall civelly as pre	remal Superty given to Will and fraid to un y Est y Chas T Erwilly	- s	31	25	8,	
e Undivid les T. Gr. dia Gr. est. 2 \$ 100 inter for to	vII. LEGA ed 13 yall e welly as fu welly so add the Probate Com	remal Priperty given to Will and fraid to in y Esty Chas T. Grielly	- \$	31	25	8.	
e Undivid les T. Gr. dia Gr. est. 2 \$ 100 inter for to	vII. LEGA led 13 yall le welly as fre welly so adi	remal Priperty given to Will and fraid to in y Esty Chas T. Grielly	- \$	31	25	8.	

III. EXPENSES OF LAST SICKNESS

State of Minnesota, ss.

# IN PROBATE COURT

In the Matter of the I	state of
06 11	
Yours Livelly	
	Decedent.

Final Account and Petition for Settlement

Your petitioner respectfully represents and shows to the Court:

First—That the 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 herefinal account of here said administration, which is as follows, to-wit:

#### RECEIPTS

Personal property described in	the	inv	ento	ry	-	-	-		8	950000
Personal estate omitted from	the	inve	ento	$\cdot y$	-	-	-	-	8	
Gain by sales above appraised	vali	ie	-	-	-	-	-	-	8	
$Cash\ from\ sales\ of\ real\ estate$			-		*	-		-	\$	
Cash from rent of real estate	-	-	-			-	-	-	\$	
Cash from interest and profits	-		-	*		-		-	8	20000
Cash from other sources -	-	-	-	-	-	-	-		8	
*********									8	
**************									8	
***************************************									\$	
*************************									8	<u></u>
Total receipts from all sources	-	-				-		w	8	970000

#### DISBURSEMENTS

#### I. FAMILY

Personal property selected by and turned over to surviving spouse Voucher No\$						
Maintenance of family of decedent Voucher No8	,		0	0	00	
II. EXPENSES OF ADMINISTRATION						ı
Loss from sales of personal property at less than appraised	1500	508 H	ART 18			
valuation Voucher No\$						
Cash paid to appraisers for services Voucher No\$	140000			100		
Cash paid for publications of orders Voucher No\$	mm -		/	5	00	)
Repairs to real estate Voucher No\$					************	
Cash paid for insurance Voucher No\$	20000			24944		
Expenses of representative Voucher No\$	14.1411					
Compensation of representative Voucher No\$		2011		110000		
Fees of Attorney Voucher No8	*****					
Certified Copies of Julgary Subate Voucher No 8	451545	0		5	00	)
Cecordary Letters and Decree Voucher No 8	*****		90 90	2	50	
Voucher No\$	1224					
Total expense of administration			2	2	50	
		1			( )	

# RECAPITULATION

m	0 970000	Disbursements
Total receipts from all sources	\$ 970000	
Total disbursements and credits as follows:	\$	8 0000
1. Family	8	s 20000
2. Expenses of administration	\$	8 2250
3. Expenses of last sickness	8	\$
4. Funeral Expenses	· - 8	\$
5. Taxes	- \$	8
3. Claims of creditors	· - \$   .x.	8
. Specific Legacies to Chas V Zuelly	- 8 14	8 3/2582
. Residue of personal property for distribution -	- 8	8 63 5168
Total	-8 970000	8 970000
Fourth—That there is also belonging to said estate	e for distribution certain re	eal estate as follows:
The homestead of said decedent, in the County of	*****************	State of
innesota, described, as follows:		
Also those other tracts and parcels of land in the Contate of Minnesota, described as follows:		zy
Block 6 Rogers Hendriches	Lito to A	Paul.
a regen remaines à	LAND CO. P.	raul,
e above residue a the Pour of	7 - 1	
	reperty ansists	1
- Comme	/	7
Muta in Cottata	+ 1 -	7
Murtgage given & Trity Buckens	tur recorded : Dert ?	7 Jeans 70 \$ 4000 -
Mutgage given & Trit Buckerit	En recorded : Sect 2	Jegg 70. \$ 4000-
Mutage given & Trit Buckent Mutage goin & Christ Harries re Mutage given & Christ Harries re	Ended Book Z.	Jegg 70. \$ 4000 - lecy 175 \$ 1000 -
Mutgage given & Trity Buckent Mutgage given & Christ Harries re Mutgage given & Christ Harries re 8 shares Star Clephone Co.	un recorded : Sort Z. p.	Lege 70. \$ 4000- licy 175 \$ 1000- cage 476 \$ 1000-
Mutage given & Trit Buckent Mutage given & Chies Harries re Mutage given & Chies Harries re 8 shares Star elephone Co.	in recorded : Sort Z anded : Book Zi p anded: Book Zi p	To fear 70 \$ 4000 - (ray 175 \$ 1000 - cage 476 \$ 1000 -
Mutgage given & Trit Buckerit Mutgage given & Christ Harries re Mutgage given & Christ Harries re 8 Shares Star Sephone Co.	in recorded Sect 2 anded Book Zip ander Book Zip	Jegge 70. \$ 4000- lecy 175 \$ 1000- cage 476 \$ 1000-
Mutgage given & Trit, Buckent Mutgage given & Christ Harries re Mutgage given & Christ Harries re S Shures Star Clephone Co.	in recorded : Soch Zinded : Book Zing anded : Book Zing	Lege 70. \$ 4000- lege 476 \$ 1000-
Mutage given & Trit Buckent Mutage given & Christ Harries re 8 shares Star dephone Co.	in recorded : Sort Z anded : Book Zi p anded: Book Zi p	J. frage 70. \$ 4000- (reg. 175 \$ 1000- cage 476 \$ 1000-
Mutgage given & Trit, Buckent Mutgage given & Christ Harries re On 8 shares Star Clephone Co.	Ended : Book Zi	Lege 70. \$ 4000- lege 476 \$ 1000-
ellertgage given & Trit, Buckent Mutgage gover & Chais Harries re Mutgage given & Christ Harries re 0 8 shares Star Clephone Co.	in recorded : Soch Zinded : Book Zinded : Book Zinded ;	J. frage 70. \$ 4000- (rcy 175 \$ 1000- cage 476 \$ 1000-
Mutgage given & Trit, Buckent Mutgage given & Christ Harries re o 8 shares Star Celephone Co.	Ended Book Z. p	J. Jeans 70. \$ 4000- licy 175 \$ 1000- cage 476 \$ 1000-
Mutgage given & Trit, Buckent Mutgage given & Christ Harries re o 8 shares Star Cephone Co.	in recorded: Soch Zinded: Book Zinded: Book Zinded	J. frage 70. \$ 4000- (reg. 175 \$ 1000- cage 476 \$ 1000-
Mutage given & Tret, Buckent Mutage given & Christ Harries re 8 shares Star Clephone Co.	Ended Book Z. p	J. Jeans 70. \$ 4000- leans 175 \$ 1000- cage 476 \$ 1000-
Mutgage given & Trit, Buokent Mutgage given & Christ Harries re Mutgage given & Christ Harries re o 8 shares Star Telephone Co.	Ended : Book Zi	J. Jeans 70. \$ 4000- licy 175 \$ 1000- cage 476 \$ 1000-
Mutage given & Trit, Buckenst Mutage given & Christ Harries re 8 Shares Star Cephone Co.	in recorded : Soch Zinded : Book Zinded : Book Zinded : Je	J. Jean 70. \$ 4000 Gray 175 \$ 1000 cage 476 \$ 1000

Fifth-That said decedent died on the ..... 2.7. day of ... March testate, and left, him surviving ...... bulda ( Swilly his widow. who are theseidney begaters and devisers of the Estate of dec in State fillumies of the of said decedent, and the persons entitled to the residue of said estate. in said State WHEREFORE, your petitioner prays the order of this Court, fixing a time and place for the hearing of this petition and an examination of his final account and the settlement and allowance of the same; and that, upon said hearing, the Court issue its final decree, assigning the residue of said estate to the persons thereunto entitled. Dated farmany. 2. 9. 19!7. Hulla A. Grivelly Petitioner.

tate of Minnesota,

County of Carrer 188.

County of Carrer 188. State of Minnesota, being duly sworn, on oath says that the is the person who made the foregoing petition; that the knows the contents thereof, and that the same is true of how own knowledge, except as to those matters therein stated on Mainformation and belief, and as those matter the believes it to be true. L. Almera . A. Grinelly ... .. Subscribed and sworn to before me this .... day of James ny . 1917 Jenus ..... County, Minnesota, My Commission Expires..... Note (1)-Insert "Sole devisees" or All the heirs at law," as the case may be Final Account and Petition for PROBATE COURT IN THE MATTER OF THE ESTATE OF Haus Chrosely State of Minnesota, Hearing and Allowance County of Carber Thereof.

### State of Minnesota

County of Carver

# IN PROBATE COURT

In the Matter of the Estate of Heave Phiaeele

LETTERS TESTAMENTARY

10. Olecas emis Wevely

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 vour 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.

October 19/6

Probate Judge.

(COURT SEAL)

No.2319

# State of Minnesota

County of Carver

# In Probate Court

IN THE MATTER OF THE ESTATE OF

Hans I. Grivery

Letters Testamentary

Filed this ... 25 to day of October

A. D. 19 15 and recrorded in Book

) The flower

...... grange Probate.

# State of Minnesota,

County of Carber

# IN PROBATE COURT

In the Matter of the Estate of	
Hans I Trivelly	BOND
Decededit.	
ENOW III WOULD O	
KNOW ALL MEN BY THEST PRESENTS,	the state of the s
on the county of Survey, State of Minnesota, as prin	neinal and
Albert Mayer E	1. areta
of said County and State, as surcties are held and fi	irmly bound to the Alaces
Judge of Produce of Corver County Minnesota in the	the sum of
of the Onited States, to be paid to the	Said Judge of Probate or his suggestion in the
once payment will and truly to be made, we bind o	urselves our and each of our hair
figure cors, formery and severally, firmly by	these presents
Friegely who has been an	the above bounder Kielda auna
named Haves I have been app	
well and faithfully discharge all the duties of his tri	ust as representative of the state of the st
the configurion shall be void; otherwise it shall	be and remain in full force - 1
WITNESS, our hands and seals this	day of A 19/6
Signed, Sealed and Delivered in Presence of	110 00.
	Topleta . A Grandly (Seat)
Hwistack	Mbus Meyer (Seal)
*** ***********************************	
& M arrishon	(Seal)
1 MOR Start	(Seal)
Goles & Color	(Seal)
ACKNOW! =	
ACKNOWLE	DGEMENT
State of Minnesota,	
County of Curver Xersis	
County of Career	
BE IT KNOWN, That on this, 9	day of October
BE IT KNOWN, That on this personally appeared before me. Hella a	unday of Clatur A. D., 1916.
********************************	
to me well known to be the same persons who executed ledged the same to be their own tree ast and decided	the foregoing bond, and they severally acknow-
ledged the same to be their own free act and deed, and poses therein expressed.	that they executed the same for the uses and pur-
Entered Compressed.	of the last
	Co Cle Notary Public, Garrier County, Minn, Per
My	commission expires

# JUSTIFICATION

1.00	of Minnesota, ss.	***************************************	
	Meyer and	Im aret	_
of Minnesota, the said	that he justifies upon the foregoi best. Meyeri M. Aret	ng bond as follows: in the sum of leigh	and freeholder of and in the State  1. ThomsandDollars  1. ThomsandDollars
the said			
	respectively is worth <del>double</del> the si s and exclusive of his property e.		tifies over and above his debts, and
25th Nota	bed and sworn to before me, this day of		d. Meyer
My commission		PROVAL	
State  Co  do swear that  forces	of Minnesota, sunty of Carber  I will faithfully and justly perform	1,2.17.	Judge of Probate.  Judge of Probate.  A Chuca Krevesly  office and trust which I now as-
	y ability. So help me God.		Coto by M. 1916  Public, Carrer County, Minn Tens
State of Minnesota, County of Carber	<b>3</b> 00	Bond and Oath of Representative	Filed this 2.6-f. day of October 2.6-f. day of a said bond recorded in Book 3  Bonds, puge 199 of Probate ords.

	MENT.				EN PRESS PRINTING CO., MARKATO M J
State of Minnesota	ı. )				
County of Garver	ss.	On this	25	day of O	tober 1916
before me, æ		wit	thin and for s	eaid County, p	ersonally appeared
Albert Meye	VV	9 m a	ret,		
to me known to be the person S descrit that he executed the same as	tiv free	e act and deed.		instrument,	and acknowledged
		(		54. L	
		******************************	the state of the s	A STATE OF THE PARTY OF THE PAR	

# State of Minnesota, County of Garace IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Hans I. Grévely.

ORDER ADMITTING FOREIGN WILL TO PROBATE.

The above entitled matter came on to be hea	rd by the court, on the Gree day of the petition of				
Vulus uma vuriny	praying for the admittance and allowance of the				
vill of said decedent to probate; and the court, I	having heard the said petition and the evidence in				
support thereof, and examined the said will and the authentication thereof and the files and reconnected matter, finds the following facts:					
They your On	nerica Eagle wed on the 5th day of September 1966				
" of many as	- dage				
f the citation of this court for said hearing issu	sed on the 3 % day of Specieur 1966				
s required by law	,				
	The second secon				
	, .				
Second That said decedent died on the	27th dayof March 1916				
Second.—That said decedent died on the	La v				
in t	he County of Peace				
tate of Jennessee	Leaving a last will and testament, in which				
Hulda an	iona Krivelly				
amed and appointed to be executor thereof	(1)				
	and the second s				
Thind That and a will of a day and a					
Intra.—Inat sata witt of sata decedent was	duly proved, allowed and admitted to probate in and				
the carry court in	and for the County of Acces				
tate of Jinnessee , on the	and for the County of Lessis  3rd day of pril 1986  Try thereon on the				
id letters Interessel	3rd				
Lild a G	T- thereon				
sued to Mula Unica Vriv	elly on the				
day of May	1966				
	(2)				
	-				
Fourth.—That the	court above named, in which				
e said will was proved, allowed and admitted t	to probate, was a court of competent jurisdiction to				
low said will and admit it to probate, and that it does not appear that the order and decree of said					
urt allowing said will and admitting the same to probate is not still in force.					

Fifth -That said decedent died seized and possessed of certain property and estate, described in said petition, lying and being in the County of Corner State of Minnesota, and that it is necessary and expedient that said will be allowed and admitted to probate in this court, and the said property and estate administered herein and under said will. Sixth.—That Hulda Anna Crively whose Post Office addysor is Hohenwoold in Lewis County, State of Jenneste is a suitable and competent person to act as Executive of said will and said estate in this State. It is Therefore Ordered, That said will be allowed and admitted to probate in this State, and that said authenticated copies of said will and of the said probate thereof be filed and recorded in this court; and that said Hulda auca Grivese, be, and hereby is appointed Executive of said Estate of decedent; and that upon the filing by ther in this court of the oath required by law and her bond in the sum of Eight Threesand conditioned according to law, and the approval thereof by the judge of this court, letters Juliane Tong her issued. Dated October 3 and 1966 Probate Judge. Note (1) If one appointed failed or refused to act, died or resigned, state facts. Note (2) If one appointed failed or refused to act, has died, resigned, or refuses to act in this state, set out facts. Note (3) If same person named in will, or appointed in other state, so state here. IN THE MATTER OF THE ESTATE OF Jother Received Judge of Probate. ORDER ADMITTING FOREIGN WILL TO PROday o State of Minnesota, BATE AND APPOINTING EXECUTOR OR-ADMINISTRATOR WITH WILL ANNEXED. alober 1966 un Recorded in Book Robat Ruser of Order Hans of Grenole, PROBATE COURT. County of Colours Filed this. Page 575

2319

News Print, Watertown, Minn.

Order discharging Executor or Administrator

State of Minnesota,	In Probate Court
County of Carver	· 00.
IN THE MATTER OF THE CO.	Haus J. Lievely DECEASED
	o appear to the satisfaction of this court that
Hulda	1 a. Drevely
Tous subre	
and conditions of the final decree of	listribution of said estate duly made and filed in this court, and ha paid over
to the distributees named in said fine	il decree all moneys, funds and property to them awarded by said final decree,
and ha.N. fully complied with all of	her orders and decrees of this Court relating to said estate, and ha. in all
things well, faithfully and fully adm	inistered said estate as such . Executive
IT IS THEREFORE ORDERE	ED AND DECREED, That said Egg a selving
of said estate and the sureties on	bond, be, and they hereby are, forever asscharged and receases
from all further duties and liabilities	es in the matter of said estate and of said trust.
Dated this 3 ml	day of March A. D. 191.7.  John Houser  Judge of Probate, Carrer County, Minn.
(SEAL)	

No2319

# IN PROBATE COURT,

County of Carver

In the Matter of the Estate of

Order Discharging Executor or Administrator

Filed this .... 3 r.l ... day of Recorded in Book .... 5. of Orders

Page 6.0 The Flacker
Judge of Probate

# State of Minnesota, County of Carver

In the Matter of the Estate of

# In Probate Court

Hans Triarely House	1. Th	Deced	(hy)	OR	RDER	ALL	OWIN	NG FI	NAL ACCOUNT
/		0	, ,		, ,				
The above entitled matter came on					rol	****			Carch
1977. , upon the petition of the repres				named	estate	prayin	g for th	ie altou	vance of his final ac-
count and for the distribution of the re-			estate.						
The said representative appeared i									*************
aud !	Her.	one	apo	pea	real	un.	of	ras	Triores
***************************************					*1 *22		<i>!!</i>		
The Court after due consideration	of said	petitio	n, the e	vidence	e addu	ced in s	suppor	t thereo	of, and the files and
records in said matter, finds the follow	ing fa	cts:							
First—That due notice of the said h	earing	of said	l petiti	on has	been gi	ven as	require	ed by la	w by the publication of
the citation of this Court for said heari	ng, dat	ted the.	9	3000	ć	day of	1	ele	119/.7.
in the Former	8.6	Timo	eres	24.1	For	le	,	abla	
in the									
	****		******						
Second—That the final account set f	orth in	said p	etition	has bee	n exan	nined.	idiuste	dand	settled by the Court
and so adjusted and settled, is hereby for	nund ce	rrect; c	ı summ	aru sto	ıtemen.	t of whi	ch acei	unt is	as follows to wit:
					5.FACUTOR 6-7-91		010 00000	rerec ea.	as jouous, to-wit.
Demonstrate and the state of		P	RECEI	PIS					0.50
Personal estate as described in the inven		-	-		-			*	8. 9300,00
Personal estate omitted from the invento	ry						-	*	\$
Gain by sales above appraised value	*		*		-	-		*	\$
Cash from sales of real estate -				4	-	-		-	\$
Cash from rent of real estate -	-		*	*	-	-		-	\$
Cash from interest and profits -	•	: :::::::::::::::::::::::::::::::::::::			-	-		-	8 2.0.01.00
Cash from other sources			-	-		3			\$
								-	\$
*******************************					-	-		×	\$
Total receipts	from	all sour	ces	-					8. 9700000
DIS	BUR	SEME	ENTS	AND	CRE	DITS			
Estate selected for surviving spouse	-					*			8
Maintenance of family of decedent				-	-	-		-	8. 200.00
Expense of administration	-		-						8. 2250
Expenses of last sickness						-			\$
Funeral expenses	:*:	-			+				\$
Taxes			-		-	-			8
Claims of creditors of decedent -									8
Legacies			-						8 3/25.85
***************************************									8
***************************************			4 4 2 2 2 2						ę
Residue on hand for distribution -							9	101	\$ 6351.68
Total credits									897000

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

Dated March 3od

John Houser ...... Judge of Probate

**Order Allowing Final Account** 

Haur Phineely

In the Matter of the Estate of

**Probate Court** 

Filed this ... 3 gref ... .. day of

March A.D. 1917

and recorded in Book No. 3.

Cheek, Judge of Probate.

No 2319

State of Minnesota

County of Carver

# State of Minnesota,

Carver

County of

IN PROBATE COURT.

#### IN THE MATTER OF THE ESTATE OF

Hans I. Grivelly decedent.

PETITION FOR PROBATE OF FOREIGN WILL.

Your petitioner respectfully represen	nts and states to the	eourt:		
First-That he is a resident of the	of.	Hohen	wald	
in the County of Lewis	State	of Ten	nessee	and has
an interest in the estate of the above name	ed decedent, in this t	owit: as	Widow and leg	atee and
also being the Executrix n	amed in the W	7111		
$Second-That\ the\ above\ named\ decee$	lent died on the	24th	day of Mis	reh
190 /6 .at Hohenwald			Lewis	
State of Tennessee				and by said
will Hulda Anna Gr	deroller		as named and appo	
executor x thereof,				(1)
Third—That said last will and testar	ment of said deceder	it was duly p	roved, allowed and	admitted to
probate in and by the Cou	nty		_ court in and for	the County of
Lew1s State	of Tennesee		, on the	Bord
day of april 190	6 , and that letter	rs	restamentary	
V	thereon we	ere duly issue	d to	
Aulda Anna Grivelly	on the			XXXX
				(1)
Fourth—That said decedent died seiz	ed and possessed of $c$	ertain		property
and estate lying and being in the County	of Carver		State of M	innesota, de-
scribed and of the estimated value as follo	ws. to wit:	eal Estat	e Mortgages	
County, Christ Harms, \$40				
Telephone Stock of Farming			· Marie and American	THE PERSON AND THE
Also Lots 29 and 30, Block				Contract Contract
***************************************				
$Fifth-That\ your\ petitioner\ here with$	presents duly auther	nticated coni	es of said will and of	the probate
	· · · · · · · · · · · · · · · · · · ·	The state of the s	- June with white of	the producte

tion to admit said will to probate, and that its order and decree admitting said will to probate is still  $in\ force.$ 

Sixth-That the names, age, relationship to decedent, and the residences of all the heirs, devisees, and legatees of said decedent, are as follows, to-wit:

NAMES			
	AGES	RELATIONSHIP	RESIDENCES
Hulda Anna Grive	years	Widow	Hohenwald, Lewis Co, Tenn.
Charles T. Grive.	42	Son	Young America, Minn (deceased
Mary Kleber	90	legatee	Louisville, Kentucky,
Vine Terror and American			
	name of the person y Lda Anna Grive	our petitioner desires to	
		Anna Grivelly	of and carrie treats and a second
State, is	Hohenwald	A CONTRACTOR OF THE PARTY OF TH	and that DCPPost Office
		County of	*
	nessee		
			be admitted to probate in this state, and
that said authenticated			e filed and recorded; and that letters
7317.40 41	Testamen	toary	be issued by this court to the
11-	nna Grivelly	40	pon Paraualification according to law.
Dated Seff	emoir 1 191	6 Huli	A G. Grwelly Petitioner.
	The bound of the	1	
State of And	mesora,	2 88.	/ /
State of Lev	ACCOUNT OF THE PARTY OF THE PAR	ss. Huld	a Anna Grivelly
County of Lew	Лs	Huld	a Anna Grivelly signed the foregoing petition that he has
County of Lew being duly sworn, on oat	As th says, that he is the	Hulds person who made and	
County of Lew being duly sworn, on out read the said petition kn	As th says, that he is the nows and the content.	Huld e person who made and s thereof, and that the s	signed the foregoing petition that he has ame is true of his own knowledge, except
County of Level being duly sworn, on oat read the said petition knows to those matters there	AS th says, that he is the nows and the content. vin stated on informe	Huld e person who made and s thereof, and that the s	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true
being duly sworn, on oat read the said petition kn as to those matters there Subscribed and sworn to	AS th says, that he is the nows and the content. in stated on informo	Huld e person who made and s thereof, and that the s	signed the foregoing petition that he has ame is true of his own knowledge, except
being duly sworn, on oat read the said petition kn as to those matters there Subscribed and sworn to	AS th says, that he is the nows and the content. vin stated on informe	Huld e person who made and s thereof, and that the s	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true
being duly sworn, on oat read the said petition kn as to those matters there Subscribed and sworn to	ns th says, that he is the nows and the content. ein stated on informa before this  2	Huld e person who made and s thereof, and that the s	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true
being duty sworn, on out read the said petition kn as to those matters there Subscribed and sworn to day of Settlem Enert L. Lewis	th says, that he is the nows and the content. in stated on informal before this 2 few 1966  Strictery County, 4	Huld e person who made and so thereof, and that the so tion and belief, and as the coll.	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true
being duly sworn, on oat read the said petition knows to those matters there subscribed and sworn to day of Sefficial Concept L. Sewis My commission expires	th says, that he is the nows and the content. in stated on information before this 2  Let 1916  Let 1916  County, H	Hulde person who made and sthereof, and that the sation and belief, and as thought.	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true
being duly sworn, on oat read the said petition knows to those matters there subscribed and sworn to day of Sefficial Conest L. Sewis My commission expires	th says, that he is the nows and the content. in stated on informal before this 2  Strictle Notary  County, M	Hulde person who made and sthereof, and that the sation and belief, and as the sation and belief.	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true
being duly sworn, on out read the said petition kn as to those matters there Subscribed and sworn to day of Settler  Conest L,  My commission expires  Note (1) If one name refusal, resignation, or inabili	th says, that he is the nows and the content. in stated on informal before this 2  Lev 1966  Livible  County, Manager of the whom letter lity, to act.	Hulde person who made and sthereof, and that the sation and belief, and as the sation and belief.	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true
being duly sworn, on out read the said petition kn as to those matters there Subscribed and sworn to day of Subscribed and sworn to day of Subscribed and sworn to My commission expires  Note (1) If one name refusal, resignation, or inabil	th says, that he is the nows and the content. in stated on information before this 2  Let 1916  Let 1916  County, He seed in will or to whom letter lity, to act.	Hulde person who made and sthereof, and that the sation and belief, and as the sation and belief.	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true fulda A. Grinelly
being duly sworn, on out read the said petition kn as to those matters there Subscribed and sworn to day of Septemble Court L.  My commission expires  Note (1) If one name refusal, resignation, or inabil	th says, that he is the nows and the content. in stated on information before this 2  Let 1916  Let 1916  County, He seed in will or to whom letter lity, to act.	Hulds e person who made and s thereof, and that the s ation and belief, and as thereof.  Coll.  innessta  ers were issued in foreign Se	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true fully a figure of his own knowledge, except to those matters he believes it to be true fully attacks to be appointed, state why; such as
being duly sworn, on out read the said petition kn as to those matters there Subscribed and sworn to day of Septemble Court L.  My commission expires  Note (1) If one name refusal, resignation, or inabil	th says, that he is the nows and the content. in stated on information before this 2 ferrifele Notary.  County, Manager of the whom letter lity, to act.	Hulds e person who made and s thereof, and that the s ation and belief, and as thereof.  Coll.  innessta  ers were issued in foreign Se	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true fully a figure of his own knowledge, except to those matters he believes it to be true fully attacks to be appointed, state why; such as
being duly sworn, on out read the said petition kn as to those matters there Subscribed and sworn to day of Statute  Lewis My commission expires  Note (1) If one name refusal, resignation, or inabil	th says, that he is the nows and the content. in stated on information before this 2 ferrifele Notary.  County, Manager of the whom letter lity, to act.	Hulds e person who made and s thereof, and that the s ation and belief, and as thereof.  Coll.  innessta  ers were issued in foreign Se	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true fulda A. Grinelly
being duly sworn, on out read the said petition knows as to those matters there subscribed and sworn to day of September 1. Subscribed and sworn to day of September 1. Services 1. Servic	th says, that he is the nows and the content. in stated on information before this 2  Strinfell Notary:  County, H	Bulds of person who made and so thereof, and that the so that and belief, and as the following of the bulls.  When the bulls of the bull of the bulls of the bulls of the bulls of the bulls of the bull	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true
being duly sworn, on out read the said petition knows as to those matters there subscribed and sworn to day of September 1. Subscribed and sworn to day of September 1. Services 1. Servic	th says, that he is the nows and the content. in stated on information before this 2  Strinfell Notary:  County, H	Bulds of person who made and so thereof, and that the so that and belief, and as the following of the bulls.  When the bulls of the bull of the bulls of the bulls of the bulls of the bulls of the bull	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true fulda A. Grinelly
being duly sworn, on out read the said petition knows as to those matters there subscribed and sworn to day of September 1. Subscribed and sworn to day of September 1. Services 1. Servic	th says, that he is the nows and the content. in stated on information before this 2  Strinfell Notary:  County, H	Bulds of person who made and so thereof, and that the so that and belief, and as the following of the bulls.  When the bulls of the bull of the bulls of the bulls of the bulls of the bulls of the bull	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true fulda A. Grinelly  tate is not to be appointed, state why; such as
being duly sworn, on oat read the said petition knows as to those matters there subscribed and sworn to day of Settlems Any commission expires  Note (1) If one name refusal, resignation, or inability	th says, that he is the nows and the content. in stated on information before this 2  Strinfell Notary:  County, H	Hulds e person who made and s thereof, and that the s ation and belief, and as thereof.  Coll.  innessta  ers were issued in foreign Se	signed the foregoing petition that he has ame is true of his own knowledge, except to those matters he believes it to be true fully a first of the appointed, state why; such as

3319

State of Minnesota, County of Carber

# IN PROBATE COURT

#### IN THE MATTER OF THE ESTATE OF

Hans I. Grivelly, also called Hans Jc Grivelly,

Decedent.

#### FINAL DECREE OF DISTRIBUTION

The above entitled matter came on to be heard on the 3rd day of . March 1917.,
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
***************************************
***************************************
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 theZraday of. February
19 17., and that said citation has been published as required by law in
The Young America Eagle,
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.S. estate, have been fully paid and satisfied, and that said representative has filed
her final account herein which has been settled and allowed by the Court.
And it Appearing to the satisfaction of the Court the the bequest Qf(1)
the 1/3 of the personal property to Chas. T. Grivelly, being the sum of
\$3125.82 has been paid to the Administratrix of the estate of Charles T. Grivelly decedent.  THIRD—That said decedent diedtestate on the27thday of
. March 19.16, and at the time of his. said death was a resident of Hohenwald
in the County of Lavis State of Tennessee

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 \$ . . . 6351.68..... comprising the following items, viz.:.. One. Mortsage. of \$4000.00 signed by Fritz Buckentin .. and wife, and recorded in Book "Z" on page 70. One mortgage of \$1000.00 signed by Christ Harms and wife, and recorded in Book "Z" on page 175, and One mortgage of \$1000.00 signed by Christ Harms and wife, and recorded in Book "Z" on page 476, Register of Deeds office in and for Carver County. Minnesota, and cash money in the sum of \$351.68 (B) Real Property described as follows: The homestead of decedent situate in the County of ...... State of Minnesota, viz.: ..... .....no Homestead in this State State of Minnesota, described as follows, to wit: Lots 29 and 30. in Block 2. Byans Subdivision of Block 6. Rogers & Hendricks Acre Lots, to the City of St Paul.

FIFTH	-That the following named person.s the . Residuary devises and
Legatees.	
and ARG. to	he person, \$, entitled to the residue of said estate of said decedent,
	the terms of his last Vill and Tastament.
	ulda A. Grivelly, the widow of said decedent and
	harles T. Grivelly a son and only child of decedent.
=	7.7
-	
	HEREFORE, On motion of Hilda .A
representative IS HEREBY ( IUDGE AND estate of said in the above n  TO SEI AND 11116	of said estate, and by virtue of the power and authority vested in this court by law, I ORDERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, AND DECREE, that all and singular the above described property, together with all oth decedent in the State of Minnesota, be, and the same hereby is, assigned to and vested amed person in the following proportions and estates, to-wit:
representative IS HEREBY ( IUDGE AND estate of said in the above in  \$\mathbb{TO}\$ sai  To sai	of said estate, and by virtue of the power and authority vested in this court by law, in the power and authority vested in this court by law, in the following proportions and estates, to-wit:  In and to the hereinbefore described Real Estate. And the power and forever, all right of Fulda A. Grivelly, for her own use and forever, all right.
representative IS HEREBY ( IUDGE AND estate of said in the above in  \$\mathbb{T}0 \text{ Sai}\$  To sai	of said estate, and by virtue of the power and authority vested in this court by law, I ORDERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, AND DECREE, that all and singular the above described property, together with all oth decedent in the State of Minnesota, be, and the same hereby is, assigned to and vested amed person in the following proportions and estates, to-wit:
representative IS HEREBY ( IUDGE AND estate of said in the above in  to sai and title To sai and titl	of said estate, and by virtue of the power and authority vested in this court by law, in the power and authority vested in this court by law, in the following proportions and estates, to-wit:  In and to the hereinbefore described Real Estate. And the power and forever, all right of Fulda A. Grivelly, for her own use and forever, all right.
representative IS HEREBY ( IUDGE AND estate of said in the above n  To sai and title	of said estate, and by virtue of the power and authority vested in this court by law, in the power and authority vested in this court by law, in the following proportions and estates, to-wit:  In and to the hereinbefore described Real Estate. And the power and forever, all right of Fulda A. Grivelly, for her own use and forever, all right.
representative IS HEREBY ( IUDGE AND estate of said in the above in  to sai and title To sai and titl	of said estate, and by virtue of the power and authority vested in this court by law, in the power and authority vested in this court by law, in the following proportions and estates, to-wit:  In and to the hereinbefore described Real Estate. And the power and forever, all right of Fulda A. Grivelly, for her own use and forever, all right.
representative IS HEREBY ( IUDGE AND estate of said in the above n  To sai and title	of said estate, and by virtue of the power and authority vested in this court by law, in the power and authority vested in this court by law, in the following proportions and estates, to-wit:  In and to the hereinbefore described Real Estate. And the power and forever, all right of Fulda A. Grivelly, for her own use and forever, all right.
representative IS HEREBY ( IUDGE AND estate of said in the above n  To sai and title	of said estate, and by virtue of the power and authority vested in this court by law, in the power and authority vested in this court by law, in the following proportions and estates, to-wit:  In and to the hereinbefore described Real Estate. And the power and forever, all right of Fulda A. Grivelly, for her own use and forever, all right.
representative IS HEREBY ( IUDGE AND estate of said in the above in  to sai and title To sai and titl	of said estate, and by virtue of the power and authority vested in this court by law, in the power and authority vested in this court by law, in the following proportions and estates, to-wit:  In and to the hereinbefore described Real Estate. And the power and forever, all right of Fulda A. Grivelly, for her own use and forever, all right.

•

TO HAVE AND TO HOLD THE SAME, together with all the hereditaments and appurtenances thereunto belonging or in any wise appertaining, to the said above named person. S. ILB. I Reirs 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. Judge of said court, and the seal of said court, this . . . . . . . . . . . . . . . . day of Beal. ....March..... 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 Reachest Just of the Probate Court of said County do hereby certhy and the County do hereby certhy and the control that Decree, in the matter estate, with the original Final Decree, on file and of recorder Probate Office of the County aforesaid, and that the at true copy thereof, and of the whole of said original Decree and Record. In Probate Court Final Decree Assign Residue of Estate. In Testimony Whereof, I have he affixed the seal of the Probate County, and signed my nor March 1917, and rea Judge of Prob In The Matter of the Estate of County of Carver. State of Minnesota, County of Carber 3nd No 2319 Book Filed this ... Staus 10/ sage

# 2320 Herald Pub. Co., Chaska.

AFFIDAVIT OF PUBLICATION.

(Court Seal) JOHN GLAESER, (First publication Sept. 7th, 1916)

State of Minnesota, | ss.

and during all that time hereinafter mentioned has been the printer and publisher of collection of reading matter i, columns and sheet form, consisting of general and past the said newspaper has been and now is published in the English language, therein, equipped with the necessary materials and skilled workmen for producing printed in part in said office in said city, where the same is added, that said newspaper has been during all the did now is published in the English language, the same, and that the said newspaper has been during all of said time and now is printed in part in said office in said city, where the same is dated, that said newspaper during all of said time has had and now has general circulation in said eity new consists of not less than four pages of six columns to each page, each column there has been and now is published and delivered, weekly, at each regular issue of said paper more than 240 complete copies of said paper to paying subscribers, that wholly of patents and plates and advertisements, that the publisher of said paper required by Section 2, Chapter 33, of the Laws of the State of Minnesota, for the year

CITATION FOR HEARING ON PETITION FOR ADMINISTRATION.

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

In Probate Court.

In the Matter of the Estate of Magdale na Jaspers, Decedent.

The State of Minnesota to William Jaspers, and all persons interested in the granting of Administration of the estate of said decedent. The petition of William Jaspers, having been filed in this court, representing that Magdalena Jaspers, then a resident of the County of Carver, State of Minnesota, died intestate on the 13th day of June 1914; and praying that letters of Administration of her estate be granted to William Jaspers; and the Court, having fixed the time and place for hearing said petition:

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 3rd day of October 1916 at 2 o'clock P. M., why said petition should not be granted.

Witness, the Judge of said Court, and Seal of said Court, this 5th day of September, 1916.

[Court Seal] Probate Judge. Hearing on Petithanger & danishahindereto attached and made a part hereof, was cut from the columns of said newspaper and was published Sefelember ... A. D. 1916 and was thereafter published in said newspaper 

FIT.
PRODA

OCT 3 1916
CANVER COUNTY

Judge of Products

Auge of Products

State of Minnesota, County of Carner In Probate Con	Plate	t Minnesota, County of	Carner	In Probate	Com
-----------------------------------------------------	-------	------------------------	--------	------------	-----

In the Matter of the Estate of Maga	alena Jaspers,
The State of Minnesota to William	an Jaspara
	THE STATE OF THE S
and 11	
and all persons interested in the final account and	d distribution of the estate of said decedent: The re-
presentative of the above named decedent having	filed in this court. 118 final account of the ad-
ministration of the estate of said decedent tosel	her with his petition praying for the adjustment
and allowance of said final association to	ner with his petition praying for the adjustment
thereunto entitled:	bution of the residue of said estate to the persons
Therefore, You, and Each of You, are h	ereby cited and required to show cause, if any you
have, before this Court at the Probate Court Rooms County of Carrer State of Minney	in the Court H
County of Carver, State of Minnesota, on the St.	Court House, in the City of Chaska, in the
at10 o'clock A M	day of 19 17
ato'clock A M., why said petition	should not be granted.
Witness, the Judge of said Court and the seal	of said Court, this 9th day of
APT.1119 17	day of
	( Not Go
XAttorneyxx for A etitioneixxx	Production
(Court Seat)	Trovare suage

No. 2320

## State of Minnesota County of Carver

# **Probate Court**

In the Matter of the Estate of

Magdalences Jaspux Deckdent

Citation for Hearing on Final Account and for Distribution

Filed this 9th day

John Hlays

# State of Minnesota,

IN PROBATE COUR

County of Carber	1 00.	IN PROBATE	
IN THE MATTER OF THE ESTA	TE OF	1	
Mandel.	1	Inventory and	Appraisement
Ja Ja	Decedent.		
0	ATH OF APP	RAISERS.	
State of Minnesota,	ì	00	
County of Carver	· 88.	Vot Dol	
4771 (1.1	/		4n
justly perform all the duties of the offi	.do solemnly) ice and trust u	wear, each for himself, the	at I will faithfully an
		t, to the best of my ability.	
Subscribed and sworn to be		, as the sense of my doctory.	Do Help Me Gott.
3 day of Oct	19/6	Julin	Dals
John Harrel Probate	hedel	ama	1
1 1	unty, Minn.	XIIIO	A,
My commission expires			1
		ODD A IOTALEANO	
		PRAISEMENT.	
The undersigned representative of show $\beta$ to the court,—	the estate of th	e above named decedent, i	epresent and
	ed inventory of	all the property of the B	nie Rimed astate hat
I nut the following is a true and corre		En alegad of the Man	pamen estate, bott
	possess	ion and of which Fre.	has
real and personal, which has come into?	possess	ion and of which Fre.	has
real and personal, which has come into?	possess	ion and of whichF.c. the same classified as foll	has
real and personal, which has come into A knowledge after diligent search and inqu	iry concerning CLASS REAL ESTA	ion and of whichF the same classified as foll I. TE	has
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein	CLASS  REAL ESTA	ion and of whichF the same classified as foll I. TE ty of	owing, to-wit:
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein	CLASS  REAL ESTA	ion and of whichF the same classified as foll I. TE ty of	owing, to-wit:
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein	CLASS  REAL ESTA	ion and of whichF the same classified as foll I. TE ty of	owing, to-wit:
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein	CLASS  REAL ESTA	ion and of whichF the same classified as foll I. TE ty of	owing, to-wit:  VALUE  **Nove
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein	CLASS  REAL ESTA  g in the Coun  t, to-wit:	ion and of whichF the same classified as foll  I. TE ty of	owing, to-wit:  VALUE  * None
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * None
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * None
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * None
cal and personal, which has come into? cnowledge after diligent search and inque  (a) The homestead of decedent, bein state of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * Mone
cal and personal, which has come into? cnowledge after diligent search and inque  (a) The homestead of decedent, bein state of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * Mone
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * None
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * Mone
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * Mone
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * Mone
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * Mone
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * Mone
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * Mone
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * Mone
real and personal, which has come into? knowledge after diligent search and inqu  (a) The homestead of decedent, bein State of Minnesota, described as follows  (b) All other real estate of decedent,	CLASS  REAL ESTA  g in the Coun  t, to-wit:  being in the C	ion and of whichF the same classified as foll  I.  TE  ty of  county of	owing, to-wit:  VALUE  * Mone

CLASS II.  Furniture and household goods described as follows:	
Furniture and household goods described as follows:	80,22
Furniture and household goods described as follows:	80,22
Furniture and household goods described as follows:	80,22
Total value of furniture and household goods  CI.ASS III.	80,22
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:	8
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:	8. 0. 0. 0 
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:	8. 0. 0. 0 
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:	8. 0. 0. 0 
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:	* \$ \$ \$ \$ \$
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:	s.0,22 8s.
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.	s.0,22 8s.
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments	* \$ \$ \$ \$ \$
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.  Stock in banks and other corporations	**************************************
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.	**************************************
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.  Stock in banks and other corporations	**************************************
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.  Stock in banks and other corporations	**************************************
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.  Stock in banks and other corporations	**************************************
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.  Stock in banks and other corporations	**************************************
Total value of furniture and household goods  CI.ASS III.  Wearing apparel and ornaments, described as follows, to-wit:  Total value of wearing apparel and ornaments  CLASS IV.  Stock in banks and other corporations	**************************************

# CLASS V. nces of debt; (He)

Mortgages, bonds, notes and other evidences of debt: (Here gations of any kind due and owing decedent.)	e list any written obli-
Lien of \$600 payable to Front a Martin Trehimp	Ly
Frank a Martin Tschimp	perle \$600°
Total value of mortgages, bonds, notes, etc	60000
CLASS VI.	***************************************
All other personal property: (Here list cash, book accounts,	annuals farm crops.
machinery, etc.)	unnuus, jarm vrope,
***************************************	s none
Total value of all other personal property SUMMARY	8
he total value of all the real estate of decedent, as valued by the	appraisers herein, is \$
The total value of all the personal property of decedent, as	
ers herein, is	\$600,00
the total value of the entire estate of decedent, as valued by the	appraisers herein, is \$ 600 -
P	liam Jaspers
**************************************	Representative

#### VERIFICATION

State of Minnesota,  County of Carver	
William Jaspers	
being dray sworn, on oath say s that he representative of the estate above specified;	
that	
thereof, and that the same is true of	
information and belief, and as to those matters believe.a it to be true.  Subscribed and sworn to before me this	
3. Glay of Of 1016 William Onehers	
Your blance Trobate gets	
Sotary Public, County, Minn. Representative	
My commission expires	
CERTIFICATE OF APPRAISERS.	
State of Minnesota,	
County of Carber We, the undersigned appraisers, duly appointed by	
the Probate Court of County, Minnesota, to appraise the estate of	
scribed the oath prescribed by the and benefit away to be seed to	
scribed the oath prescribed by law and hereto annexed, hereby certify and return, that we have carefully examined and considered the inventory of said estate delivered to us by the representative of said	
estate and the property therein described and have faithfully and impartially and to the best of our know-	
ledge and ability, appraised the said property, and set down opposite each item thereof in figures the	
value thereof in money, and have footed up by itself the amount and value of each class of said proper-	
ty, and of the whole of said estate.	
Dated	
John Dals	
J.M Chet	
Appraisers.	
STATE 01 STATE 01 STATE 01 SEMEN SEMEN Court.	
of Albimnesota unity of Cartner  ATE COUR  ATE COUR  ALLE ESTATE  Alle - 8  Ment - 8	
S E S S E S S S S S S S S S S S S S S S	
EBON EBON EBON EBON EBON EBON EBON EBON	
ate of Alvinne County of Carber OBATE CO  MATTER OF THE ES  CLale S  Testate	
File No. 2.320  State of Albinnesota,  County of Cartier  PROBATE COURT  IN THE MATTER OF THE ESTATE OF  NVENTORY and APPRAISEMEN  odal Versonal  odal Appraisement  odal Appraisement  S  Odal Appraisement  S  Aug. Court.  S  Odal Appraisement  S  Aug. S	
File No. State of County PROBATING THE MATTER Total Fersonal Total Real Estate Total Appraisement	

# State of Minnesota

County of Carner

# In Probate Court

Magdalena Jaspers Decedent.	Petition for Administration
TO THE PROBATE COURT ABOVE NAMED:	
Four Petitioner Willia	in Jaspers
respectfully represents and states to the court:	
First-That your petitioner is a resident of	Chanhaisen (1)
in the County of Cauca,	State of Minnesota, and is an adult who has an
interest in whatever estate the decedent above named	may have left at the time of his death, to-wit:
being the Bearing	tuesband (2)
The second secon	- 0
Second-That said decedent died on the	3 day of June 1914
aged 37 years, and was at the time of his d	eath a resident of Cawa
County, State of Mun	, and was the owner of estate in the County of
Carry, State of Minne	esota, at the time of his said death
Third—That said decedent died as aforesaid wi	thout leaving a last will and testament.
	thout leaving a last will and testament,  ne of his death, included (3)
	ne of his death, included (3)
Fourth-That said estate of decedent, at the tim	e of his death, included (3)  GC , divided as follows:  2. Wearing apparel \$
Fourth—That said estate of decedent, at the timpersonal property of the probable value of § 600	ne of his death, included (3)
Fourth—That said estate of decedent, at the timpersonal property of the probable value of \$ 600	ae of his death, included (3)  GC , divided as follows:  2. Wearing apparel \$
Fourth—That said estate of decedent, at the tim  personal property of the probable value of \$ 600  1. Household goods \$  3. Stock \$	the of his death, included (3)  GC  , divided as follows:  2. Wearing apparel \$  4. Notes, bonds, etc. \$
Fourth—That said estate of decedent, at the tim  personal property of the probable value of \$ 600  1. Household goods \$  3. Stock \$  5. Miscellaneous \$	the of his death, included (3)  GC  , divided as follows:  2. Wearing apparel \$  4. Notes, bonds, etc. \$  6. \$  (3) real estate of the estimated and probable
Fourth—That said estate of decedent, at the time personal property of the probable value of \$ 600 l. Household goods \$ s. Stock \$ 5. Miscellaneous \$ that said estate included	the of his death, included (3)  GC  , divided as follows:  2. Wearing apparel \$  4. Notes, bonds, etc. \$  6. \$  (3) real estate of the estimated and probable
Fourth—That said estate of decedent, at the tim  personal property of the probable value of \$ 600  1. Household goods \$ 3. Stock . \$ 5. Miscellaneous \$  That said estate included value of \$  value of \$ consisting principally of State of Minnesota, described as follows, to-wit:	the of his death, included (3)  GC  , divided as follows:  2. Wearing apparel \$  4. Notes, bonds, etc. \$  6. \$  (3) real estate of the estimated and probable
Fourth—That said estate of decedent, at the tim  personal property of the probable value of \$ 600  1. Household goods \$ 3. Stock . \$ 5. Miscellaneous \$  That said estate included value of \$  value of \$ consisting principally of State of Minnesota, described as follows, to-wit:	the of his death, included  divided as follows:  2. Wearing apparel \$  4. Notes, bonds, etc. \$  6. \$  (3) real estate of the estimated and probable lands in the County of
Fourth—That said estate of decedent, at the time personal property of the probable value of \$ 600 l. Household goods \$	the of his death, included  divided as follows:  2. Wearing apparel \$  4. Notes, bonds, etc. \$  6. \$  (3) real estate of the estimated and probable lands in the County of
Fourth—That said estate of decedent, at the time personal property of the probable value of \$ 600 l. Household goods \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ That said estate included walue of \$ consisting principally of \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	the of his death, included  divided as follows:  2. Wearing apparel \$  4. Notes, bonds, etc. \$  6. \$  (3) real estate of the estimated and probable lands in the County of  unty, State of Minnesota,  \$
Fourth—That said estate of decedent, at the time personal property of the probable value of \$ 600 lt. Household goods \$ lt. Household goods \$ lt. Stock lt. \$ lt. Stock lt. \$ lt. Stock lt. \$ lt. Stock lt. State of Minnesota, described as follows, to-wit:  1. Homestead in lt. Co. City property lt. (3) lt. City property lt. (3) lt. City property lt. City property lt. City property lt. State of Minnesota lt. State of Minnesota lt. Co. City property lt. (3) lt. City property lt. C	the of his death, included  divided as follows:  2. Wearing apparel \$  4. Notes, bonds, etc. \$  6. \$  (3) real estate of the estimated and probable dands in the County of  unity, State of Minnesota,  sts without buildings \$

Fifth—That the names, ages, residence and relationship to decedent of the heirs at law of said decedent are as follows, to-wit:

01		RESIDENCE	TOTAL A SPECIAL CONTRACTOR
WilliamJasp	AGES Years	-0	RELATIONSHIP
peranjusy 2	ers 40	Chaska Min	husband
*			
# 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1			
	41		
0;t. m;	Whill.	. ()	
Sixth-That	) house	Mohn,	whose postoffice
address is	caska 1	Man	
4			TATAL TRANSPORTED TO SERVICE AND ADDRESS OF THE PARTY OF
is a suitable and competer	ut person to admini	ster the said estate, and is la	wfully entitled thereto
Wherefore	tion as		*******************************
, gour pett	coner prays that ad	lministration of the estate of sai	d decedent be granted by
the court, and that, upon a	due qualification, le	tters of administration be issued	to the eaid
Mille	2000	tters of administration be issued	to the sata
The state of the s	Mr.	Jes Willia	m Jaspers
	//	/	~ /
State of Minnegota	-	A	
L. Salar		A.00. C	itioner.
County of Carver \$88.		Milliam	aspers
County of Carver \( \) ss.  weing duly sworn, on oath sitled matter: that he has	ays that he is the percent said petition an	erson who makes the foregoine p	etition in the above on
County of Carver \( \) ss.  seing daly sworn, on oath so itled matter; that he has r f his his own knowledge, e. ss to those matters he believe	xcept as to those ma ves it to be true.	erson who makes the foregoine p	etition in the above on
County of Carver \( \) ss.  eing duly sworn, on oath sitled matter; that he has r f his his own knowledge se	xcept as to those ma ves it to be true.	Milliam	etition in the above on
county of Carver  seing duly sworn, on oath seitled matter; that he has ref his his own knowledge, es to those matters he belief Subscribed and sworn	xcept as to those ma ves it to be true.	erson who makes the foregoine p	etition in the above on
County of Carver \( \) ss.  seing daly sworn, on oath so itled matter; that he has r f his his own knowledge, e. ss to those matters he believe	xcept as to those ma ves it to be true.	erson who makes the foregoine p	etition in the above on
county of Carver \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	except as to those may be sit to be true.  to be fore me this	erson who makes the foregoine p	etition in the above on
county of Carver \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	xcept as to those ma ves it to be true.	erson who makes the foregoine p	etition in the above on
county of Carver  eing duly sworn, on oath s itled matter; that he has r f his his own knowledge, e. s to those matters he belief Subscribed and sworn  day of  hydrag friblic, Carver Co	xcept as to those may be sit to be true.  to be fore me this to be fore me this county, Minnesota.	erson who makes the foregoine pad knows the contents thereoff and there therein stated on information of the contents thereoff and the contents therein stated on information of the contents therein stated on information of the contents of	etition in the above on
county of Carver  street and server  sitled matter; that he has ref his his own knowledge, e. so those matters he believed Subscribed and sworn  day of day of day of the following tradition of the following form of the subscribed and sworn the subscribed and sworn day of the subscribed	except as to those may be sit to be true.  to be fore me this to be fore me this county, Minnesota.	erson who makes the foregoine pad knows the contents thereoff and there therein stated on information of the state of the	etition in the above on
county of Carver  street and sworn, on oath stitled matter; that he has reflected to the second street and sworn  sto those matters he believed and sworn  day of  day of  years rubite, Carver County of the second sworn  word 2-Insert relations  Note 2-Insert relations	xcept as to those may be sit to be true.  to be fore me this to be fore me this county, Minnesota.	erson who makes the foregoine pad knows the contents thereoff and there therein stated on information of the state of the	etition in the above on
county of Carver  street and sworn, on oath stitled matter; that he has reflected to the second street and sworn  sto those matters he believed and sworn  day of  day of  years rubite, Carver County of the second sworn  word 2-Insert relations  Note 2-Insert relations	except as to those may be sit to be true.  to be fore me this to be fore me this county, Minnesota.	erson who makes the foregoine pad knows the contents thereoff and there therein stated on information of the state of the	etition in the above on
county of Carver  street and server  sitled matter; that he has ref his his own knowledge, e. so those matters he believed Subscribed and sworn  day of day of day of the following tradition of the following form of the subscribed and sworn the subscribed and sworn day of the subscribed	except as to those may be sit to be true.  to be fore me this to be fore me this county, Minnesota.	erson who makes the foregoine pad knows the contents thereoff and there therein stated on information of the state of the	etition in the above on
county of Carver  street and server  sitled matter; that he has ref his his own knowledge, e. so those matters he believed Subscribed and sworn  day of day of day of the following tradition of the following form of the subscribed and sworn the subscribed and sworn day of the subscribed	weept as to those may be sit to be true.  to before me this to before me this county, Minnesota.  19 town, village, city, as case no ship or interest, as heir, cred insert the word "No" and still to be significant.	erson who makes the foregoine pout knows the contents thereoff and tters therein stated on information of the state of the	etition in the above end that the same is true on and belief, and that
county of Carver  eing duly sworn, on oath s itled matter; that he has r f his his own knowledge, e. s to those matters he believ Subscribed and sworn  day of  day of  hydrager knowledge, e.  Commission expires  Note 2-Insert relations  Note 2-Insert relations	weept as to those may be sit to be true.  to before me this to before me this county, Minnesota.  19 town, village, city, as case no ship or interest, as heir, cred insert the word "No" and still to be significant.	erson who makes the foregoine pout knows the contents thereoff and tters therein stated on information of the state of the	etition in the above end that the same is true on and belief, and that
eing duly sworn, on oath sitled matter; that he has ref his his own knowledge, e. s. to those matters he belief Subscribed and sworn day of day of the commission expires  Note 1-Insert name of Note 2-Insert relations Note 3-If no property,	weept as to those may be sit to be true.  to before me this to before me this county, Minnesota.  19 town, village, city, as case no ship or interest, as heir, cred insert the word "No" and still to be significant.	erson who makes the foregoine pout knows the contents thereoff and tters therein stated on information of the state of the	etition in the above end that the same is true on and belief, and that
county of Carver  eing duly sworn, on oath s itled matter; that he has r f his his own knowledge, e. s to those matters he belief Subscribed and sworn  day of  day of  young reblie, Carver Co	weept as to those may be sit to be true.  to before me this to before me this county, Minnesota.  19 town, village, city, as case no ship or interest, as heir, cred insert the word "No" and still to be significant.	erson who makes the foregoine pout knows the contents thereoff and tters therein stated on information of the state of the	etition in the above end that the same is true on and belief, and that
County of Carver  seing daly sworn, on oath sitted matter; that he has ref his his own knowledge, e. s. to those matters he believed Subscribed and sworn  Subscribed and sworn  day of  day of  We be the commission expires  Note 1-Insert name of Note 2-Insert relations Note 3-If no property,	weept as to those may be sit to be true.  to before me this to before me this county, Minnesota.  19 town, village, city, as case no ship or interest, as heir, cred insert the word "No" and still to be significant.	erson who makes the foregoine pout knows the contents thereoff and tters therein stated on information of the state of the	etition in the above end that the same is true on and belief, and that
teing duly sworn, on oath sitled matter; that he has ref his his own knowledge, e. s. to those matters he belief Subscribed and sworn day of day of the first relation of Note 2-Insert relations Note 3-If no property,	weept as to those may be sit to be true.  to before me this to before me this county, Minnesota.  19 town, village, city, as case no ship or interest, as heir, cred insert the word "No" and still to be significant.	erson who makes the foregoine pad knows the contents thereoff and tters therein stated on information of the state of the	etition in the above en
County of Carver  seing daly sworn, on oath sitted matter; that he has ref his his own knowledge, e. s. to those matters he believed Subscribed and sworn  Subscribed and sworn  day of  day of  Weller Public, Carver County Commission expires  Note 1-Insert name of Note 2-Insert relations Note 3-If no property,	weept as to those may be sit to be true.  to before me this to before me this county, Minnesota.  19 town, village, city, as case no ship or interest, as heir, cred insert the word "No" and still to be significant.	erson who makes the foregoine pad knows the contents thereoff and tters therein stated on information of the state of the	etition in the above end that the same is true on and belief, and that
eing daly sworn, on oath sitled matter; that he has ref his his own knowledge, e. s. to those matters he belief Subscribed and sworn day of day of the line of Note 2—Insert name of Note 2—Insert relations Note 3—If no property,	weept as to those may be sit to be true.  to before me this to before me this county, Minnesota.  19 town, village, city, as case no ship or interest, as heir, cred insert the word "No" and still to be significant.	erson who makes the foregoine pad knows the contents thereoff and tters therein stated on information of the state of the	etition in the above end that the same is true on and belief, and that
county of Carver  eing duly sworn, on oath sittled matter; that he has ref his his own knowledge, e. s. to those matters he belief Subscribed and sworn  day of  day of  yetang ribblie, Carver Company ribblie, Carver ribblie, Carver ribblie, Carver ribblie, Carver ribblie, Carver ribblie, Carve	Town, village, city, as case no ship or interest, as heir, cred insert the word "No" and str	erson who makes the foregoine pout knows the contents thereoff and tters therein stated on information of the state of the	etition in the above end that the same is true on and belief, and that

*

# State of Minnesota,

County of Carver

In the Matter of the Estate of

# IN PROBATE COURT

Magdalina	Vaspers	BOND	
	/ / /		
KNOW ALL MEN BY THESE			Jaspen
of said County and State, as sureties	nnesota, as principal	net	J. J.
Juage of Probate of Carver County,	Winnesota, in the sun	n of	We see the first terminal
which payment will and truly to be m	ade, we bind ourselve	uage of Probate or his succ	Control of the Contro
The conditions of this obligation	atty, firmly by these p is such that if the abo	presents.	lians -
named Magda well and faithfully discharge all the d		grepresentative of the es	
then this obligation shall be void; other WITNESS, our hands and seals to	erwise it shall be and	remain in full towns and	te according to law virtue.
Signed, Sealed and Delivered in P	Presence of	William Jas	hers (Seal)
( A Then X	laine &	(M. Greaz)	(Seal)
Justin	n gull		(Seal)
****************************		4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	(Seal)
ACK	NOWLEDGE	EMENT	
State of Minnesota,	i		
County of Carber	88.		
BE IT KNOWN, That on this.  personally appeared before me.	13m	aspers Jo	P.A. D., 191.6
to be the same person	8 Who executed the f	construction 1 - 1	
ledged the same to be their own free act poses therein expressed.	1) The	Notary Public, Carve	er County Minh.
		0 0000000000000000000000000000000000000	

# JUSTIFICATION

State of Minnesota,	88.
County of Carber	John Dols
and for himself on on	says, that he is a resident and freeholder of and in the State
of Minnesota, that he justified upon the f	oregoing bond as follows:
the said.	in the sum of Dollars
tree states in the state of the	in the sum of
	in the sum of
the said	in the sum of
and the said	e the sum in which he so justifies over and above his debts, and
other liabilities and exclusive of his pro	perty exempt from execution.
Subscribed and sworn to before n	him, / () - 0
3rd day of Oct A. D.	1916.
Notary Public, Carver County,	
My commission expires	
	APPROVAL
1 do hereby approve the within Bond	this 3od day of October A. D. 1913
(Court Seal)	John Alacrer Judge of Probate.
(Online Dear)	Juage of Produce.
	OATH
State of Minnesota,	188. Am Jaspers
County of Carber	y perform all the duties of the office and trust which I now as-
sume as representative of the estate of	III ada a land la
to the best of my ability. So help me God	
to the deal of my warms.	Million Jaspers
Subscribed and sworn to before me	this
	Notary Public, Carver County, Minn.
	My commission expires
	day of day of 1916 bute.
arther COUR	
Est O	Ond and Oath of Representative
= 9 =	and Oath seemtatir  3
Er o H	and seese esse
to of SA.	id is a see and is a see and is a see and is a see and is a see a
Exate of Allimicsota,  County of Carber  PROBATE COUR  In the Matter of the Estate of  Maddaline Marker of the Estate of	Bond and Oath o Representative Colours 3.7. 1. D. and said bond recorded in Book of Bonds, page 197 of seronds Records M. Rear
M. C. = 13	BG  I  Filed  of Bond,  Recognals

## State of Minnesota, County of Carver

# In Probate Court

Magdalena Jaspers.  Decedent.  Order Granting Administration
The petition of William Jaspers praying that letters of administration upon said estate be granted to William Jaspers
the
and no one appropriately appropriately
and no one appeared in opposition.  The court having duly considered said petition and the evidence adduced in support thereof, finds as follows:
First: That notice of said hearing has been given and served by the publication of the citation for said hearing issued herein in the Vally Herel
as by law and the order of this Court provided.  Second: That the said decedent died intestate on the
Third: That said decedent was a resident of Charlessen Town Carver Bo,
at the time of his death and left estate within the County of
Fourth: That William Jaspers is by law entitled, a suitable and competent person, to administer upon said estate.
THEREFORE, It is ordered that said petition be granted and Willeaue Jaspurs  be and hereby is appointed
that letters of administration issue to him upon him filing the
oath by law required and a bond in this Court in the penal sum of
Judge of this Court conditioned according to law.  By the Court
Dated October 3 nd 1916. John Glacker
(Court Seal)

1

No2320

# State of Minnesota,

**County of Carver** 

# PROBATE COURT

IN THE MATTER OF THE ESTATE OF Magdalina Jaspirs

Order Granting Administration

Filed the ... 3 rd .... day of October 1916.

page 525 Judge of Probate

Citation for Hearing on Petition for Administration Norwood Times Co. State of Minnesota, County of Carper, In Probate Court In the Matter of the Estate of Magdalena Jaspers, THE STATE OF MINNESOTA TO William Jaspers, and all persons interested in the granting of Administration of the estate of said decedent. The petition William Jaspers, having been filed in this court, representing that Magdalena Jaspers, , then a resident of the County of Carver State of Minnesota, died intestate on the 13th day of June 1914: and praying that letters of Administration of her __estate be granted to William Jaspers, ; and the Court, having fixed the time and place for hearing said petition; 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 3rd day of October at 2. o'clock P.M., why said petition should not be granted. Witness, the Judge of said Court, and Seal of said Court, this 5th September 191 6. (Court Seal) 

No. 2320

# State of Minnesota County of Carner

# PROBATE COURT

State of Minnesota

In the Matter of the Estate of

Mazdalun Jaspers

tition for Administration.

I hereby certify and return, that on the 5 day of Sept

there handing to and leaving with him personally a true copy of said Citation.

Dated this 5 day of 1916.

From the Judge, Carver Caunty, Minn.

at the City of Charka, in the County of Carver in said state, I served the within Citation for

Hearing on Petition for Administration upon H. R. Sell, Treasurer of said county, by then and

Filed this 5th day of 1916.

Julie of Probate Court.

#### State of Minnesota, County of Carver,

#### IN PROBATE COURT

Magdalena Jespers.

LETTERS OF ADMINISTRATION

having filed in this Court his bond and oath to act as administrator of said estate, as by law provided;

Now, Therefore, The said William Jaspens
is hereby appointed administrator of the estate of Majdalena Jaspens
decedent, with full powers and duties as follows:

First. To take possession of all the real and personal estate of the decedent which shall not be set aside for the surviving spouse or children of decedent and to collect all debts and claims due to said decedent.

Second. To receive the rents and profits of the real estate until the estate is settled or until delivered over by an order of the Probate Court to the heirs or persons thereunto entitled.

Third. To keep in tenantable repair all houses, buildings and jixtures of said real estate which may be under his control, and to pay all taxes legally levied on said real estate.

Fourth. To maintain any necessary action for the possession of said real estate or quieting title to the same.

Fifth. Within three months hereafter to make and return a verified inventory and appraisement of all real and personal estate of decedent which shall have come to his possession or knowledge.

Sixth. To pay the funeral expenses, and expenses of the last sickness and all just debts of said decedent that shall be proved and allowed herein, to settle and compound the same, and to make defense against any claims that are not just and proper to be allowed.

Seventh. To obey all orders of the Court herein and settle for and account for the property of the decedent within the time prescribed by the Court.

Dated October 3 rd 19/6 By the Court,

COURT

John Islaner. Judge of Probate.

2320

# IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Magdalena Jaspers.

# LETTERS OF ADMINISTRATION.

Filed this 39L day of October 19/6, and

recorded in Book 3 ....of Letters

on page 473 Judge of Probate. State of Minnesota, ss.

#### IN PROBATE COURT

In the Matter of the Estate of Magdalena Jaspus.

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		6	0	0	00
Personal estate omitted from t	he	inve	ento	ry		-	-	*	8					***********
Gain by sales above appraised	vali	ue	-		-	-	-	7	\$	1777	.,		:14712	
Cash from sales of real estate	-			-	-		-	-	8			1000	*****	***********
Cash from rent of real estate	-	-		71	-	-		-	s	A	(1) (1) (1)	14460	T232A)	
$Cash\ from\ interest\ and\ profits$		-	-			-	-		s				aray (	
Cash from other sources -		-		-	-			-	$\mathcal{S}$				11011	(*********
								5.7	8	24/40)	· [9334]	tions.	113443)	10010111.33
									8		****			
						****			8		-344			
								10.0	S		_			
$Total\ receipts\ from\ all\ sources$					-	-	-	-	\$		6	0	0	00
													1	

#### DISBURSEMENTS

#### I. FAMILY

Personal property selected by and turned over to surviving spouse Voucher No\$		1000	*****		:03861	
Maintenance of family of decedent Voucher No8			200	1917		
IL EXPENSES OF ADMINISTRATION						
Loss from sales of personal property at less than appraised	16.4			4100		
valuation Voucher No\$			3334			
Cash paid to appraisers for services Voucher No\$				, iii	are.	
Cash paid for publications of orders Voucher No\$	)+144)	1411.0		1	5	00
Repairs to real estate Voucher No\$				lect		
Cash paid for insurance Voucher No \$				****		
Expenses of representative Fais for drawing papers Voucher No 8	. IAANAT				5	00
Compensation of representative Voucher No\$		AVVIII .				
For of Attorney Voucher Nos		1470		100		
Certified copies					2	25
Voucher No\$					_	
Voucher No\$		,,,,	200	1400		
Total expense of administration	1.000			2	2	25

# - - - Voucher No.... \$ Cash paid for medical attendance - - - -- - - - Voucher No....\$ Cash paid for medicines -- - - - - - Voucher No....\$ Cash paid for nursing -Total expenses of last sickness - - - - - -IV. FUNERAL EXPENSES - Voucher No....\$ Cash paid for undertaker Voucher No....\$ Cash paid for sexton -Voucher No....\$ Cash paid for livery service Voucher No....\$ Cash paid for burial service Voucher No....\$ Cash paid for monument Total funeral expenses - - - - - -V. TAXES - - - - - - Voucher No....\$ Personal property tax Voucher No....\$ Real property tax Total taxes paid VI. CLAIMS OF CREDITORS Cash paid in settlement of claims of creditors as allowed by the Court as follows: AMOUNT NAME OF CLAIMANT Claim No. Voucher No. Total amount of claims paid and settled - -VII. LEGACIES AND BEQUESTS Total legacies and bequests paid

III. EXPENSES OF LAST SICKNESS

#### RECAPITULATION

Total receipts from all sources		86	A-O	00		Di	sburser	nents	
		111							
Total disbursements and credits as follow					8	7) 1111-	3000		
. Family		\$			8				
Expenses of administration		\$			8	15 553147	£	- 2	2
		8	· )   · s · · · · ·   T · s · · · ·		8				
l Expenses		8			8				7711777
		\$	17 (1947 ) B4K #	***************************************	8	1			
of creditors	/	2			8		- 7		
c Legacies					8			1 171000	
due of personal property for dis	stribution = - s		( ) retail ( ) have		Ø		50	7 -7	7
	8	Course Statement Statement	00	00	8		60	0	00
rth—That there is also belonging t	n and nature to	77 . 17 .							
rth—That there is also belonging t	o saia estate for	distribut	ion cer	tain r	eal e	state	e as	folle	orcs.
he homestead of said decedent, in the	e County of		001113					Stat	e 0
nesota, described, as follows:	0							* 4 *	
1	1011								
16	UNI								
	1								
Also those other tracts and parcels of lan					-	-	-	-	-
	1								
	//								
		\							
	02	7							
		4							
		1							-
		-)							

of said decedent, and the persons entitled to the residue of said estate. WHEREFORE, your petitioner prays the order of this Court, fixing a time and place for the hearing of this petition and an examination of his final account and the settlement and allowance of the same; and that, upon said hearing, the Court issue its final decree, assigning the residue of said estate to the persons thereunto entitled. pril 2. 1917. William Jaspers
Petitioner.

ota, 188. Selliam Jaspers State of Minnesota, County of Carver being duly sworn, on oath says that he is the person who made the foregoing petition; that he knows the contents thereof, and that the same is true of his own knowledge, except as to those matters therein stated on his information and belief, and as those matter he believes it to be true. William Jackers .. Subscribed and sworn to before me this e J ( Notary Public. Carr. County, Minnesota, My Commission Expires..... Note (1)-Insert "Sole devisees" or All the heirs at law," as the case may be Final Account and Petition for PROBATE COURT IN THE MATTER OF THE ESTATE OF State of Minnesota, Hearing and Allowance County of Carber Thereof. Magdalena Filed this

## State of Minnesota, County of Carver

In the Matter of the Estate of

In Probate Court

Magdalena, Jo	esp	ber	Q Decede	nt	OR	DER	ALLC	OWIN	G FI	NAL ACCOUNT
				,		-1				
The above entitled matter can	ie on t	o be he	ard on	the	8.	4	CHEENER.	, day o	t. A.	May
19 1.7., upon the petition of the r										
count and for the distribution of t	he res	idue oj	said e	state.						
The said representative appear	ired is	v perso	n	.,,,,,						(8, 1, 2, 1, 2, 2, 2, 1, 1, 1, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2,
ana no	0.0	ce.	app	bea	red	M	Of	pa	eilis	·
**************										
The Court after due considera	tion o	f said	petition	n, the c	vidence	addue	ed in s	upport	thereo	f, and the files and
records in said matter, finds the J	followi	ng fac	ts:							
First-That due notice of the	said h	earing	of said	petitie	m has/	been gir	en as	require	d by la	w by the publication of
the citation of this Court for said	hearin	ig, date	d the		9.%		day of		apr	· 19/2
the citation of this Court for said in the	1	Va	lly	178	era	W				
	*** ***	F. 8 - 1, A (4.7)			****					
**************************************			****		*****					
Second—That the final accoun	t set f	orth in	said p	etition	has bee	n exam	vined, e	idjuste	d and	settled by the Court,
and so adjusted and settled, is her										
Demonstrate and Joseph Joseph Lingth	The special		n	RECEI	ris					\$ 600,00
Personal estate as described in the		100								a
Personal estate omitted from the in		ry								ð
Gain by sales above appraised value	ie.	- 1		- 1					-	\$
Cash from sales of real estate	*:	*	*	*			*		16	\$
Cash from rent of real estate							-			\$
Cash from interest and profits			*						-	\$
Cash from other sources -	-		-				*			\$
************	+4.5 × 5.5				1.5.1	1	-			\$
***************************************		******	*****	*****			*		*	60000
Total re	- 8.0	. Daniel State of the last of			ANID	CDE	DITC		*	\$
Paterta advated for a secondary		NUG	SEMI	CIVIS	AND	CRE	סווס			
Estate selected for surviving spous										\$
Maintenance of family of deceden	L					1				2255
Expense of administration -					-		*		-	\$
Expenses of last sickness -	-		*						-	\$
Funeral expenses		*		*			*	-		\$
Taxes	*		-	*	*		+			\$
Claims of creditors of decedent	-		w:		78.1	-		*	-	\$
Legacies	7	*	*		*	7	-		.7	\$
*			******							\$
	***	******	*** ***		111			-	*	8
Residue on hand for distribution	- 5		*	*	7	2	*		*	8
	A COLD TO									7 A A C C

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 Dated May 8th ... John Ilanie Judge of Probate

No 2320

State of Minnesotz

**Probate Con** County of Carver

In the Matter of the Estate of

Magdalena Jack

Order Allowing Final Account

May A. D., 191 Filed this .... 8 ...

Hen Races

and recorded in Book No. .....

(SEAL)

State of Minnesota, County of Carver	In Probate Court
	gdalena Japers DECEASED
Mile	to the satisfaction of this court that
as Adecines Cralor	of the above named estate had fully complied with all the term
and conditions of the final decree of distribution	on of said estate duly made and filed in this court, and ha paid over
to the distributees named in said final decree of	ll moneys, funds and property to them awarded by said final decre
and had fully complied with all other orders	and decrees of this Court relating to said estate, and ha $arkappa$ . in a
things well, faithfully and fully administered	said estate as such . Aslecce in holos
1	ECREED, That said adecine broto-
of said estate and the sureties on Kis	bond, be, and they hereby are, forever discharged and release
from all further duties and hiabilities in the m	
Dated this 8 14	May Jal 91.7.
Barren Barren	Judge of Probate, Carver County, Minn.
(SEAL)	James of Produce, Curver County, Minn.

No.2320

# IN PROBATE COURT,

County of Carver

In the Matter of the Estate of

Mogdolena Jaspers Deceased.

Order Discharging Executor or Administrator

Filed this 8 h day of Moy 1912.

Recorded in Book b of Orders

Page 528. Judge of Probate

IN THE MATTER OF THE ESTATE OF

. Magdalena Jaspers.

# State of Minnesota, County of Carber

# IN PROBATE COURT

FINAL DECREE OF DISTRIBUTION

The above entitled matter came on to be heard on the ... 8 h .... day of . May ... 1917 ... 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 our 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 ... 9.4 .... day of ... copried ... The Vally Herald 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. . . estate, have been fully paid and satisfied, and that said representative has filed h . . . final account herein which has been settled and allowed by the Court. June ... 19 1.4, and at the time of h # said death was a resident of ........

in the County of ... Career ... State of . Mennes

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 s. 5.7.7.7.5 — ...... comprising the following items, viz.:.... (B) Real Property described as follows: The homestead of decedent situate in the County of State of Minnesota, described as follows, to wit:.....

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..., or any of them, made. WITNESS, THE HONORABLE Judge of said court, and the seal of said court, this .... 8 h ....... day of Deal. May 19/7. 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. Jagge of the Probate Court of said County do hereby certify that Jadge of the Probate Court of said County do hereby certify that Jadye Compared the within Final Decree, in the matter of said estable with the original Final Decree, on file and of record in a ritue copy, thereof, and of the whole of said original Final Decree and Record.

In Testimony Whereof, I have hereunto affixed the seal of the Probate Court of said County, and signed my name, this said County, and signed my name, this Majdalina Jarbors Final Decree Assigning day of 1917, and recorded Judge of Probate. Judge of Probate the Gleener Residue of Estate. In Probate Court In The Matter of the Estate of County of Carver. State of Minnesota, County of Carber No. 23320 84 Filed this page