

Stearns County (Minn.)
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.

County of STEARNS

. In the Matter of the Guardianship of

JEAN ALICE SPODEN

Alleged Incompetent.

IN PROBATE COURT

19,532

PETITION FOR APPOINTMENT
OF GUARDIAN OF INCOMPETENT

TO THE COURT ABOVE NAMED:

The petitioner herein represents and alleges:

her
First—That hixaddress is 542 Ninth Avenue, Waite Park , Minnesota, and that the is interested herein as follows, to-wit: that she is the said Jean Alice Spoden.

Second—That said Jean Alice Spoden who is a resident of Stearns County, Minnesota, and whose address is 542 Ninth Avenue, Waite Park, Minnesota, and who was born at St. Cloud, Minnesota, on the 24th her day of May, 1926 is incompetent to manager to mana

Third—that the names and addresses of the nearest kindred of said alleged incompentent are as follows:

Relationship Address Name 542 Ninth Avenue, Waite Park, Minn. Son Anthony Joseph Spoden Home on the Range for Boys Son Jaymes Thomas Spoden Sentinel Butte, North Dakota 542 Ninth Avenue, Waite Park, Minn. 542 Ninth Avenue, Waite Park, Minn. Daughter Joyce Lorraine Spoden Jaculin Alice Spoden Daughter 542 Ninth Avenue, Waite Park, Minn. Son Jeffry Allen Spoden

widowed

isomschabbanack

3343616

XXXXXXX

Fifth—That it is necessary and expedient that a general

guardian of the

estate xxxxxxxxxxxx (Strike one if both are not desired)

Sixth—That the estimated value and general character of the property of said alleged incompetent are as follows, to-wit:

4.	Personal Property of the estimated value, to-wit: \$
	1. Household goods & Unknown
	2. Wearing apparel - S No value
	3. Corporate stock \$ None
	4. Notes and bonds \$ None
	5. Cash
	6. Miscellaneous - \$\frac{117.00}{2}\text{ per month from Veterans Ad-}
В. 1	Real Property of the estimated value, to-wit: Entitlement to Social Security Surv: Benefits - \$
	1. Homestead in Stearns County, Minnesota as follows:
	a. City Property residential dwelling in Waite Park, Minnesota (Give area)
	present value unknown
	(or)
	b. Rural Property None
	(Give area)
	2. Real estate other than Homestead:
	a. City Property Lots with buildings \$
	City Property Lots without buildings \$
	b. Rural Property acres improved land \$
	Rural Property acres unimproved land \$
	3. Rental value of said real property is \$
Seven	nth—That the probable amount of debts of said alleged incompetent is \$\square\$ unknown.
	th—That James B. Enneking who is a resident
	Stearns County, Minnesota, whose Post Office address
P.O. Box	911, St. Cloud , is a suitable and competent person to act as guardic
	Reged incompetent and that his age is 37 years and his occupation is Stearns County
	Service Officer.
WHE	EREFORE YOUR PETITIONER PRAYS, That the Court appoint said
	es B. Enneking or some other suitable and competent person, to
	meral guardian of the person wordkestate of the said Jean Alice Spoden.
	(Strike one if both are not desired)
Dated	1-11-12
	JEAN ALICE SPODEN Petitioner

Petitioner.

VERIFICATION

Charles of Million data
State of Minnesota,
County of STEARNS
Jean Alice Spoden being duly sworn on oath says th
She is the petitioner named in the foregoing petition; that the said petition is true of this or
knowledge except as to those matters therein stated on information and belief, and as to those matter
She believes it to be true.
JEAN ALICE SPODEN
Subscribed and sworn to before me this 16 th
day of January 19 63
marie & Dondranske
Notary Public & Land County, Minnesota.
My Commission Expires MARIE E. DCMAROVSKE, St. Class Annual Commission Expires
My Commission Lapines May 8, 1998
CONSENT OF GUARDIAN TO ACT
I, James B. Enneking of the city
of St. Cloud in the County of Stearns
State of Minnesota, do hereby consent to act as general guardian of the
xxxx estate of Jean Alice Spoden during her disabilit
if appointed such guardian by the Court. JAMES B. ENNEKING
JAMES B. ENNEKING
Dated 1963
CONSTRUCT
CONSENT
I, or we, hereby consent to the appointment of the guardian as herein petitioned for and waive noti
of hearing thereon.
JEAN ALIGE SPODEN Alleged Incompetent.
Subscribed and sworn to before me this
18 th day of June 19 63
marie & Dombrowke
Notary Public County, Minnesota.
My Commission Expires

County of STEARNS

IN PROBATE COURT

In the Matter of the Guardianship of

JEAN ALICE SPODEN

Incompetent.

Petition for Appointment of Guardian of Incompetent

1

Filed January 23rd

1963

Probate Judge+Clerk.

Miller-Davis Co., Minneapolis

COUNTY OF Stearns

IN PROBATE COURT

IN THE MATTER OF THE GUARDIANSHIP OF Jean Alice Spoden,

Incompetent Ward.

ORDER APPOINTING GUARDIAN

The above entitled matter came on to be heard and considered by the Court on the	23rd
day of January 1963, upon the petition of Jean Alice	Spoden
the above named	
praying that a guardian be appointed of the ward	estate of the above named
and the Court having considered the said petition and evidence adduced in support thereof, an	d examined the files and records
in said matter, finds the following facts, to-wit: has been walved by the First—That notice of said hearing on said petition was given his fequired by law by the	
for/said/hedring/upon/said/	
personally, more than fourteen days prior to said day of hearing.	
Second-That said Jean Alice Spoden	
is a resident of 542 Ninth Avenue, Waite Park	in said County of
State of Minnesota; and is the owner of certa	in property described in said
petition.	
Third—That said Jean Alice Spoden	is unable
and incompetent to care for and manage	of the facts and disabilities fol-
lowing, to-wit: Imperfection of mentality.	anan amin'ny fivondronan-

Fourth- That Jean Alice Spoden has signed said petition and (1) James s. Enneking has consented to set as guardian.

Fifth-That James B. Enneking Post Office address is P. O. Box 911, St. Cloud

ichose

in the County of

Stearns State of Minnesota, is a suitable person to act as guardian of said

ward.

State of Minnesota, County of Stearns

PROBATE COURT

IN THE MATTER OF THE GUARDIANSHIP OF

Jean Alice Spoden, Incompetent Ward.

Order Appointing Guardian

23rd Filed this , 19 63, and recorded in Book of orders, at

No. 3531*

ditioned according to law, to be approved by this Court. and file in this Court the oath by law required and give bond to the Judge of this Court in the penal sum of upon h 18... duties as such guardian and before letters of guardianship be to he hereby is, appointed guardian of the no/100

It is Therefore Ordered. That the said

conditions and need, if any, as to care, treatment, education, etc., under Section 7443-7444 General Statutes conditions, if any, as to care, treatment, maintenance, education, etc., under Section 7443-7444 General Stat

Dollars,

with sufficient

hàm

and that before entering

estate of said

County of

Stearns

IN PROBATE COURT,

IN THE MATTER OF THE GUARDIANSHIP OF

Jean Alice Spoden,

Incompetent Ward

Letters of Guardianship

To James B. Enneking

Greeting:

Thereas. You have been appointed Guardian of the estate of the above named ward, by the order of this Court, and have duly qualified according to law to act as such guardian.

Now Therefore. Reposing full faith and trust in your competency, ability and integrity, these Letters of Guardianship are issued to you by the Court, authorizing you to act as the guardian of the State
of the above named Ward, with full powers, duties and responsibilities incident to such trust according to law, during the
disability of said Ward, or until the further orders of the Court in the premises.

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

You are Further-Required. At the end of each year of your said trust, and at such other times as the Court may require, and at the termination of your said trust to make and file in this Court full and true accounts, with full itemized statements, of all property received by you and remaining in your hands, of all expenditures and investments made by you, and of what remains in your hands, with full details of the condition and value thereof; and at the termination of your said trust to turn over and to deliver to said Ward, or to legal representatives, all property and estate of said Ward then remaining in your hands.

	011014016		urt this	23rd da	
Note (1) If guard General Statutes of Mi	lian is appointed of the nneseta, 1913.	e person of Ward also	o, insert provisions for cu	stody, care of, education, etc., according to Sec. 7442, 7443, and 7444, Char	pter 74
County of	e of Aline		88.	IN PROBATE COURT	
Guardianship i	n the matter the riginal, and the	erein entitled, e whole thereof d seal of said	now remaining of	hin and foregoing paper writing with the original Lette record in my office, and that the same is a true and common of the same is a	thi
19,532 State of Minneanta.	PROBATE COURT	Jean Alice Spoden, Incompetent Ward.	Letters of Guardianship Long Form	Filed this 23rd day of January ,1963, and recorded in Book of Letters, Page 4-25 Clerk Dudge of Probale.	No. 3624*

WESTERN SURETY COMPANY

One of America's Oldest Bonding Companies.

KANSAS CITY . CHICAGO . SIDUX FALLS . DALLAS

BOND OF ADMINISTRATOR, EXECUTOR AND GUARDIAN, INCLUDING SALE OF REAL ESTATE

STATE OF MINNESOTA	1	600	
County of Stearns	SS.	IN	PROBATE COURT
In the Matter of the Estate of		,	
Jean A. Speden		1	
KNOW ALL MEN BY THESE PRESE	ENTS:		
That we James B. Ennel and the WESTERN SURETY COMPAN Dakota and holding the certificate of the that it is authorized to contract as Surety	Y, a corpo e Insuran	ce Commissioner	of the State of Minnesota showing
and firmly bound unto Honorable Jo			
as Judge of Probate of the County of			
One Thousand and No/100			
lawful money of the United States, to be for which payment well and truly to be administrators, successors, and assigns,	made, w	e bind ourselves	robate, or his successor in office; and each of our heirs, executors,
THE CONDITION OF THIS OBLI	GATION	IS SUCH, That if	the above bounden Principal, who
has been appointed representative of the cashall well and faithfully discharge all the to law, then this obligation shall be void.	duties of	his trust as repr	esentative of said estate according
IN WITNESS WHEREOF, Said Pr	incipal ha	s hereunto affixed	d his hand and seal; and the said
Surety has caused these presents to be sig	gned by it	s Attorney-in-	-fact
and its corporate seal to be hereto attach	ed by aut	hority of its Board	of Directors, this 21st
day of January .	19 63	- //	
Signed, Scaled and Delivered in Professional Landening	esence of	Same	D Emeking.
Countersigned		WESTERN	SURETY COMPANY
By Kobut a. Sanbin	0(By Kolert	a. Lancino
Minnesota Resident Ap			Attorney-in-Fact
STATE OF MINNESOTA	LEDGME	ENT OF PRINCI	PAL
County of Stearns			
On this 21st day of	J	anuary	, 19 63, before me personally
appeared James B. Enneking to be the person who executed the forego same for the uses and purposes herein ex	ing bond pressed a	as Principal, and s his free act and	, to me well known acknowledged that he executed the deed.
My Commission Expires		E. A. Lan	decis
January 16th . 19	65	Notary Public,	Steams County Minnesota
ACKNO		LENT OF SURE	FY Contry Public, Stephen County, Misses-
STATE OF MINNESOTA	(Attorne	ey-in-Fact)	My Commission English Jon. 16, 1905
	88.		
County of Stearns	1		
On this 21st day of		January	, 19 63 , before me
appeared Robert A. Gambrino to me personally known, who being by m WESTERN SURETY COMPANY, a cor the corporate seal of said corporation, and by the aforesaid Attorney-in-Fact, by au in-Fact acknowledged said instrument to	poration: that said thority of	that the seal affi instrument was ex- its Board of Dire e act and deed of	xed to the foregoing instrument is xecuted in behalf of said corporation ectors; and the aforesaid Attorney- said corporation.
My Commission Expires		& F. La	onlitico
January 16th . 19	65	Notary Public.	Stearns County, Minnesota
509—T-54		The state of the s	- L C damphio

OATH OF REPRESENTATIVE

STATE OF MINNESOTA Stearns County of ____ James B. Enneking _do swear that I will faithfully and justly perform all the duties of the office and trust which I now assume as Guardian of the above named / Jean A. Spoden to the best of my ability and according to law, so help me God. Subscribed and sworn to before me this 21st My Commission Expires January 16th Notary Public, County, Minnesota APPROVAL 23rd I hereby approve the within Bond and the Surety thereon, this. day of January , 19 63 Probate Judge

WESTERN SURETY COMPANY

County of Stearns

County of Stearns

PROBATE COURT

Bond and Oath of

Administrator, Executor
and Guardian, Including

Sale of Real Estate
In the Matter of the Estate of
Jean A. Spoden

Filed the 23rd day of
January M. Spoden

Filed the 23rd day of
Jeanury M. Spoden

Recorded in Book of Probate

Bonds, page of Probate

Records.

Clerk—Addge of Probate

POWER OF ATTORNEY

Know All Men by These Presents:

That this Power of Attorney is not valid or in effect unless attached to the bond which it authorizes executed, but may be detached by the approving officer if desired.

That the Western Surety Company, a corporation, does hereby make, constitute and appoint

Leo B. Gambrino or Robert A. Gambrino

St. Cloud Minhousta in the City of . State of . , with limited authority, its true and lawful Agent and Attorney-in-Fact, with full power and authority hereby conferred, to sign, execute, acknowledge and deliver for and on its behalf as Surety, one of the following bonds.

An ORIGINAL bond required by Statute, Decre	e of Court or Ordinance for:	MAXIMUM PENALTY
(A) ADMINISTRATOR CONSERVATOR CURATOR EXECUTOR GUARDIAN TRUSTEE SALE OF REAL OR PERSONAL PROPERTY COMMISSIONER TO SELL REAL ESTATE REFEREE IN PARTITION TRUSTEE OR RECEIVER	Testamentary only When this company has qualifying bond or when it is a separate bond for accounting of proceeds of sale only In Bankruptcy—Federal Court only	\$500,000.00
(B) NOTARY PUBLIC PUBLIC OFFICIAL AND DEPUTIES RECEIVER	—Not for benefit of creditors	\$ 25,000.00
(C) PLAINTIFFS: ATTACHMENT OR SEQUESTRATION REPLEVIN OR WARRANT OF SEIZURE INJUNCTION GARNISHMENT INDEMNITY TO SHERIFF	Principal must be a corporation, or a State, County, City, Town, or Village, or the Federal Government or any department thereof	\$ 10,000.00
(D) COST REMOVAL OF CAUSE	—excluding open penalty, stay, super- sedeas or guarantee of a Judgment	\$ 500.00
(E) LICENSE PERMIT QUIET TITLE	License and Permit limited to bonds where a county, city, town, village or township is the Obligee	\$ 10,000.00
THE RANGE OF THE REAL PROPERTY AND ADDRESS OF THE PARTY AND ADDRESS OF		The same of the sa

(F) ANY BOND OR INDEMNITY provided there is attached to this Power of Attorney, written authority in the form of an endorsement, letter or telegram, signed by the Chairman of the Board, President, Vice-President, Secretary, Treasurer or Assistant Secretary of the Western Surety Company specifically authorizing its execution.

The acknowledgment and execution of any such document by the said Attorney-in-Fact, shall be as binding upon this Company as if such bond had been executed and acknowledged by the regularly elected officers of this Company. The WESTERN SURETY COMPANY further certifies that the following is a true and exact copy of Section 7 of the By-Laws of the Western Surety Company, duly adopted and now in force, to-wit: "Section 7. All bonds, policies, undertakings or other obligations of the corporation shall be executed in the corporate name of the Company by the Chairman of the Board, President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The Chairman of the Board, President, any Vice President, Secretary, any Assistant Secretary, any Assistant Secretary, any Assistant Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or Agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings or other obligations of the corporation." validity of any bonds, policies, undertakings or other obligations of the corporation.

IN WITNESS WHEREOF, the said WESTERN SURETY COMPANY has caused these presents to be executed by its President with its corporate seal affixed this 1st day of July, 1962.

Assistant Secretary

STATE OF SOUTH DAKOTA

County of Minnehaha

On this 1st day of July, 1962, before me, a Notary Public, personally appeared JOE KIRBY, who being by me duly sworn, acknowledged that he signed the above Power of Attorney as President of the said WESTERN SURETY COMPANY and acknowledged said instrument to be the voluntary act and deed of said corporation.

My commission expires P SAPSEMAN, MOTARY PUBLIC My Commission repine 12-11-69

. 19

Notary Public, South Dakota

STATE OF MINNESOTA, County of Stearns RE GUARDIANSHIP OF Jean Alice Spoden,

PROBATE COURT

File No. 19,532

Inc. Ward.

IT IS ORDERED, That the ** final-account and petition for examination thereof filed herein be heard on Friday, February 21st , 19 64 , at 9 o'clock A. M., by this court in the Court House in St. Cloud, Minn.

Copies of this order to be mailed to Ward, Guardian, & Veterans Adm. Dated this 7th day of February 19 64

(SEAL)

Attorney

Silla Probate Judge

File No. 19,532

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

Re-Guardianship of

Jean Alice Spoden, Inc. Ward

ORDER FOR EXAMINATION OF GUARDIAN'S ACCOUNT

Publish in - -

Hearing // Feb. 21st, 19 64

FILED THIS_

__ DAY

February A.D. 196

CLERK OF PROBATE

County of Stearns



IN PROBATE COURT

	In the	Matter o	f the C	uardian	ship of	
Jea	m Alice	Spoden				
						1
						1

To the Probate Court in and for said County:

Estate	of Jean Alice Spoder	in the County of Stearns	
respectfully shows:		7	
That by an Order of this Cour	t, Made on the 23rd	day of January	
A. D. 1963 , Jean Ali	ice Spoden		
was adjudged to be incompeter	nt		and
James B. Enneking	3	of the City	0)
St. Cloud he guardian of his narankand estate, an	in the County of and accepted the trust; that said a	Stearns was ppointment has never been revoked; a	duly appointed nd that the said
Guardi	lan		

and the control and management of his estate.

That the said Jean Alice Spoden is now of sound mind, and capable of taking care of himself and his property.

Your Petitioner Therefore Prays, To have the fact of his restoration to capacity judically determined.

Dated the 23rd day of January

State of Minnesota,

County of Stearns

James B. Enneking

the person who made the foregoing petition, being duly sworn, says that the same is true, to the best of his

XNIXXXXXXX and belief, and as to those matters

he believes them to be true.

Subscribed and sworn to before me, this 2.9

My Commission Busines May B, 1905

IN PROBATE COURT,

County of Steams

In the Matter of the Guardianship of

Jean Alice Spoden

Petition for Restoration to Capacity.

Filed the

23rd

ay of

January

A. D. 19. 64

Brily Bufferer

No. 3632*

County of Steams

88.

IN PROBATE COURT

IN THE MATTER OF THE AXO GUARDIANSHIP OF

Jean Alice Spoden

On Readir	ng and Filing th	e Petition of	James F	.Enneking	,		
	23rd		ami ary	resenting, amon	g other things,	that by order of th	is Court,
	Spoden						
and that	James B, Enne	king		was, by	order of this C	ourt, duly made	and filed
	vinted the guardian o						
The state of the s	above named						that said
Jeen Alic							capable
	her self an						
iudicallu determi	ned.						
IT IS ORI	DERED, That said	d petition be hear	d at a SI	pecial		Term of this Co	urt, to be
held in St.C.		the 7th		day of	February	, 15	64, at
	clock in the fore						use in the
	of						
	THER ORDERED						
.above.name 7th	ed, by mailin					guardian/on/or	before the
7.917	Dated at St. Cl	of Eebru	this	23nd	T.,	lamiany	10 64
	Dates at				aayoj		7
SEAL)		By the C	Sourt?		Sh	and La	/
					1/4	Judge of Pri	bate
					0	/	1

IN PROBATE COURT

County of Stearns

IN THE MATTER OF THE

Guardianship

of Jean Alice Spoden

Order for Hearing Petition for Restoration to Capacity

Filed this 23 rd.

darrof January

A, D. 19 64

Clerk + Judge of Probate

No. 8720*

County of Stearns

IN PROBATE COURT

Special Term, February 7th 19 64

IN THE MATTER OF THE GUARDIANSHIP OF

Jean Alice Spoden,

Incompetent Ward

On Reading and Miling the Detition, Of James B. Enneking, Guardian of Jean Alice Spoden, a person who has been declared Incompetent and under the guardianship, representing that the said Jean Alice Spoden is of sound mind, and capable of taking care of hipf find his property, and praying to have the fact of Mix restoration to capacity judicially determined; It appearing that personal notice of hearing of said petition has been given to James B. Enneking, the guardian of the said Jean Alice Spoden. The Court having found that the said Jean Alice Spoden is of sound mind, and capable of taking care of hings and lift property; It is Therefore Ordered and Adjudged, That the said Jean Alice Spoden, be, and he is hereby, restored to capacity, and that the guardianship of the said Jean Alice Spoden Dated at St. Cloud, Minnesota the 7th , A. D. 19 64 February

By the Court:

Judge of Probate

IN PROBATE COURT

County of Stearns

In the Matter of the Guardianship of

Jean Alice Spoden, Inc. Ward.

Order Adjudging Restoration to Capacity

Filed the 7th day of

February , A. D. 19 64

Recorded in Book of Orders, on

Brily Knyhouse

MILLER-DAVIS CO., MINNEAPOLIS

STATE OF MINNESOTA, Ss.

County of Stearns

PROBATE COURT

		File No.	19,532	*******
		Order Allowing	FINAL	Account
Re Guardianship of Jean A.	lice Spoden,			
Incom	petent Ward			
The guardian, having acco	unted for every part of t	he estate according to lo	ıw,	
and a summary statement of the	account being as follows			
	Debits \$	4,294.35		
	Credits \$	4,291.81		
	Balance \$	2,54		
IT IS ORDERED, that said	final		accoun	t is hereby finally
settled and allowed.				2
Dated February 21st	, 19.64	× ×	600	Probate Judge
(COURT SEAL)				U

STATE OF MINNESOTA,

County of Stearns

PROBATE COURT

Re Guardianship of
Jean Alice Spoden,

Incompetent Ward

Order Allowing FINAL
Account

Recorded in Docket ".

on page....

Filed February 21st, 1964

selfon Buthouse

Clerk of Probate Court.



IN PROBATE COURT

County of

Stearns

In the Matter of the Guardianship of Jean Alice Spoden

Final Account.

WEXNEY AVXXXXXXX

James B. Enneking

As Guardian

RECEIPTS

In Account with said Ward Jean A. Spoden

The following is an itemized statement of all property received by me during the period of administration of the estate of said Ward as shown by the annual accounts filed herein, as follows, to-wit:

	\$
Veterans Administration Social Security Returned Train Ticket Returned Salary by Guardian Loan from Guardian to pay old bills	1,287.00 2,374.40 12.95 20.00 600.00

TOTAL

\$ 4,294.35

The following is an itemized statement of all property

rejem ruel oil truel Oil Courdingson severs (1211 to costdie)

Gld blis paid by the Loan from Suarding

Market as a clothage for Adinopy)

Cost room being (2212)

Witer (Village of Weite Field, The Control of Weiter Field, The Control of

Guergian Selery, which was refunded) Food, Medicine, shoot a mulish and about for children that hald in - wake make out to cook, which the

1021174

State of Minnesota, ss. County of Stearns

Probate Court

In the Matter of the Guardianship of

Jean Alice Spoden,

Inc. Ward.

Final Account of Guardian

Filed this 7th day of February , 19 64

to those matters therein stated on information and belief, and as to those matters believe s the same to be true.

IN PROBATE COURT STATE OF MINNESOTA File No. 19,532 COUNTY OF STEARNS In the Matter of the Guardianship of PETITION FOR AUTHORITY JEAN ALICE SPODEN TO BORROW MONEY Incompetent To the Court: Your petitioner respectfully represents and shows to the Court as follows: That he is the duly qualified and acting guardian of the above named incompetent ward. In that capacity he is in receipt of Veterans Administration death benefits and social security survivor's benefits for the said ward and her children. Your petitioner further represents and shows to the Court that prior to the inception of the guardianship, the said ward purchased for her personal use and for use in the maintenance of her household a certain automobile from Bob's Auto Lot, St. Cloud, Minnesota, and in making such purchase, obtained a loan from the Sauk Rapids Bank, Sauk Rapids, Minnesota That said loan still remains unpaid. The said automobile in July of 1963 then suffered severe damage to its engine which necessitated replacement in order that the automobile could be operated. That the said ward obtained a replacement of the engine from the aforementioned vendor and that the charge, if paid in monthly payments, was to be \$365.00, but that it was provided further that in the event that a cash payment was made, the price would be \$265.00. That your petitioner is informed and believes that the present loan with the Sauk Rapids Bank, which holds the promise for a note and chattel mortgage, can be increased to provide for the payment of the said \$265.00. 003091933

6. That it would be for the best interest of the said ward for your petitioner to be permitted to obtain such additional loan from the Sauk Rapids Bank for the purpose above stated and execute such instruments as are necessary to effect such loan. WHEREFORE YOUR FETITIONER prays for an order of the Court authorizing the petitioner as guardian to borrow such additional sum of money and to execute such instruments as guardian as are necessary to effect the said loan. STATE OF MINNESOTA COUNTY OF STEARNS James B. Enneking, being duly sworn, deposes and says: That he is the petitioner above named; that he has read the within petition and knows the contents thereof; that the same is true of his own knowledge, except as to those matters stated therein on information and beliefs and as to those matters he believes it to be true. James B. Enneking, Guardian Subscribed and sworn to before me this ruch day of Sept. 1963. - Bring man Notary Public, Stearhs County, My commission expires 25 16,1969 maion Expires Sept. 15, 1989 0030 1934

STATE OF MINNESOTA COUNTY OF STEARNS

IN PROBATE COURT

In the Matter of the Guardianship of JEAN ALICE SPOLEN

PETITION FOR AUTHORITY TO BORROW MONEY

OF September 5.0. 1963

Stuly Superior

E. P. DALY Chief Attorney Veterans Administration Center Fort Snelling St. Paul 11, Minnesota

STATE OF MINNESOTA COUNTY OF STEARNS In the Matter of the Guardianship of ORDER ALLOWING GUARDIAN JEAN ALICE SPODEN TO BORROW MONEY Incompetent On the petition of the guardian of the above named incompetent ward for authority to borrow money in connection with the repair of an automobile belonging to said ward and upon all the files and records herein, IT IS HEREBY ORDERED that the guardian is hereby authorized to borrow the sum of \$265.00 from the holder of the promissory note and chattel mortgage upon the said automobile and to execute such instruments as are necessary and proper in the making of said loan. Dated this 30th day of September 1963. BY THE COURT 0030 3936

19,532

STATE OF MINNESOTA

COUNTY OF STEARNS

STATE OF MINNESOTA

COUNTY OF STEARNS

PROBATE COURT

RE ESTATE OF

Jean Alice Spoden, Inc. Ward Abdedent!

ORDER DISCHARGING

Filed this 21st day of February

19 64 , and Recorded in Book

on Page thereof.

Clerk of Probate.

County of STEARNS

IN PROBATE COURT

Petition for Allowance and Probate of Will

In the Matter of the Estate of

WILLIAM E. HALL

To the Probate Court in and for said County: Your petitioner represents and alleges to the Court:

Last illness and funeral expenses.

FIRST—That your petitioner is a resident of St. Joseph	in the County of
Stearns State of Minnesota, and is an adult and is in	terested in the estate of de-
cedent in this, to-wit: surviving daughter and residuary legatee	
SECOND-That said decedent was born in the Country of Canada	
and died at St. Cloud County of Stearns , Stat	of Minnesota,
on the 17th day of January , 1963	, aged 88 years
and at the time of his death was a native of Canada	
and a citizen of the Country of United States and a resident of St	. Cloud
in the County of Stearns and State of Minnes	sota
and left estate in the County of Stearns State of Min	nesota.
THIRD-That said decedent died leaving a last Will and Testament which Will is heren	with presented and filed for
Probate.	
FOURTH-That the estate of decedent at the time of his death consisted of personal prope	ty of the estimated value of
\$2,000.00 divided as follows:	
1. Household goods, \$ 2. Wearing apparel,	
3. Stock, \$	\$
5. Miscellaneous, \$ 2,000.00	
That said estate also included real estate of the estimated worth and probable value of \$ 3k	.00.00
situated in said County of Stearns	
State of Minnesota, to-wit:	
1. Homestead in — — — — — County, Minnesota, as follow	8:
A. City Property	
(Give Area)	\$
(or)	
B. Rural Property	
(Give Area)	\$
2. Real Estate other than Homestead:	
A. City Property Lots without Building	. 8
City Property House with lot Lots with Buildings Sold on contract; Balance due \$3400.00 B. Rural Property Acres improved land	S
D. Italia India	\$
Rural Property Acres unimproved lan	\$c.s

SIXTH-That the names, ages, relationship and addresses of the heirs, legatees and devisees of said decedent, so far as known to your petitioner are as follows:

NAME	AGE	RELATIONSHIP	POST OFFICE ADDRESS
William J. Hall	45	Son	6335 Jumilla Woodland Hills, California
Sister Jeremy Hall	-43	Daughter	c/o St. Benedict College St. Joseph, Minnesota
	100 000 000 000 000 000 000 000 000 000		
			20000000000000000000000000000000000000
	- +		

SEVENTH-That Sister Jeremy Hall ... whose Post Office address is c/o St. Benedict College, St. Joseph, Minnesota 18 named in said Will as executor thereof and is suitable and competent person to be executor of said Will.

WHEREFORE, Your petitioner prays that said last Will and Testament be allowed and admitted to probate; and that said Sister Jeremy Hall be appointed executor thereof; and that, upon due qualification as provided by law, letters testamentary be issued to the said

Sister Jeremy Hall

Dated January 23, , 19 63

Sister Jeremy Hall, OSB. Petitioner.

State of Minnesota,

County of ...

Stearns

being duly sworn, on oath says that She- is the petitioner named in the foregoing petition; that the said petition is true of her own knowledge except as to the matters therein stated on information and belief, and as to those matters she believe it to be true.

Sister Jeremy Hall, OSB

Subscribed and sworn to before me this 23rd

day of January , 19 63

Notary Public W. Y. HENNING County, Minnesota.

My Committee of MUNICIPAL COURT

My Committee of St. CLOUD, MINNESOTA.

STATE OF MINNESOTA, COUNTY OF STEARNS

PROBATE COURT File No. 19.533

RE ESTATE of William E. Hall, Decedent.

IT IS ORDERED that the petition filed herein to admit to probate the last will of decedent be heard on Friday, March 1st, 1963, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn.

IT IS ORDERED that creditors of decedent file their claims in this court within four months from the late here-of and that said claims be heard on Friday, May 24th, 1963, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn.

Dated this 23rd day of January, 1963.

JOHN LANG Probate Judge.

W. Y. HENNING, Attorney. Publish: Jan. 31, Feb. 7, 14, 1963. STATE OF MINNESOTA, COUNTY OF STEARNS

Ss.

Wilfred Ta Willer..., being duly sworn on oath says; that he is, and during all times herein stated has been, the ... Rookleeper.

of the Times Publishing Company, the publisher of the newspaper known as The St. Cloud Daily Times and has full knowledge of the facts hereinafter stated.

That for more than one year prior to the publication therein of the Order for Hoaring for Probate of Will

hereinafter described

said newspaper was printed and published in the City of St. Cloud, in the County of Stearns. State of Minnesota, daily except Sundays and holidays; that during all said time said newspaper has been printed in the English language from its known office of publication within the City of St. Cloud from which it purports to be issued as above stated and in newspaper format and in column and sheet form equivalent in space to at least 450 running inches of single column, two inches wide; has been issued daily except Sundays and holidays from a known office established in said place of publication and employing skilled workmen and the necessary material for preparing and printing the same; that the press work on that part of the newspaper devoted to local news of interest to the community it purports to serve has been done in its known office of publication; that during all said time in its makeup not less than twenty-five per cent of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, plate matter and advertisements; has been circulated in and near its said place of publication to the extent of at least two hundred and forty (240) copies regularly delivered to paying subscribers and has entry as second class matter in its local postoffice; and that there has been on file in the office of the County Auditor of Stearns County, Minnesota, the affidavit of a person having knowledge of the facts, showing the name and location of said newspaper and the existance of the conditions constituting its qualifications as a legal newspaper. Onlay for Hearing for Probate of Will

hereto attached was cut from the columns of sald newspaper, and was printed as	
the English language, once each week, for three successive weeks; that it	t was first so publishe
on Mursday the Alak day of January	
and thereafter on	luding the
day of ESBUATY 19. 53.	

and that the following is a printed copy of the lower case alphabet from A to Z, both inclusive, and is hereby acknowledged as being the size and kind of type used in the composition and publication of said notice, to-wit:

abcdefghlikimnopgrstuywxyz

Subscribed and sworn to before me this 14th day of Follows 19

ribed and sworn to before me this

Notary Public, Stearns County, Minnesota.

My Commission expires Sept. 29th 19.65

PRINTER'S Affidavit of Publication OF

THE ST. CLOUD DAILY TIMES

Of Order for Boaring, on
. Potition for Probate of Mill.
······································
. Ratate of . William J Wall
. Deacdant

OF February A.D. 19 63

County of

State	nf	Minnesota,
-------	----	------------

Stearns

88.

Attorney for Petitioner.

IN PROBATE COURT

In the Matter of the Estate of	William E. Hall	Deceased.
THE LAST WILL AND TESTAL	MENT of said deceased having be	een this day admitted to probate by this Court,
and Sister Jeremy Hall	***************************************	named as execut P1X of said Will,
having applied for Letters Testamentary the	ereon:	
IT IS ORDERED, That the said	Sister Jeremy Hall	give
		no/100 Dollars.
conditioned that he will faithfully execute the	he duties of her trust according	ording to law, with sufficient sureties, to be ap-
proved by said Judge, and that thereupon 1		
Dated at St. Cloud	Minnesota, the 1st	day of March
A. D. 19 63	By the Court,	Shan Long
W. Y. Henning,		Judge of Probate.

IN PROBATE COURT

County of Stearns

In the Matter of the Estate of

William E. Hall,

Deceased.

ORDER FOR EXECUTOR'S BOND

Filed this 1st day of

March A. D. 19 63, and

recorded in Book of Orders, on

page

Clerk—dudge of Probate.

No. 3540*

State	of	Min	nesota	i,
04.				

88.

IN PROBATE COURT.

County of Stearns	IN TROBATE COCKT.
In the Matter of Proving the Last Will and Tes	tament of the Estate of
William E. Hall,	Proof of Will
	Decedent.
State of Minnesota, \ \rightarrows_{ss.}	
County of Stearns	
W. Y. Henning	, being
duly sworn on behalf of the proponent of the Will, doth depos	se and say: that he is one of the subscribing
witnesses to the instrument now shown him	, bearing date the 18th day of
April A. D. 1961 , and purp	orting to be the Last Will and Testament of
William E. Hall	of the County
of Stearns and State	of Minnesota now here presented
for probate; that W. Y. Henning	knew
and was well acquainted with the said Decedent, in his	lifetime and at the time of his death, that on the day
and date of said instrument, to-wit, the18	th day of April
	cuted 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
M. V. Hulizka	
the other sub-	scribing witness thereto, and that deponent and the said
M. V. Hu	
	presence of the said decedent, and at his request, f said instrument as aforesaid, the said Decedent was of sound age and under no restraint to the best of deponent's knowledge,
And further deponent saith not. Subscribed and sworn to before me this 1st day of March A. D. 1963	JUL Cleaning

88.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF

William E. Hall,

Decedent.

TESTIMONY OF

W. Y. Henning

Subscribing Witness to Will.

Taken, sworn, subscribed and filed this

1st

day of

March

19 63

Clerk Judgen of Probate.

No. 3545*

LAST WILL AND TESTAMENT

OF

WILLIAM E. HALL

I, WILLIAM E. HALL, of the County of Stearns, State of Minnesota, being of sound mind and memory, do make, publish and declare this to be my last Will and Testament.

FIRST, I order and direct that my 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,

There is a Edward

County of ...

Stearns

IN PROBATE COURT CERTIFICATE OF PROBATE

In the Matter of the Estate of William E. Hall

Be it Kemembered. That on the day of the date hereof at a Special Term

of said Probate Court, pursuant to the notice duly given, the last will and testament of
William E. Hall Decedent, late of said County of Stearns

bearing date the 18th day of April 1961, and being the annexed written instrument, was duly proved before the Probate Court, in and for the County of Stearns

aforesaid; and was duly allowed and admitted to probate by said Court according to law; as and for the last Will and Testament of said William E. Hall

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



In Testimony Wherenf. The Judge of the Probate Court of said County has hereunto set his hand and affixed the seal of said Court at St. Cloud in said County, this 1st day of March 19 63

Judge of Probate.

88

County o

State of Minnesota.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William E. Hall

Decedent.

Certificate of Probate of Will

1st Filed this March

1963 , and recorded,

together with the will attached in Book

of Records of Wills, Page 5 84

IN PROBATE COURT

of the Probate Court within and for said

the record of last Will and Testament and Certificate of Probate thereon and the original records thereof now remaining in do hereby certify that I have compared the foregoing copy of

this office and have found the same to be correct transcripts therefrom and of the whole of such original records. In Testimony Whereaf, I have hereunto set my hand and affixed the seal

of said Court, at

of Probate Court

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

William E. Hall,

Decedent

Order Admitting Will to Probate

The above entitled matter came on to be heard on the 1st day of March 1963
upon the petition of Sister Jeremy Hall, O. S. B.
for the allowance of an instrument filed therewith purporting to be the last will and testament of the above named decedent; and
the court having duly heard the same and all the evidence produced in support thereof, and having duly considered the same,
finds as follows:
FIRST—That the citation of this court, dated the 23rd day of January 1963 has
been duly served and published as directed therein and required by law.
SECOND-That said decedent died on the 17th day of January 1963, and
at the time of his death was a resident of St. Cloud
in the County of Stearns and State of Minnesota
and left estate in the County of Stearns State of Minnesota.
THIRD—That the subscribing witness to said purported last will and testament of said decedent, to-wit:
W. Y. Henning and M. V. Hulizka
and W. Y. Henning duly sworn and examined, and his testimony reduced
to writing, subscribed by him and filed herein.
FOURTH—That said instrument presented for probate as aforesaid was duly executed by said decedent as his last will
and testament, according to law; and that said decedent, at the time he executed the said instrument, was of sound mind and
free from undue influence, of lawful age, and under no restraint
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the said instrument presented and proved
as aforesaid be and the same hereby is, established and allowed as the last will and testament of the above named decedent,
and is hereby admitted to probate.
Dated March 1st, 19 63
John Long
Judge of Probate.

8881 1888

State of Minnesota,

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William E. Hall,

Decedent.

Order Admitting Will to Probate

Filed this 1st day of
March 1963, and recorded
in Rook" "of Orders, Page

No. 3541*

County of Stearns

IN THE MATTER OF THE ESTATE OF

William E. Hall,

Decedent.

IN PROBATE COURT

LETTERS TESTAMENTARY

Decedent died on January 17th, 1963

Sister Jeremy Hall

GREETING:

Thereas, You have been appointed execut FIX of the last will and testament of the above named decedent, by the order of this court, and have duly qualified as such:

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

FIRST-To take possession of all the estate of said decedent, both real and personal, excepting that which may be set aside by the court for the surviving spouse or children of said decedent; to collect and receive all the rents, issues, increase and profits of said estate; to demand, receive, collect, sue for and recover all the debts, claims, rights, and choses in action, which to said decedent at the time of h 15 death did belong; and, in within one month 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 order 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 the 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 h 15 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 h1S 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.

Bitures, The Judge of this Court, and the seal thereof, this

day of

March . 19 63

Probate Judge.



State	of	Minnesota

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William E. Hall, Decedent.

LETTERS TESTAMENTARY (LONG FORM)

20th Filed this , 1963 , and Recorded in Book " O " of Letters, Page 363 Clerk-Iddy of Probate Court.

No. 3640*

IN PROBATE COURT

County of

State of Minnesota,

, Judge of the Probate Court, in and for said County, and State afore-

original, and the whole thereof. certify that I have compared the within and foregoing paper writing with the original Letters Testamentary remaining of record in my office, and that the same is a true and correct copy of said

seal of said Court, at

day of

Probate Judge.

County of STEARNS

IN THE MATTER OF THE ESTATE OF

IN PROBATE COURT

BOND WILLIAM E. HALL Decedent JEREMY HALL know All Men by These Presents. That we ..., as principal ..., HARTFORD ACCIDENT AND INDEMNITY COMMANY HON. JOHN LANG bound unto ., as Judge of Probate of the County of Dollars, lawful money of the United States, to be paid to said Judge of Probate, or his successor in office; for which payment well and truly to be made, we bind ourselves and each of our heirs, executors, administrators, successors, and assigns, firmly by these presents. The Condition of This Obligation is Such. That if the above bounden., who ha a been appointed representative of the estate of the above named, WILLIAM R. HALL shall well and faithfully discharge all the duties of her trust as representative of said estathen this obligation shall be void; otherwise it shall remain in full force and virtue. trust as representative of said estate according to law, In Mitness Whereof, Said principal ha hereunto affixed har hand and seal ; and the said surety has caused these presents to be signed by its ... Attorney-in-fact and its corporate seal to be hereto attached by authority of its Board of Directors, this 5th day of March Signed, Scaled and Delivered in Presence of Sutu Januny Holl of is Jereny Hall, (Principal) (Seal) (Seal) ACKNOWLEDGMENT OF PRINCIPAL State of Minnesota. County of Stearns On this 20th , 19 63, before me personally day of appeared Sister Jeremy Hall , to me well known to be the person "who executed the foregoing bond as principal", and Who acknowledged that She executed the same for the uses and purposes herein expressed as her Judge of MunicipalCourtonny, Minnesota. City of St. Cloud, Minnesota My conditistan exitres ACKNOWLEDGMENT OF SURETY State of Minnesota, County of Rennepin 5th On this day of , 19 63 , before me appeared H. G. McLellan , to me personally known, who being by me duly sworn, did say that she is Attorney-in-fact PARTFORD ACCIDENT AND INDIMNITY COMPANY of NARTHORN ACCIDENT AND INDIVIDITY COMPANY, a corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was exeouted in behalf of said corporation by H. G. McLellan , by authority of its Board of H. G. McLellan Directors; and the said acknowledged said instrument to be the free act and deed of said corporation. July M. Balken Notary Public, County, Minnesota.

RUBY M. BALKEN

My commission expires

., 19.

APPROVAL

20th I hereby approve the within bond and the surety thereon, this day of March . 19 63 OATH OF REPRESENTATIVE State of Minnesota, County of Stearns I, Sister Jeremy Hall do swear that I will faithfully and justly perform all the duties of the office and trust which I now assume as Representative of the Estate of the above named William E. Hall

Notary Public W. Y. HENNING Judge of Municipal County, Minnesota. My commission expires of St. Cloud, Minnesota 19.

and Oath of Representative (SURETY COMPANY FORM)

Bond

to the best of my ability and according to law, so help me God.

Subscribed and sworn to before me this 20th March

State of Minnesota,

Stearns

County of

PROBATE COURT

In the Matter of the Estate of

1

W11118m

Herk Hydige of Probate 20th day of March bond recorded in Book Filed the Bonds, page

Miller-Davis Co., Minnespolls

Sister Jeremy Hall, OSB

State of Minnesota. County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William E. Hall,

Order Appointing Appraisers

Decedent.

On all the files, records, and proceedings in said estate

It is ordered that Philip Thielman

Edward Zapp

be and they are hereby appointed appraisers, to appraise upon oath the estate of the said decedent according to law.

Dated this 1st day of March

(PROBATE COURT SEAL)

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William E. Hall,

Decedent.

Order Appointing Appraisers

Filed March 1st , 1963

Loselyn Hulhouse
Probate Whater Clerk

No. 357934*

FORWARDED

	PROBATE COUR	Т
IN THE MATTER OF THE ESTATE OF	INVENTORY AND APPI	RAISAL
L'eceuem /	e of Death January 17	
OATH OF APPRAISE	RS	
	- NO APPRAISAL NECESSA	4.04100
, do solen	only swear that I will honestly,	faithfully and
impartially perform all the duties of the office and trust which I now ass, decedent		
Subscribed and sworn to before me this day of , 19 , 19		
Notary Public,County, Minn.		
My commission expires, 19)		
(SEAL) INVENTORY AND APPRA	AISAL	
The undersigned representative of the estate of the above named and show to the court—		
That the following is a true and correct inventory of all the propersonal, which has come intopossession and of which_		
after diligent search and inquiry concerning the same, classified as followed		
CLASS I—Real Estate:		
(a) The homestead of decedent, being in the County of	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
, State of Minnesota, consisting		S
ofacres in area described as follows, to-wit:		
(b) All other real estate of decedent being in the County		\$
of Stearns , State of Minnesota,		
described as follows, to-wit:		
The Southerly Twenty-One feet (21') of Lot Numbered Two (2) in Block Numbered Two (2) in Rosenberger's Addition to the City of St. Gloud, according to the plat and survey		
thereof on file and of record in the office of Register of Deeds, in and for said County; which said premises were sold on contract for deed to George M. Waletzko and Elsie L. Waletzko, on which there is a balance due at date of death of		

\$ 3400.00

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward	\$	\$ 3400.00
Total Net Value of Real Estate		\$ 3400.00
CLASS II—Furniture and Household Goods:		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
CLASS II—Fulliture and invasenoid deves.	\$	\$
Total Value of Furniture and Household Goods		\$
CLASS III—Wearing Apparel		
	3	\$
Total Value of Wearing Apparel		8
CLASS IV—Corporation Stock	\$	8
	31 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	

(Here list any written obligations of any kind due and owning decedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest to Date of Death	Principal	Appraised Vs of Princips & Interest
	\$	\$	8
Total Value of Mortgages, Bonds, Notes, etc.			3
ILASS VI—All other Personal Property: (Here list Cash, Book Accounts, Annuities, Farm Crops,	Specify E	ncumbrances	Net Value
Machinery, etc.) Certificate of deposit # 4135	and Respec	tive Amounts	Over Encumbrai
of Zapp National Bank			1,000.00
			4 050 65
Checking account-Zapp National Bank			1,052.65
Total Value of All Other Personal Proper	ty		\$ 2,052,65
SUMM. The total value of all the real estate of decedent, as valued by		ain io	8. 3.400.00
The total value of all the personal property of decedent, as a	valued by the apprai	sers herein, is	- \$ 2.052.55
The total value of the entire estate of decedent, as valued by			\$ 5,452,65
Respectfully submitted,	Suter teren	uy Hall	

VERIFICATION

And the second s	S)	Sister Jere	my Hall	
eing duly sworn, on oat	say S that St	18. Asthe rej	resentative of the	sstate above sp	pecified; that Shaha.5
ead the foregoing invent	ory subscribed by	her and	know. S. the conten	ts thereof and	that the same is a true
and correct inventory of	ill of the estate of th	he decedent that h	as come toball	p	ossession or knowledge.
Subscrit	ed and sworn to b	efore me this			
XX 17 day et	June , A.	D. 19	Autu de	excusing (fall
w. f. Hemping, Ju	ige of Municip	pal Court			
Votery Public, St	aud. lighn. Go	nonty, Abron.			Representative
My commission expires		, 19			
	CEI	TIFICATE OF	APPRAISERS		
Charte of			AND A BALBANIAN OF		
	Minnesota,	7	We the undersin	med appraise	ers, duly appointed by
County ofhe Probate Court of					
ath prescribed by law a	nd hereto annered	herebu certifu an	d return, that we has	ne carefully es	ken and subscribed the camined and considered
he inventory of said esta					
ave faithfully and imp	artially and to the	heet of our know	nledge and ability.	appraised the	said property, and se
lave jaunjuny ana imp lown opposite each iten					
value of each class of sai				3	
Mente of contract composity over		the appole of said	estate:		
	z property, and of	the whole of said	estate.		
Dated this	z property, and of	the whole of said	estate.		, A. D. 19
Dated this	z property, and of		estate.		, A. D. 19
Dated this	z property, and of		estate.		, A. D. 19
Dated this	z property, and of		estate.		Appraisers
Dated this	z property, and of		estate.		
Dated this	s property, and of		estate.		
Dated this	s property, and of		estate.		
Dated this	z property, and of		estate.		
Dated this	s property, and of		estate.		
Dated this		day of			Appraisers
		day of		rer of nesota	Appraisers Appraisers
		day of	stands and day	Minnesola	Appraisers Appraisers
esota, URT		day of	stands and day	1 3	Appraisers Appraisers
esota, URT		day of	stands and day	1 3	Appraisers Appraisers
esota, URT		and Appraisal	stands and day	1 3	Take 18th day of Probate Mildy Cherk
esota, URT		and Appraisal	stands and day	Depatit-	The first of Attorney
esota, URT		and Appraisal	stands and day	Depatit-	The first of All of Cherk
Minnesota, 37-65 FE COURT	E. Ita I Decedent	and Appraisal		Depatit-	Take 18th day of Probate May Cherk

STATE OF MINNESOTA DEPARTMENT OF TAXATION INHERITANCE AND GIFT TAX DIVISION

St. Paul 1, Minnesota

State of Minnesota,

County of Stearns

INHERITANCE TAX RETURN

Decedent William E. Hall

Date of Death January 17, 1963

The undersigned hereby returns information concerning the decedent and concerning all transfers of property by the decedent or by reason of his death which may be subject to inheritance tax as defined by Minnesota Statutes Chapter 291.

GENERAL INFORMATION

- (1) Decedent's residence at date of death St. Raphael's Home St. Cloud, Minnesota State
- (2) Place of death St. Cloud Birthdate 8-19-1874 Place of birth Capada
- (3) Business or occupation. Retired
- (4) Married, single, separated, widowed or divorced at date of death. Widowed
- (5) The name, relationship to decedent and birthdate of spouse, children, or issue of deceased children of decedent, is as follows: (Do not answer if information appears on petition for probate.)

NAME RELATIONSHIP DATE OF BIRTH

- - A. Name and address of bank or other depositary.
- (7) Did the undersigned person or persons filing return make diligent and careful search for property of every kind left by decedent and for information as to any transfer of a material portion of decedent's property during his lifetime without an adequate and full consideration in money or money's worth?
- (8) Will there be Minnesota probate proceedings? Yes.

Give details of such claims on Schedule I or by separate affidavit.

INSTRUCTIONS

- STATUTES: The inheritance tax law appears in Minneseta Statutes, Chapter 291. Taxable transfers are defined in Minneseta Statutes 291.01. Filing an inheritance tax return is required by Minneseta Statutes 291.12.
- USE AND PROCEDURE: This return will be used in all estates to report all transfers from deceased persons to being or beneficiaries which are not included in the inventory in a Minnesota probate proceeding.
 - A. If there is a Minnesota probate proceeding (general administration, special administration, summary distribution, or petition for decree of descent), the return will be alled with probate court. If a tax may be due, or if a waiver of inheritance tax lien from the commissioner is needed, prepare the return in duplicate.
 - B. If there is no Minnesota probate proceeding, only an original return must be filled directly with the Department of Taxation, Inheritance and Gift Tax Division, St. Paul I, Minn. DO NOT FILE IN DUPLICATE.
 - C. If it is claimed that decedent was not a resident of Minneseta, an Affidavit of Non-Residence (Form D. of T. EG 1919), furnished by the Commissioner of Taxation, must be filed with this return. It such case, this return will disclose the detail of transfers of property having situs in Minneseta, and the total value of transfers in each class of property having situs elsewhere.
- DETERMINATION OF TAX: The court will determine the tax upon property included in the probate proceeding. The department will determine the tax upon the transfers disclosed in the seturn.
- 4. The representative of the estate or other person executing the return is obliged to report all transfers which may be subject to tax. Each schedule of the return is to be construed as a question which must be answered by describing the transfers or by stating that there were none of this class, if such is the case.
- Satisfaction or waiver of inheritance tax lien upon the transfer of joint tenancy property can be obtained from the Department of Taxation by use of the Affidavit of Survivership, Joint Tenancy or Remainderman, D. of T. EG 1018, which may be purchased from a legal stationer. FILE IN DUPLICATE.
- If space in any schedule is insufficient, additional schedules in like form may be attached.
- 7. The value of all properties transferred and reported herein is the full and fair

COMMISSIONER OF TAXATION Director, Inheritance and Gift Tax Division

SCHEDULE 1 - PROPERTY HELD IN JOINT TENANCY

All property of whatever kind, whether real estate, personal property, bank accounts, U. S. Savings Bonds, etc., in which the decedent held an interest at the time of his death as a joint tenant or as co-owner with right of survivorship, must be disclosed in this schedule.

Claims of consideration furnished by the survivor, or claims of creation of the joint tenancy by gift or inheritance must be stated in an affidavit giving verifiable details showing the source, nature, amount and

proportion of the survivor's contribution. Exhibits submitted to prove claim will be returned upon request. The homestead of decedent, if included in any of the schedules, must be identified before the exemption in favor of spouse or minor or dependent children can be allowed. Excess homestead area, if any, must be separately described and valued.

Please group all properties transferred to each surviving joint tenant.

Date of Transfer to Joint Tenancy	Description of Property (Legal description of Land; Street Address of City Realty; Acreage of Rural Land). Specify Liens, if any. Homestead must be designated.	Surviving Joint Tenant (Give Name and Relationship to Decedent)	Assessor's Full and True Value of Realty Or Unit Value of Securities On Date of Death	Gross Market Value of Whole Property
AMPLE: 6-21-50	Lot 1, blk. 1, Lief's Add. to St. Paul, Ramsey Co., Minn., 6000 Montclair Rd., St. Paul. Homestead. Mortgage, \$1,000.00 100 shares General Motors Co., common \$100 par Certificate No. 1392816	Mary Doe, wife	\$3,800.00	\$12,500.00
7-5-57	\$100 par Certificate No. 1392816	John Doe, son	N. Y. S. E. 751/2	\$7,550.00
	NONE			
			* 100	
			100000000000000000000000000000000000000	
	of stimmssom			

Less liens (Col. 2.) Net - - -

Report all life and accident insurance proceeds payable on the death of the decedent to named beneficiaries. Do not include insurance payable to estate,

This schedule should not include contracts reportable on Schedule III.

yable to estat	Description of Policy (Name of Company, No. of Policy)	Amount Paid or Payable at Death	Beneficiary and	If Contract Issued Prior to 4-26-49, did Decedent on 4-26-49 have right to:		
Taken Out		(Show Post Mortem Dividends Separately)	Relationship to Decedent	1, Change Beneficiary?	2, Cash Surrender Value?	
	NONE					

SCHEDULE III — ANNUITIES, DEPOSITS, ETC.

Report all other types of contracts with insurance companies, or others, transferred or payable on decedent's death, including the following: annuities, pensions and retirement funds; supplemental contracts or deposits (which may be proceeds of insurance policies or annuities received from a prior decedent or matured endowment policies, etc.); and cash value of insurance policies on life of another

which may have been assigned to this decedent. Where pension plans meet Sec. 401 (a) IRC 1954 requirements, so state. Show employee and employer contributions, cost, amount and method of payments to be made. Submit copies of Plans which do not meet

Date of Contract	Description of Contract (Name of Company, No. and Type)	Amount Paid or Payable at Death or Value of Balance of Annuity	Beneficiary or Transferee Name, Address, and Relationship to Decedent
	NONE		

SCHEDULE IV - TRANSFERS BY THE DECEDENT

(If any transfer is considered not taxable, so designate. Otherwise designate whether transfer is taxable under A., B. or C.)

Transfers in contemplation of death:

Report transfers or gifts by decedent before his death, which are in the nature of a final disposition in anticipation of death. It is presumed that a transfer of a material portion of decedent's property within three years prior to death is made in contemplation of death.

Report gifts made by decedent during his lifetime which total more than \$3,000 to one donee in any calendar year.

Transfers intended to take effect in possession or enjoyment at or after death:

or after death:
Report transfers of property by deed, trust or agreement in which
the decedent had retained a life estate, or all or part of the income
for life, or a power of revocation.
Report transfers in which the beneficiary's possession or enjoyment takes effect at or after decedent's death or in which the
deed or instrument of title is delivered or recorded at or after
decedent's death.

NOTE: Under both A. and B. copies of trust instruments must be attached to the return as exhibits. If it is claimed that any transfer is non-taxable, detailed verified statements of the claim must be submitted.

C. Powers of Appointment:

Report the property in respect to which the decedent held a power of appointment at any time. Attach a copy of the instrument granting the power of appointment to the decedent and a schedule of the assets subject to the power at date of death, together with the values of such assets.

Did the decedent exercise the power?

Attach a copy of the instrument exercising the power unless it is a will previously filed for probate. If the power had been relinquished by decedent, attach a copy of the instrument.

(LIST TRANSFERS ON NEXT PAGE)

SCHEDULE IV - TRANSFERS BY THE DECEDENT (Continued)

(If any transfer is considered not taxable, so designate. Otherwise designate whether transfer is taxable under A., B. or C.)

Date of Transfer *	Description of Property of land; Street Address c Land). Sp			Transferre and Relation to Decement	nahip	Assessor's Full and True Value of Realty Or Unit Value of Securities on Date of Death	Gross Fair Market Value
	NO	NE					
					Col. 5.) - ens (Col. :	2.)	
		SCH	EDULE V	Net MISCELLANEOUS			
Report the tran has not been in been otherwise	nsfer of any property be cluded in a Minnesota p reported in Schedules I	longing to the dec	edent which	event of no probagoods, personal e	ite, this sc	hedule may include aut S. Postal Savings, U. S. e personal property, if a	Savings Ronds av
	Description of Property (Specify Liens, if any)			r or Heneficiary to Decedent		nd Pair Market Value in Date of Death	Net Value After Liens
	NONE						
eparate sheets:	ster Jeremy Hall //administrat Fix state of the above nam refully examined the fo attached, if any, and tha aworn to before me this worn to before me this June County of Judge of expires St. Glond	t, to the best of my	knowledge,	law to be include answered; that I cluded in this re knowledge, infor- schedules are ful	d in said have no ke turn exce nation an l and fair	ein is listed all of the preturn; that all question nowledge of any transfer pt as stated; and that d belief the values show market values as of the formal of the property of	ons have been trul rs required to be in to the best of m wn on the foregoin the date of the de
File No. 19,533 State of Minnesota,	Estate of STearns Ly Wiam E Hall Decedent	INHERITANCE TAX RETURN DEPARTMENT OF TAXATION		June 18th, 1964	Selyn Se the 20	os A. Undilling	RECENTY PRINTING COMPANY, ST CLODG MINN. No. 3895*

County of Stearns

88.

IN PROBATE COURT.

In the Matter of the Estate of
William M. Hall,

Decedent.

ORDER ALLOWING FINAL ACCOUNT.

The above entitled matter came on to be heard on the 2nd day of October, 19 64, upon the petition of the representative of the above named estate praying for the allowance of his final account and for distribution of the residue of said estate.

The said representative appeared in person and by Attorney, W.Y. Henning, and no one appeared in opposition thereto

The Court after due consideration of said petition, the evidence adduced in support thereof, and the files and records in said matter, finds the following facts:

First—That due notice of the said hearing of said petition has been given as required by law by the publication of the citation of this Court, for said hearing, dated the 4th day of September 1964, in the St. Cloud Daily Times. Proof of publication of said notice of hearing and affidavit of service by mail having been filed in this Court.

Second—That the said final account set forth in said petition has been examined, adjusted and settled by the Court, and as so adjusted and settled, is hereby found to be correct; a summary statement of which account is as follows, to-wit:

				R	ECE	IPT	S									2012 61
Personal estate as described in the inv	entori	y		-	-		-				-		-		-	\$ 2052.65
Personal estate omitted from the inven	tory		-		-	4		100		-		-		-		\$
Gain by sales above appraised value	4	-		-	-		-		-		-1		-		-	3 3000 00
Cash from sales of real estate -						-				-		-		-		\$ 1800.00
Cash from rent of real estate -	-	~		-			-		-						7	\$
Cash from interest and profits -	-		-			-		-		-		-		-		\$ 298.50
Cash from other sources. refund	L_of	Ne	WS	wen'	k S	ubs	cr	ipt	tic	m	-		-		- 1	\$ 3.85
						-		-		-		-		-		\$
					-		100		-		-		-		-	8
Total receipts fro	om al	l sou	тсев		-	29		-		-		-		-		\$ 4155.00
	D	ISB	URS	SEM	ENI	S	ND	Cl	REI	DIT	S					
Estate selected for surviving spouse	-	74		-			-		-11							\$
Maintenance of family of decedent		51	÷		-	-		-		-		-				\$ 220.00
Expenses of administration -	-	-		100			~		-		-				77.	\$
Expenses of last sickness		4	+		-	-		-1		ji.		-				\$ 262. 44
Funeral expenses	20	- 44		-							-				-	\$ 915.00
Taxes					-	-		4		-				100		\$
Claims of creditors of decedent -		-		-			-						-		-	\$ 575.00
Legacies			-		-	-		-		-		1				\$ 600.00
The state of the s							-						-		-	\$
						-		-		-				-		\$ 7500 50
Residue on hand for distribution	-	-		40	- 10		-		-						-	\$ 1582.56
Total credits -			-		_	. 10				100				-		\$ 4155.00

County of Stearns

Third—That all taxes, including personal property taxes, assessed against said estate, have been paid so far as there were funds of said estate to pay the same.

Fourth—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.

Daled October 2nd

, 19 64

By the Court,

John Grobate Judge.

Order Allowing Final Account.

In the Matter of the Estate of

William E Harl,

Filed this 2nd day of October, 1964, and recorded in Book No. of Orders, on Page

State of Minnesota,	} ss.	IN PROBATE CO	
In the Matter of the Estat)	
William E.Hall,	Decede	Final Decree of D	istribution
The above entitled matter came on to be a October , 19 64, tion of the residue of said estate to the persons. The representative of said estate appeared to the persons.	, upon the petit s thereunto enti ed in person an	tion of the representative of said est tled. Id by attorney, W.Y. Henning	tate for the distribu
And the court having considered the evid and records in said matter, finds the following FIRST—That notice of said hearing has court for said hearing. SECOND—That the said estate has bee tration thereof and of the last sickness and but	g facts: us been duly git en in all respec	ven and served as required by law of	and the order of this
been fully paid,			
account herein which has been settled and allo 10 for hips fine Blass of Mikhoshin have been top	wed by the Cou	t said representative has filed	her fine
THIRD—That said decedent died		17th	
day of January , 19	63 and at i	n the,	as a resident of th
		te of Minnesota.	
FOURTH—That the residue of the esta	ate of said dece	dent for distribution consists of the	following property
to-wit: (A) Personal property of the value of \$\(\)	1582.56	comprising of the following	ng items:
Savings Certificate # 4 Savings Certificate # 8	135 - Zar 3480 - St.	op National Bank Cloud Nat'l Bank	\$ 1,000.00 200.00 382.56

(B) Real property described as follows: The homestead of decedent situate in the County of, State of Minnesota, described as follows, to-wit:

None

(C) Other tract..... of land lying and being in the County of Stearns
State of Minnesota, described as follows, to-wit

The Southerly Twenty-one feet (21') of Lot Numbered Two (2) in Block Numbered Two (2), in Rosenberger's Addition to the City of St. Cloud, according to the plat and survey thereof on file and of record in the office of Register of Deeds in and for said County.

FIFTH—That the following named persons are the legatees and devisees

of said decedent, and are all

of the persons entitled to the residue of said estate of said decedent, to-wit:

William J. Hall and Sister Jeremy Hall, children of decedent.

NOW, THEREFORE, On motion of W.Y. Henning, Attorney for the

representative of said estate, and by virtue of the power and authority vested in this court by law, IT IS HEREBY ORDERED, ADJUDGED AND DECREED, and the said court does hereby ORDER, ADJUDGE AND DECREE, that all and singular the above described PERSONAL PROPERTY be, and the same hereby is, assigned to and vested in the above named persons, in the following proportions and estates, to-wit:

A one-half (1/2) interest thereof to each of the said William J.Hall and Sister Jeremy Hall, absolutely.

above named persons in the following proportions and estates, to-wit: An undivided one-half (1/2) interest thereof to each of the said William J Hall and Sister Jeremy Hall, children of decedent, in fee TO HAVE AND TO HOLD THE SAME, together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining, to the said above named person s their heirs and assigns; without prejildice, however, to any lawful conveyance of said property or any part thereof by said persons, or any of them, Dated a: St. Cloud, Minnesota , this 2nd day of October PROBATE COURT SEAL State of Minnesota, PROBATE COURT 88. County of. ... of the Probate Court, within and for said County, and Custodian of the Seal and Records of said Court, do hereby certify that I have compared the foregoing copy of Final Decree of Distribution with the original record thereof preserved in this office and have found the same to be a correct transcript of the whole thereof. IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court, at. in said County, this _____day of ___ .. of the Probate Court. I hereby certify that the within Instru-ment was filed in this office for record on Distribution ESTATE OF Office of Register of Deeds Kinnesota, and was duly recorded in Boo IN THE MATTER OF THE 133 Filed this 2nd County of Stear Transfer entered State of s IN PROBA William E. Ha State of 4 19 6th, and recor Final Decree of Decrees, page. File No. County of. 10 , at day of

... has passed to and is hereby assigned to and vested in the

And that the title to the above described real estate.....

County of

Stearns

88

IN PROBATE COURT

In the Matter of the Estate of

William E. Hall,

Deceased.

Whereas, It has been made to appear to the satisfaction of this Court that

Sister Jeremy Hall

as Representative of the above named estate ha fully complied with all the terms and conditions of the final decree of distribution of said estate duly made and filed in this Court, and ha paid over to the distributees named in said final decree all moneys, funds and property to them awarded by said final decree and ha fully complied with all other orders and decrees of this Court relating to said estate, and ha in all things well, faithfully and fully administered said estate as such

Representative

It is Therefore Ordered and Decreed, That said

Representative

of said estate and the sureties on her 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 trust.

Dated this

2nd

day of

November

A. D. 19 64

Stearns

County Minn.

19,533 IN PROBATE COURT,

County of

Stearns

In the Matter of the Estate of

William E. Hall,

Deceased.

Order Discharging Executor or Administrator and Sureties

2nd Filed this day of 19 64 November

Recorded in Book of Orders

Page

Judge of Probate.

No. 3580*

State of Minnegota,

County of

original records.

the record of order discharging with the original records thereof now remaining in this office and have found the same to be correct transcripts therefrom and of the whole of such

do hereby certify that I have compared the foregoing copy of

of the Probate Court within and for said

In Testimony Whereof, I have hereunto set my hand and affixed the seal

of said Court, at

IN PROBATE COURT

of Probate Court.

STATE OF MINNESOTA,

COUNTY OF STEARNS

RE ESTATE OF

William E. Hall,

Decedent.

IT IS ORDERED that the petition filed herein to admit to probate the last will of decedent be heard on Friday, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn.

IT IS ORDERED that creditors of decedent file their claims in this court within four months from the date hereof and that said claims be heard on Friday, May 24th, , , 19 63, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn.

day of

(SEAL)
W. Y. Henning,

Attorney.

Dated this _____ 23rd

John Jany

PROBATE COURT

FILE No. 19,533

3031 1976

NOTE: Make this order in duplicate.

FILE No. 19,533

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

William E. Hall,

Decedent.

ORDER FOR HEARING PETITION TO ADMIT WILL AND NOTICE TO CREDITORS

Daily Times Publish in...

Hearing Will March 1st , 1963

Hearing Claims May 24th , 1963

County of.

State of Minnesota	a	ant	HPE	in	M	nf	te	Sta	
--------------------	---	-----	-----	----	---	----	----	-----	--

88

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William E. Hall

Decedent.

State of Minnesota,

County of Stearns

copy of the printed notice

W. Y. Henning

being duly sworn, on oath says; that he is the attorney for the Petitioner in the matter above entitled and has full knowledge of the facts herein set forth; that on the lst day of Rebruary 19 63, he mailed a true hereto attached and made a part hereof by enclosing it in a sealed envelope and

depositing the same in the Post Office at the City of St.Cloud, County and State aforesaid, postage prepaid, addressed to each of the following named persons at their respective addresses stated below; and that they are all of the legal heirs at law of the above named decedent all of the legalees and devisees named in the will of said decedent whose names and addresses he has been able to ascertain after due diligence, to-wit:

Names

Addresses

Names

Addresses

William J. Hall

6335 Jumilla, Woodland Hills, California

Sister Jeremy Hall

c/o St. Benedict College, St. Joseph, Minnesota

Subscribed and sworn to before me this 1st

W. Y. Henning

May Sondovies on Accept de XXX

lerk of Municipal Court

County of.

Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William E. Hall

Decedent.

AFFIDAVIT OF SERVICE BY MAIL

Filed this 1sh

March

PROBATE COURT File No. 19.533
RE ESTATE of William E. Hall, De-

RE ESTATE of William E. Hall, Decedent.

IT IS ORDERED that the petition filed herein to admit to probate the last will of decedent be heard on Friday, March 1st, 1963, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn.

IT IS ORDERED that creditors of decedent file their claims in this court.

IT IS ORDERED that creditors of de-cedent file their claims in this court within four months from the late here-of and that said claims be heard on Friday, May 24th, 1963. at 9 o'clock A, M. by this court in the Court House in St. Cloud, Minn. Dated this 23rd day of January, 1963.

JOHN LANG Probate Judge.

W. Y. HENNING, Attorney.

Publish: Jan. 31, Feb. 7, 14, 1963.

County of Stearns

88

IN PROBATE COURT

In the Matter of the Estate of

William E. Hall

Decedent

ORDER LIMITING TIME

Letters Testamentary of said estate

this day having been granted unto Sister Jeremy Hall

of said County, it is ordered that the said Sister Jermy Hall

be, and She is hereby allowed twelve months from and after the date hereof, for the

settlement of said estate.

By the Court,

Dated March 20th

. 19 63

(Court Seal)

So

Judge of Probate

County of Stearns

PROBATE COURT

in the Matter of the Excate of

William &. Hall,

Decedent.

Order Limiting Time to Settle Estate

Filed this

day a

des

recorded to book

of Orders to Page

PRINTER'S Affidavit of Publication OF

THE ST. CLOUD DAILY TIMES

Of	.vreer	.IQT.	Har In	š	
	on F	inal.	lecoun	ţ	
Est	ate o	Will	ian E	Hall	
De	rceden	t			
		•	<u>}</u> ⊫1		
FILE	D THIS		8th A.	DAY D. 1964	
A	Cosel	yn	Kerk	CA PRODATE	K

TO LULLE ATL CERTIFIED DIALECT	State	nf	Minnesota	
--------------------------------	-------	----	-----------	--

County of ...

Stearns

88.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

WILLIAM E. HALL

Decedent.

State of Minnesota,

County of Stearns.

}88.

notice

W. Y. HENNING

being duly sworn, on oath says; that he is the attorney for the Petitioner in the matter above entitled and has full knowledge of the facts herein set forth; that on the 14th day of September 1964, he mailed a true hereto attached and made a part hereof by enclosing it in a sealed envelope and

depositing the same in the Post Office at the City of St. Cloud, County and State aforesaid, postage prepaid, addressed to each of the following named persons at their respective addresses stated below; and that they are all of the legal heirs at law of the above named decedent all of the legatees and devisees named in the will of said decedent whose names and addresses he has been able to ascertain after due diligence, to-wit:

Names

copy of the printed

Addresses

Names

Addresses

William J. Hall

6335 Jumilla, Woodland Hills, California

Sister Jeremy Hall

c/o St. Benedict College, St. Joseph, Minnesota

COUNTY OF STEARNS
PROBATE COURT
File No. 19.513
RE ESTATE OF William E. Hail, De-

codent.

IT IS ORDERED that the final account and petition for examination thereof and for distribution flied herein be heard on Friday. Orober 2nd, 1944, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn.

Dated this 4th day of September, 1984.

JOHN LANG Probate Judge.

W. Y. HENNING, Attorney.

Attorney. Publish: Sept. 10, 17, 24, 1964.

Subscribed and sworn to before me this 14th

y of September , 19 64

M. V. HULIZKA Notary Public, Stearns County, Minn.

My commission expires
Clerk of Municipal Court
City of St. Cloud, Minnesota

W. Y. Henning

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William E. Hall

Decedent.

AFFIDAVIT OF SERVICE BY MAIL

2nd Filed this ...day of October

Clerk-Judge of Prohate.

FINAL ACCOUNT AND PETITION FOR SETTLEMENT

Total expense of administration

State of Minnesota, IN PROBATE COURT County of Stearns IN THE MATTER OF THE ESTATE OF Final Account and Petition William E. Hall for Settlement Decedent Date of death, January 17, 1963 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 she 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 she herewith renders, her final account of her said administration, which is as follows, to-wit: RECEIPTS Total receipts from all sources - - - - - -- 8 4155.00 8 DISBURSEMENTS I. FAMILY Personal property selected by and turned over to surviving spouse - - -Maintenance of family of decedent -II. EXPENSES OF ADMINISTRATION Loss from sales of personal property at less than Cash paid for publication of orders - - -Compensation of representative -Fees of Attorney - - - - Bond of Representative - -Certified copies (Probate Court) -3.00 2 12.00 For Hearne Register of Deeds, recording - - - - - - -

\$ 220,00

III. EXPENSES OF LAST SICKNESS

												VOUCHER NO.	AMOUNT
Cash paid for medical attendance	Dr.	Bro	ker	\$139	.00	_	Dr.	81	ine	\$25	.00		s 64.00 R
Cash paid for medicines	-	-	_	-	_		_		-		***	***************************************	8
Cash paid for nursing Ambulance	-	-	-		-		-	-	-	-	-		\$ 20,00 R
Cash paid for hospital -St. Clo	id H	ospi	tal	-	-	-	-	-	-	****		******	\$ 178.44 K
Total expenses of last sickness													s 262.44
Total expenses of moi sickness													Paris
			IV	. Ft	UNER	AL E	XPE	NSES					
a	. J.	Dan	امد										s 860.00 F
Cash paid for undertaker – A Cash paid sexton – – –	. 4.		-	-	-	-	-	-	-	-		***************************************	\$
Cash paid for other necessary service	es -		_	_	_	_	-	_		_		***************************************	8
Cash paid for burial service -	Ca wil	ohn		1.1_	-	-	-	-	-	-	-	***************************************	8 5.00 K
care para joi monument	rk_Z	awac	ki	-	-		-	-	-	-	-		\$ 50.00 K
Cash paid to cemetery	-	-	-	-	-		-		-	-			\$
Total funeral expenses	_	_		_	_	_	-	_	_	_	_		\$ 915.00
													•
					v. '	TAXE	SS						
Personal property tax lien at date of	f deat	h -	-	-	_	_	_		_		-		\$
Other personal property taxes -	-	-	-	-	-		-	-	-	-	-		\$
Real property tax lien at date of dea		-	-	-	-		-	-	-	-	-		\$
Other real estate taxes Federal estate taxes	-	-	-	-	-	-	-	-	-	-	-	***************************************	\$
Federal income taxes; personal to de	ceden	t -	_									*******	S
	_	-	_	_	-	-	_	_	_	-	-	********************	\$
State income taxes; personal to dece	dent		-	-	-	-	-		-	-	-	***************************************	\$
State income taxes; fiduciary -	-	-	-	-	-	-	-	-	-			******	\$
Total taxes paid	20529		_	_			-				_		S
2 July 1 July 2													
			***	0-		(
			VI.	CL	AIMS	OF (CRED	TOR	S			SCHOOL S	
CASH PAID IN SETTLEMENT OF CLA	IMS O	F CR	EDIT	ORS A	AS AL	LOW	ED B	Y ТН	E CO	URT	AS F	OLLOWS:	
CHAIL LUID III DISTABILITIES OF ORIG		W PAR	rank W.W.									OF MARKETON T. S. STOCK	
CASH I AID IN CHILDREN OF CUA													
CLAIM NO.				OF C	LAIM	ANT						VOUCHER NO.	AMOUNT
		N	AME		LAIM								* 575.00 R
		N	AME										
		N	AME										
		N	AME										
		N	AME							*******			-0
		N	AME										-0
		N	AME										
		N	AME										
		N	AME										\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
	3	N t.s. &	AME						_				-0
Total amount of claims paid as	3	N t	AME	ael.	's H	QMC.	-		_				\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
CLAIM NO.	3	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS	-			\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Total amount of claims paid as	3	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS	170			\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Total amount of claims paid as	3	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS	-		VOUCHER NO.	\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Total amount of claims paid as	3	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS			VOUCHER NO.	\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Total amount of claims paid as	3	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS			VOUCHER NO.	\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Total amount of claims paid as	3	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS	-		VOUCHER NO.	\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Total amount of claims paid as	3	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS			VOUCHER NO.	\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Total amount of claims paid as	3	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS			VOUCHER NO.	\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Total amount of claims paid as	3	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS			VOUCHER NO.	\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Total amount of claims paid as	3	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS			VOUCHER NO.	\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Total amount of claims paid as	nd set	N t	AME	ael.	's H	QMC.	- D BE	QUE	STS			VOUCHER NO.	\$ 575.00 R \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

RECAPIBILITION

Total receipts from all sources	DISTURBEMENT	Representative Distances
Total distursements and credits ne follows:		Confidence of the Confidence o
1. Postig		
2. Expenses of administration		
5. Expenses of last nickness		
6. Funeral Expenses		
	The state of the second	
6. Claims of matters		
To Specific Legions — —		
3. Residus of personal prop for distribution		
10.		
	The second second	

FOUETH-That there is also belonging to said estate for distribution corporary and estate as the con-

described as follows:

State of affinessons, describes as joiless:

THE PROPERTY OF THE PROPERTY O

first the first and property for distributions consider of the following grows