

Stearns County (Minn.)

Probate Court: Probate case files and index.

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County of Steams 88.	IN PROBATE	COURT
In the Matter of the Estate of	19	530
Leonard Doubek Decedent.	Petition for Ac	Iministration
TO THE PROBATE COURT ABOVE NAMED:		
Your petitioner Ralph Doubek		
respectfully represents and states to the Court:		
First—That your Petitioner is a resident of Co.	ld Spring	
in the County of Stearns		
interest in whatever estate the decedent above named may have left as	t the time of h is death to a	is an adult who has a
son of decedent	The time by A. 2.2. British, 10-1	•
Second-That said decedent was born in the Country of	U. S. A.	
and died at Cold Spring , Sta		
26th day of December		
at the time of h is death a native of U. S		
a citizen of the Country of U.S.A.		and e
resident of Wakefield Township Cou		
Minnesota , and was the owner of		
State of Minneso		Stoaths
Third-That said decedent died without leaving a last will an		
Fourth-That said estate of decedent at the time of h As des		y of the probable value of
\$ 4,400.00 , divided as follows:		, of an provide ratio of
1. Household Goods, \$ 500.00 2.	Wearing Apparel,	\$ No value
3. Stock, \$ None 4.	Notes, Bonds, etc.,	8 None
5. Miscellaneous, \$ 6.	. Cash in bank (approx) \$ 3,900.00
That said estate included real estate of the estimated and probab	le value of \$ None	consisting
principally of lands in the County of	, State o	f Minnesota, described as
follows, to-wit: 1. Homestead in		
A. City Property		
(Give Area)		•
B. Rural Property		
(Give Area)		\$
2. Real Estate other than Homestead:		
A. City Property		8
City Property		\$
B, Rural Property		\$
Rural Property	Acres unimproved land	\$

Fifth—That the probable amount of the debts of decedent is \$ 1200.00, including funeral expense.

	AGE	RELATIONSHIP	POST OFFICE ADDRESS
Cecilia Doubek	5.8	Wife	Cold Spring, Minn.
Dorothy Schmitz	34	Daughter	Cold Spring, Minn.
Ethel Schwitz	3.1	Daughter	Cold Spring, Minn.
Sister Zita, O. S. B.	29	Daughter	Cold Spring, Minn. St. Benedict's Convent St. Joseph, Minn.
Raiph Doubek	27	Seq	Cold Spring, Minn.
Jane Yossen	25	Daughter	Watkins, Minn,
Irene Auberty	23	Daughter	Watkins, Hinn,
Victor Doubek	21	Son	Cold Spring, Hinn.
Rita Dockendorf Leonard Doubek	18	Daughter	Cold Spring, Minn.
	16	Son	Cold Spring, Minn.
Seventh—That	Ralph	Doubek	, whose Post O
address is	Cold Sp	ring, Minn.	
State of Minnesot ounty of Steams	88.	and and an analysis	h Dombek Petitione
county of Stebrus	Ralph Dou h c is the	bek person who makes the footnets thereof, and that	Petitione oregoing petition in the above entitled mat the same is true of h 15 own knowled to those matters h 9 believes it
eing duly sworn, on oath, says, that hat h has read said petition scept as to those matters therein state e true. Subscribed and sworn to before me agrof Willenbring Steyrns	Ralph Dough & is the and knows the and knows the and on information e, this 19th Notary Public County, Mi	person who makes the frontents thereof, and that as and belief, and that as Ralf.	oregoing petition in the above entitled ma the same is true of h 15 own knowle
sing duly sworn, on oath, says, that at he has read said petition except as to those matters therein state true. Subscribed and sworn to before me agof January Willenbring Stearns Ty Commission expires Septemb	Ralph Dough & is the and knows the and knows the and on information e, this 19th Notary Public County, Mi	person who makes the frontents thereof, and that as and belief, and that as Ralf.	oregoing petition in the above entitled mathematics to those matters
county of Stearns. ceing duly sworn, on oath, says, that nat h has read said petition except as to those matters therein state e true. Subscribed and sworn to before many of Stearns Stearns	Ralph Dough & is the and knows the and knows the and on information e, this 19th Notary Public County, Mi	person who makes the frontents thereof, and that as and belief, and that as Ralf.	oregoing petition in the above entitled mathematics to those matters

PRINTER'S AFFIDAVIT OF PUBLICATION

Printer's Affidavit of Publication. (Mason's Minn. Statutes, 1927, Chaps. 1935, 1935, as amended by Chap. 373, G. L. 1933, as amended by L. 1935, C. 166.)

STATE OF MINNESOTA. County of Stearns.

I, Paul Honer , being duly sworn, on oath says; that he is, and during all the times berein stated has been the publisher of the newspaper known as COLD SPRING RECORD, and has full knowledge of the facts hereinafter stated; that for more than one year prior to the publication therein of the

Order for Hearing Petition for Administration and

Notice to Creditors

STATE OF MINNESOTA, County of Stearns PROBATE COURT File No. 19,530 Re Estate of Leonard Doubek

Decedent.

IT IS ORDERED that the petition for general administration filed herein be heard on Friday, March 8th, 1963, at 9 o'clock A. M. by this court in the Court House in St. Cloud Minn.

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,
June 14th, 1963, at 9 o'clock A. M.
by this court in the court House in
St. Cloud, Minn.

Dated this 8th day of February,

(Seal)
RUSSELL & WILLENBRING,
Attorneys.

JOHN LANG Probate Judge Publish Feb. 14, 21 and 28 hereinafter described, said newspaper was printed and published in the Village of Cold Spring, in the County of Stearns, State of Minnesotta, on Thursday of each week; that during all said time said newspaper has been printed in the English language from its known office of publication within the Village from which it purports to be issued as above stated in column and sheet form equivalent in space to at least 450 running inches of singlecolumn, two inches wide; has been issued 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; that during all said time in its makeup net 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 post-office; 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 existence of the conditions constituting its qualifications as a legal newspaper.

That the Order for Hearing Petition for Administration and Notice to Creditors

hereto attached was cut from the columns of said newspaper, and was printed and published therein in the English language, one each week

for three (3) successive weeks; that it was first so published

on Thursday, the -14th day of February , 1963 , and thereafter on Thursday of each week to and including the

28th day of February 1963; 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:

abcdefghijklmnopqrstuvwxyz

Subscribed and sworn to before me this 28th day of

February 19 63

Julia Stein Notary Public, Steams County, Minn.

My Commission expires October 29, 1964

STATE OF MINNESOTA P

Photogram (2018) to the Matter of the system of

Leonard Doubek

AFFIDAVIT OF PUBLICATION

FILED THIS 4th DAY
OF March A.D. 19 63
Reselya Kukhanen
CHERK OF PROJECTS

0000 030

State of Minnesota,

County of Stearns

IN PROBATE COURT,

IN THE MATTER OF THE ESTATE OF

Leonard Doubek,

Order Granting Administration

The petition of Ralph Doubek	praying that letters of
administration upon said estate be granted to Ralph Dou	bek
	Special Term of this Court, held on the
8th day of March	19 63. Said petitioner appeared
in person and by Attorneys, Russell &	Willenbring
and no one appeared in opposition.	
The Court having duly considered said petition and the evic	dence adduced in support thereof, finds as follows:
First: That notice of said hearing has been given and serve	d by the publication of the order for said hearing issued
herein in the Cold Spring Record	
as by law and the order of this Court provided.	
Second: That the said decedent died intestate on the	26th day of December 1962
Third: That said decedent was a resident of Wakef	ield Township
at the time of h18 death and left estate within the County of	Stearns -
and State of Minnesota, to be administered upon.	
Fourth: That halph Doubek	is by law entitled, a suitable and
competent person, to administer upon said estate.	
Therefore, It is ordered that said petition be granted and	Ralph Doubek
be and hereby is appointed Administrator	of the estate of said decedent, and
that letters of administration issue to him upon hi	5 filing the
oath by law required and a bond in this Court in the penal sum of	y Four Thousand and no/100
(\$4,000,00) D	ollars, with sureties to be approved by the Judge of this
Court conditioned according to law.	
	By the Court,
Dated March 8th, 1963	John Jana
(Court Seal)	Julye of Probates

Decedent.

State	nf	Minnesota,
- *****	20.0	Lettini Dutu,

County of Stearns

Probate Court,

In the Matter of the Estate of

Leonard Doubek,

Decedent.

Order Granting Administration

Filed the Sth day of March 19 63

Recorded in Book of orders

page.

Roselin Kuchous, Clerk holder Probate

No. 3542*

State of Minnesota,

sota,

IN PROBATE COURT

In the Matter of the Estate of

Leonard Doubek,

Decedent.

LETTERS OF ADMINISTRATION

Decedent died on December 26th, 1962

Ralph Doubek

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

Now therefore, the said

Ralph Doubek

is hereby appointed administrator of the estate of Leonard Doubek, 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 fixtures 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 one month hereafter to make and return a verified inventory and appraisement of all the 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 March 11th,

, 19 63 By the Court,

SEAL

Jange of Probate.

IN PROBATE COURT

Leonard Doubek Decedent.

LETTERS OF ADMINISTRATION

Filed this 11th day of March , 19 63 and recorded in Book 711 of Letters on page 522

No. 3517*

IN PROBATE COURT

State of Minnesota,

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

aforesaid, do hereby certify that I have compared the within and foregoing paper writing with the original Letters of Adminis-

aid original, and the whole thereof.

ITNESS, My hand and the seal of said Court, a

day of

A. D. 13

Judge of Proba

SECTION OF THE PROPERTY OF THE

WESTERN SURETY COMPANY

One of America's Oldest Bonding Companies

KANSAS CITY . CHICAGO . SIGUX FALLS . DALLAS

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

INC	LUDING S	ALE OF R	EAL ESTATE	
STATE OF MINNESOT			IN DRODATE COL	TOTAL STATE
County of Stearns	SS		IN PROBATE CO	JACE
		Commence Poss		
In the Matter of the Estate	0110	Leonard Doul	linor Incompetent	T Deceased
KNOW ALL MEN BY THESE	PRESENTS:	144.00	The state of the s	22-FID-13168
That we, Ralph Do and the WESTERN SURETY Co Dakota and holding the certifica that it is authorized to contract	OMPANY, a of the of the Ins	corporation or, surance Comm n bonds in sa	ganized under the laws of issioner of the State of l id State of Minnesota, a	as Principal the State of South Minnesota showing Surety, are held
and firmly bound unto Ho	onorable Joi	nn Lang		
as Judge of Probate of the Coun	ty of Ste	arne	, Minnes	ota, in the sum of
Four Thousand and no/100-			(\$4,000.00 RE THAN \$500,000.00)) DOLLARS
lawful money of the United Sta for which payment well and tru administrators, successors, and a THE CONDITION OF THI	ites, to be pa ily to be mad assigns, firmly	id to said Judle, we bind of by these pro	ige of Probate, or his s urselves and each of ou esents.	r heira executors
has been appointed representative shall well and faithfully discharge to law, then this obligation shall	ge all the duti	es of his trus	as representative of sai	d estate according
IN WITNESS WHEREOF,				
Surety has caused these presents	to be signed	hy ite	Vice President	
and its corporate seal to be			thority of its Board	of Directors, thi
•				**
8th day of	March		19 63	
Signed, Sealed and Delivere		e of V	Ralph Doube	h.
Moder		_ \	raya race	Principal
Glan M Reis	en			
Country Donald		WEST	DAM CHRETY	Principal
Countersigned		24	ERN SURETY C	OMPANI
Minnesota Resident	Agant	By	A. L. Stark, Vice President	
		GMENT OF		
STATE OF MINNESOT.		Contract Con		
Stearns	SS			
County of 8th	,	March	63.	
On this Develor	_day of			fore me personally
appeared Raiph boulek to be the person who executed the same for the uses and purposes			pal, and acknowledged th	to me well knows at he executed the
My Commission Expires			Elitero	
Nessey Public, Steams County, Mine. My Commission expires Nov. 17, 1967	, 19	Notary	Public, EDWIN M.	County, Minnesot
STATE OF SOUTH DAKOTA	SS (Co	rporate Office	Public, EDWIN M. Sunse Public, Sense Public,	to Nov. 17, 1963
County of Minnehaha	1	-		**
On this 8th	day of	March		19 63, before m
	k, Vice Preside			
to me personally known, who be WESTERN SURETY COMPAN the corporate seal of said corpora by the aforesaid officer, by auth said instrument to be the free ac	Y, a corporat ition, and that ority of its Bo	ion; that the said instrume oard of Direct	seal affixed to the foreg ent was executed in behalf ors; and the aforesaid off	oing instrument is of said corporation
My Commission Expires		/	11.1	0 .)
10 -	11 , 19 60		4101	redon
		Notory	Public Minnehaha Cour	ty South Dake

OATH OF REPRESENTATIVE STATE OF MINNESOTA ss County of Stearns Ralph Doubek I, do swear that I will faithfully and justly Administrator perform all the duties of the office and trust which I now assume as Estate Leonard Doubek Sr. of the above named to the best of my ability and according to law, so help me God. 8th Subscribed and sworn to before me this My Commission Expires EDWN M. NEBEN Notery Public, Steams County, Mine. Mry Commission supton Not. 12, 1304 Notary Public, County, Minnesota APPROVAL I hereby approve the within Bond and the Surety thereon, this 11th day of March , 19 63 , 19 63 and said of Probate WESTERN SURETY COMPANY Including Sale of Real Estate ☐ Judge of Probate BOND AND OATH OF In the Matter of the Estate of PROBATE COURT ADMINISTRATOR, STATE OF MINNESOTA EXECUTOR AND GUARDIAN, Stearns bond recorded in Book Leonard Doubek Filed the Clerk County of

(PROBATE COURT SEAL)

State of Air County of Stearns	mesota,	}88.	IN PROBATE COURT
IN THE MATTE	R OF THE	ESTATE OF	
Leonard Doube	k.		Order Appointing Appraisers
		Decedent	
On all the files, record	is, and procee	dings in said estate	
It is ordered that	Urban 1	Veisen	a
	Roman 1	Dockendorf	
e and they are hereby appoi	inted appraise	es, to appraise upon	oath the estate of the said decedent according to law.
Dated this	8th	day of	March , 19 63.
			110 4

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Leonard Doubek,

Decedent.

Order Appointing Appraisers

Filed March 8th, 1963.

Hoselyn / Lughoust
Probate July Clerk.

No. 357934*

FORWARDED

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward	8	1
		1
		Lame of the
Total Net Value of Real Estate		\$ None
CLASS II—Furniture and Household Goods:	\$	8
Electric Stove - \$ 35.00 Refrigerator - 60.00		
Deep freezer - 50.00		
5 beds - 5.00 18 chairs - 35.00		
table - 10.00		100000000000000000000000000000000000000
Davenport Total Value of Furniture and Household Goods		\$ 230.00
CLASS III—Wearing Apparel		
	3	\$
No commercial value		
	COLUMN DESCRIPTION OF	
Total Value of Wearing Apparel CLASS IV—Corporation Stock		8 None
owness iv Corporation stock	8	\$
None	ALC: NO STATE OF STAT	
	DEVENOUS VOICE	HANGE TO SEE
	THE REPORT OF THE PARTY OF THE	
Total Value of Stock	HE BUOD VILLED	s None

(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 Val of Principal & Interest
		•	
Total Value of Mortgages, Bonds, Notes, etc. CLASS VI—All other Personal Property: (Here list Cash, Book Accounts, Annuities, Farm Crops, Machinery, etc.)	Specify E and Respec	ncumbrances tive Amounts	\$ None Net Value Over Encumbrance
tate Bank of Cold Spring, Checking account 1954 Ford truck, Serial Co. F10D4P10539			3,938.09
Chevrolet 4d automobile, Serial No. BS4J065592			250.00
Total Value of All Other Personal Proper	ty		\$ 4,638.09
SUMM. The total value of all the real estate of decedent, as valued by The total value of all the personal property of decedent, as valued by The total value of the entire estate of decedent, as valued by Respectfully submitted,	y the appraisers here alued by the apprais	eers herein, is n, is	\$ none -\$ 4,868,09 \$ 4,868,09

Representative....
NOTE: If estate is over \$10,000.00 or subject to Inheritance Tax, make this in triplicate and file in Probate Court.

		VERIFICAT	TON		
State County of	of Minnesot	a, } ss.	Ralph Dou	bek	
County Of			and the second s		
being duly sworn, c	m oath say S. WKK	that he inerepre	sentative of the estate ab	ove specified; that hah	0.5
read the foregoing	inventory subscribed b	yhim and ke	ious the contents thereo	and that the same is a	true
and correct invento	ry of all of the estate o	f the decedent that has	come to his	possession or knowle	dge.
\ St	bscribed and sworn to	before me this			
LOSATVII	1/4		Pagel Doube	2	
Notary Public,	stearns	County, Minn.		Representative	
	pires. Osptember			2007	
	C	ERTIFICATE OF	APPRAISERS		
State	of Minnesot				
County of	Stearns		We, the undersigned app	raisers, duly appointed	l by
the Probate Court	of Stearn	5		ota, to appraise the esta-	te of
Leon	nard Doubek		Decedent, having first du	ly taken and subscribed	the
			eturn, that we have carefu		
		Contract to the second	of said estate and the pr	And the second s	
			dge and ability, appraise		
			money, and have footed	up by itself the amount	and
value of each class	of said property, and	of the whole of said esta	ite.		
Dated this	15th		July	, A. D. 196	3
			D 10	0 0.0	
		-	Komen W	ockerday	
			Komen W.	ruser "	
			wan "	Appraise	ra
	8	sal sal	Due service of the within inventory and vaisal is hereby admitted this day , 19 , 19 Deputy-Treasurer of County, Minnesota	7th day of A. D. 19 63	ney
ota	± SII	raisa 68.09 .00 .00	ntori , 19 sure	8 30	Attorney
984	U. Estry	Appraisa \$4,868.09 \$ 4,868.09	a within inventory a dimitted this , 19 , 19 Deputy-Treasurer of County, Minnesota	- 34	~
53	S HIE Sek	A & & &	thin thin andy-	1 13	
State of Minnesota,	PROBATE COURT THE MATTER OF THE ESTATE LEONALD DOUBER	pu	e voi	2 Lis	
Ste Ste	AT TER	A	of the	7 8	ľ
0 3 S	MAT Econd	Or or state	nice in the n	2 2 3	
tat tat	RC TE	ent lead l	seri is	Piled this	
State of Allim	PROBATE COURT IN THE MATTER OF THE ESTATE OF LEONALD DOUBER	Inventory and Appraisal Total Personal . \$4,868,09 Total Real Estate . \$00	Due service of the within inventor appraisal is hereby admitted this of Deputy-Treasure County, Minne	Filed this 9th day Dugust , A. D. 19 6 Lorelyn Frobate Juine Clerk	
Con		Tot Tot	fo		

State of Minnesota.

County of Stearns

In the Matter of the Estate of

Leonard Doubek

Decedent.

IN PROBATE COURT

PETITION FOR SETTING APART HOMESTEAD AND PERSONAL PROPERTY

Your Petitioner Cecilia Doubek represent s and state s to the court:

FIRST-That your petitioner is the surviving spouse

SECOND-That said decedent left surviving him his

of decedent

__(2)

spouse Cecilia Doubek, your petitioner

(2) (3)

THIRD-That said decedent, at the time of death, was the owner of a homestead which he occupied as such to the time of death; and which consists of tract or parcel of , State of Minnesota, described as follows, to-wit: land lying in the County of

FOURTH-That your petitioner... hereby select's the following described personal property of said decedent to be set apart and allowed to Cecilia Doubek

, to-wit:

Household Furniture of said decedent of the description and appraised value following, to-wit:

Electric Stove Refrigerator Deep freezer 5 beds 18 chairs 1 table Electric Washingmachine Davenport

Totalling \$230.00

All the wearing apparel of decedent

Other personal property of decedent of the description and appraised value following, to-wit:

1 1954 Ford truck, Serial No. F10D4P10539 \$ 450.00 250.00 1 Chevrolet 4d automobile, Serial No. B54J065592 300.00 Cash-\$1,000.00

therefore pray 5 that the homestead of said decedent described be, by the order of this court, Your petitioner Sel-ayart-to of said decedent; and that the personal property above selected be, by the order of this court, set apart and allowed to said Cecilia Doubek of said decedent. surviving spouse as the Petitioner. State of Minnesota, County of Stearns Cecilia Doubek. being duly sworn, on oath say 5 , that she is ... who made and signed the foregoing petition, the person ha s read the same and know s the contents thereof, and that the same is true of her that she own knowledge, except as to those matters therein stated on information and belief, and as to those matters ... she believe 5 it to be true. 5th Subscribed and sworn to before me this 19 63 .. Notary Public. ILLENBRING Stearns County, Minnesota. September 29 19.64 .. My commission expires Note (1) Insert "Him his" or "Her her" or "Him no" or "Her no", as the case may be. Note (2) In case there is a spouse, insert "your petitioner."

Note (3) In case decedent left no spouse, but left children, insert, "but left surviving ages are as follows, to-wit;" then follow with the names and ages, after which add "your petitioners", if they are of age; if not of age, add "who are minors and for whom your petitioner is guardian." Petition for Setting Apart Home PROBATE COURT, stead and Personal Property the Matter of the Estate of No. 19,530 Leonard Doubek

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the	Mat	ter a	the	Esta	to of

Leonard Doubek,

Decedent.

Order Setting Apart Personal Property of Surviving Spouse

On reading and filing the petition Cec	111a Doubek		
	, survivi	g spouse	of the above
named decedent, praying for allowance of the p	ersonal property of	said decedent therein	described and selected
to Cecilia Doubek, survivin	g spouse		of said decedent,
and upon due consideration of the same;			
IT IS ORDERED, That the personal prop	erty selected by sai	d	
Cecilia Doubek	surviv	ng spouse	of said
decedent, and herein described, be, and the same	hereby is set apart	and allowed to the said	1
Cecilia Doubek			apouse
of said decedent, to-wit:			
First, Household furniture of said decedent	of the description	and the appraised w	alue following, to-wit:
Electric Stove, refrigerator,	deep freeze	r, 5 beds, 18	chairs,
1 table, Electric washing mad	hine & daver	port	\$230.00
Third, All other personal property of said a to-wit:			\$450.00
1 Chevrolet 4D automobile, Ser			250.00
Cash			300.00
Vapu			\$1,000.00
Dated at St. Cloud Minutes this 91	th _day of	August	19 63
Dated at St. Cloud, Minnesota, this.	ady of	Super	- 90 "
		0	Judge of Probate.

IN PROBATE COURT

County of Stearns

In the Matter of the Estate of

Leonard Doubek,

Decedent

Order Setting Apart Personal Property to Spouse

Filed this 9th day of August 1963

Recorded in Book of Orders

n page thereof.

Clerk of Probate.

STATE OF MINNESOTA DEPARTMENT OF TAXATION

INHERITANCE AND GIFT TAX DIVISION

St. Paul I, Minnesota

State of Minnesota,

County of Stearns

INHERITANCE TAX RETURN

Decedent Leonard Doubek
Date of Death December 26, 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 M. S. A., Chapter 291,

GENERAL INFORMATION

P.O.Cold Spring,

- (1) Decedent's residence at date of death Wakefield Township, Stearns County, Minn. Minnesota
- (2) Place of death Cold Spring, Minnesota Birthdate 10/3/03 Place of birth Cresco, Iowa
- 3) Business or occupation Farming and garage employee
- (4) Married, single, separated, widowed or divorced at date of death Married
- (5) The name, relationship to decedent and birthplace 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?
 Yes.
- (8) Will there be Minnesota probate proceedings? Yes
- (9) Do any of the surviving joint tenants in Schedule I claim that they furnished adequate and full consideration or any portion thereof in money or money's worth toward purchase or acquisition of the joint property?... No.

 Was any of the property held by decedent and others as joint tenants acquired by them by gift or inheritance from a third person?

Give details of such claims in Schedule I or by separate affidavits.

INSTRUCTIONS

- STATUTES: The inheritance tax law suppears in M. S. A., Chapter 291. Taxable transfers are defined in M. S. A. 291.01. Filing an inheritance tax return is required by M. S. A. 291.12. Amsendments were adopted by Laws of Minnesota 1943, Chapter 504, Section 6, Sub. 2.
- USE AND PROCEDURE: This return will be used in all estates to report all transfers from decreased persons to heirs or benediciaries which are not included in the inventory to 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 filed with probate court. If a tax may be due, or if a walver of inheritance tax lies from the commissioner is needed, prepare the return in dualities.
 - B. If there is no Minnesota probate proceeding, the return must be filed directly with the Department of Taxation, Inheritance and Gift Tax Division, 231 State Office Building, St. Paul 1, Minn.
 - C. If it is claimed that decedent was not a resident of Minnssotz, an Affidavit of Non-Residence (Form I. of T. EG 1019) must be filed with this return. In such case, this return will disclose the detail of transfers of property having situs in Minnssotz, 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 transfer disclosed in the return.
- 4. The representative of the setate 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 staring 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 Survivorship, Joint Tenancy or Remainderman, D. of T. EG 1018, which may be
 purchased from a legal stationer.
- If space in any schedule is insufficient, additional schedules in like form may be attached.
- The value of all properties transferred and reported herein is the full and fair market value on date of death.

COMMISSIONER OF TAXATION
Director, Inheritance and Gift Tax Division

SCHEDULE I - 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 tanancy by gift or inheritance must be stated in an affidavit giving verifiable details showing the source, nature, amount and

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

Date of Transfer to Joint Tenancy	Description of Property (Lagal description of Land; Street Address of City Resity; Acresgs of Rural Land). Specify Liena, if any.	Surviving Joint Tenant Give Name and Relationship to Decedant	Assessor's Pull and Trus Value of Realty Unit Value of Securities On Date of Death	Orne Market Value of Whole Property
SAMPLS: 6-21-41	Lot 1, bik. 1, Lief's Add, to St. Paul, Ramsey Co., Minn., 6000 Montclair Rd. St. Paul. Hornestend. Mortzage, 81,000,00	Mary Doe, wife	\$2,455.00	\$4,000.00
7-5-42	Mortgage, \$ 1,000.00 100 shares General Motors Co., common \$100 par Certificate No. 1392816	John Doe, son	N. Y. S. E. 7534	\$7,550.00
10/1/45	S 1/2 SE 1/4 of Sec. 4; N 1/2 NE 1/4 of Sec. 9; All of Twp. 125 N., Range 30 W., Stearns County, Minn.	Cecilia Doubek, wife	\$5,594.00 (homestead) \$3,094.00 (non-homestead	\$10,600.00 (homestead) \$ 8,400.00
	The N 1/2 NE 1/4, Sec. 9; was the decedent and surviving joint ter			
	Livestock: 21 cows, 1 bull, 12 steers, 16 calves § 9 heifers Farm machinery § equipment: 1950 Oliver Tractor, 1949 Ford Tractor, 1954 Ford Pickup, Oliver 3/14 plow, rebuilt tandem disc, Oliver spring tooth and one rebuilt for Ford, wooden	Cecilia Doubek, wife		
	drag, Oliver cultivator, Ford cultivator, Oliver 10' grain drill, M. M. two row corn plants			
	with fertilizer attachment, 8' Deering grain binder, 26" Wood Bros. threshing machine, McCormick corn binder, David Bradley silage cutter, Wood Bros. one row corn picker, 4 roll Rosenthal corn shredder, 7' Dearborn power mower, Oliver side rake, McCormick side rake, Minnesota hay loader, McCormick hay baler (T45), 10" Gail			6,000.0
	Hammermill, Wards corn sheller, Eckert grain elevator, David Bradley corn elevator, 4 4-whee wagons, 2 hay racks, 1 wagon bo; 2 two-wheel trailers, McCormick tractor spreader, potato digger John Deere 1 row, saw rig for 0 cement mixer, McCormick horse memanre loader home made, 2 Surge	liver, ower, Ford	nma.	-Y Stead
	buckets and Hinman vacuum pump, home made stone boat, brubber tired wheelbarrow, grain eleaner 10' scraper blade			

Total (Col. 5.)
Less liens (Col. 2.)
Net - -

0006 0319

\$25,000.00

Report all life and accident insurance proceeds payable on the death of the decedent to named beneficiaries.

This schedule should not include contracts reportable in Schedule III.

Date Taken	Description of Policy (Name of Company,	Amount Paid or Payable at Death	Denofictary and Relationship to	If evetract is T-1 Did Decade have ri	mused prior to 5-37 51 on 7-15-87 ight to:
Out	No. of Policy)	(Show Fort Mortem Dividends Separately)	Detectant	1. Change Besufirlary?	S. Cook Supropular Value
Unknown	Equitable Life Assurance Society of the U. S., Policy No. 6N11,651,847	\$1000.00	Cecilia Doubek, wife		
Unknown	Catholic Aid Association	500,00	Cecilia Doubek wife		
		\$1,500.00			

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 fol-lowing: annutices, pensions and retirement funds; supplemental con-tracts or deposits (which may be proceeds of insurance policies of an-

nuities received from a prior decedent of matured endowment policies, etc.); and cash value of insurance policies on life of another which may have been assigned to this decedent. (None of these are subject to the life insurance exemption.)

Date of Contract	Description of Contract (Name of Company, No. and Type)	Amount Paid or Payable at Death or Value of Dalance of Annuity	Beneficiary or Transferm 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 two years prior to death is made in contemplation of
death.

Report gifts made by decedent during his lifetime which total more than \$2,500 to one donee in any year. B. Transfers intended to take effect in possession or enjoyment at

Gesin:

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 fransfer is non-taxable, detailed verified statements of the claim must be attached.

must be attached.

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.

Did the decadent 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 decodent, attach a copy of the instrument.

(LIST TRANSFERS ON NEXT PAGE)

SCHEDULE IV - TRANSFERS BY THE DECEDENT (Continued)

None Ralph Doubek Research / administrat Of / transferee, custodian or rustee of the estate of the above named decedent do hereby swear that have carefully examined the foregoing return, including the separate heets attacled, if any, and that to the best of my knowledge, information and belief the values shown in the foregoing schedular or this return except as stated; and that to the best of my knowledge, information and belief the values shown in the foregoing schedular and sworn to before me this. 30th (Signature) (Address) Cold Spring, Minner of the state of the decedent of the property required by included in said return; that all questions have been truly a that have no knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge, information and belief the values shown in the foregoing schedular and perfect of the values as of the date of the decedent of the careful of the property required by included in said return; that all questions have been truly a that have no knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge, information and belief, herein is listed all of the property required by included in said return; that all questions have been truly a that have no knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge of any transfers required to be in this return; that all questions have been truly in that have no knowledge of any transfers required to be in this return; that all questions have been truly in that have no knowledge o	Date of Trazefer -	of land; Street Address	renstured (Logal Description of City Realty; Acresge of specify Lienz, if any,	Transferes and Relati	ionahip	Atennor's Full and True Value of Resity Or Unit Value of Securities on Date of Donth	Gross Pair Market Value
Total (Col. 5.) Less liens (Col. 2.) Net SCHEDULE V — MISCELLANEOUS no probate, this schedule may include automobiles, househs been included in a Minnesota probate proceeding and has not been arrives reported in Schedules to to V of this return. (In the event of street of the schedule may include automobiles, househs personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds a personal effects, U.S. Footal Savings, U.S. Savings Binds and Pelicity of Savings, U.S. Savings Binds and Pelicity U.S. Sav		None					
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SCHEDULE V — MISCELLANEOUS port the transfer of any property belonging to the decedent which has been included in a Minnesota probate proceeding and has not been erwise reported in Schedules it for I/O this return. (In the event of Langible or intangible personal property, if any.) Description of Property (Specity Liens, if any) Relationship to Decedent None Ralph Doubek Results Doubek execut / administrat OT / transferee, custodian or atce of the estate of the above named decedent do hereby swear that a have carefully examined the foregoing return, including the separate est attacked, if any, and that to the best of my knowledge, information and belief the values as of the date of the decedent's destated and sworn to before me this. 30th (Signature) Ralph County of Stearns commission expires September Ds. 1964 J. J. Willenbring		Tam.					
SCHEDULE V — MISCELLANEOUS port the transfer of any property belonging to the decedent which has been included in a Minnesota probate proceeding and has not been erwise reported in Schedules I to IV of this return. (In the event of Description of Property (Sipedity Lines, if any) Description of Property (Sipedity Lines, if any) Transferee, Eleir or Beanfleiary (Sipedity Lines, if any) Relationship to Decedent Transferee (Sipedity Lines, if any) Transferee, custodian or atce of the estate of the above named decedent do hereby swear that ave carefully examined the foregoing return, including the separate elea attacled, if any, and that to the best of my knowledge, information and belief the values shown in the foregoing seturn except as a sately, and that to the best of my knowledge, information and belief the values as of the date of the above named decedent with the return except as attack; and that to the best of my knowledge, information and belief the values shown in the foregoing seturn except as attack; and that to the best of my knowledge, information and belief the values who win in the foregoing seturn except as attack; and that to the best of my knowledge, information and belief the values as of the date of the decedent wind the property required by included in and return; that all questions have been truly at that I have no knowledge of any transfers required to be in that I have no knowledge of any transfers required to be in the return except as attack; and that to the best of my knowledge, information and belief the values as of the date of the decedent wind that the property required by included in and return; that all questions have been truly at that I have no knowledge of any transfers required to be in that I have no knowledge of any transfers required to be in that I have no knowledge of any transfers required to be in that I have no knowledge of any transfers required to be in that I have no knowledge of any transfers required to be in that I have no knowledge of any transfers re							
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Ralph Doubek e execut /administrat 9T /transferee, custodian or instee of the estate of the above named decedent do hereby swear that have carefully examined the foregoing return, including the separate eets attacled, if any, and that to the best of my knowledge, information and belief the values shown in the foregoing seturn except as stated; and that to the best of my knowledge, information and belief the values shown in the foregoing seturn except as stated; and that to the best of my knowledge, information and belief the values shown in the foregoing seturn except as stated; and that to the best of my knowledge, information and belief the values shown in the foregoing seturn except as stated; and that to the best of my knowledge, information and belief, herein is listed all of the property required by that I have no knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge, information and belief the values shown in the foregoing seturn except as stated; and that to the best of my knowledge, information and belief, herein is listed all of the property required by that I have no knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge, information and belief, herein is listed all of the property required by included in said return; that all questions have been truly at that I have no knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge, information and belief, herein is listed all of the property required by included in said return; that I have no knowledge of any transfers required to be in this return except as stated; and that to the best of my knowledge, information and belief he values as of the date o					807.004		Net Value After Lione
e execut / administrat OT / transferee, custodian or instee of the estate of the above named decedent do hereby swear that have no knowledge of any transfers required to be in that I have no knowledge of any transfers required to be interest.		None					
J. J. Willenbring	e execut intee of the es ave carefully sets attacled bacribed and y of	dministrat OT tate of the above named of examined the foregoing if any, and that to the besworn to before me this County of Steam	lecedent do hereby swear the teturn, including the separ st of my knowledge, inform 30th , 19 6.	or that I have no that I have no this return exc information an full and fair ma (Sig	i return: th knowledge ept as state d belief the rket values nature)	at all questions have be of any transfers require id; and that to the best values shown in the fore as of the date of the decre	sen truly answer d to be included t of my knowled going schedules edent's death.
State of Atin State of Stearn Estate of Leonard Doubek Leonard Doubek A Chaquah 92 Octobro Clerk of Clerk of		illenbring Decedent	INHERITANCE TAX RETURN DEPARTMENT OF TAXATION Separation 1964	ush 9th, 1963	Clerk of Probate Court	Russellog Willenbring Cold Spring, Minnesota	STAKE SPORT OF A SPORT SPORT

State of Minnesota, SEP 5 1963 COUNTY OF Stearns

PROBATE COURT FILE NO 19,530

IN THE MATTER OF THE ESTATE OF Leonard Doubek,

Inheritance Tax Record and Decedent Order Determining Tax

From the files, records and proceedings herein the court finds that decedent died in testate, December 26th 19 62 , a resident of Wakefield Twp. , Stearns county, Minnesota, leaving an estate of the fellowing value:

Estimated to Petition	Apprehad	Omitted Property, Increased Values	Final Inheritance Tax Values
Real Estate	-		
Personal Estate \$4400.00	\$4868.09		\$4868.09
TOTAL \$4400.00	\$4868.09		\$4868.09

That the deductible expenses of administration, funeral and last illness, maintenance and allowances, taxes and claims paid are as follows:

Maintenance of family	Taxes, if lien at death: Personal property -
Recording fees Bond premiums - 16,00 Miscl. expenses of administration - 1295.00 Expenses of last filness 1295.00	TOTAL DEDUCTIONS ALLOWED FOR INHERITANCE TAX NET ESTATE FOR INHERITANCE TAX COMPUTATION 2764.72 2103.37

That the transfers to legatees, devisees, or beirs of the decedent hereinafter specified, will be subject to inheritance tax in the following amounts:

Name of Legatece, Devisees, or Heire at Law	Relationship to Decedent	Value of Legacy, Device, or Distributive Share	Exemption	Inheritance TAX
Cecilia Doubek	spouse	\$ 701.12	\$30,000.00	none
Sach of 9 children of the ab and each is exempt \$6000.00	ove named of	decedent recei	ve \$155.80,	none
	Total -	1402.25		
		3000		
	TOTALS	\$2103.37	xxxx	none

Nam	n of Legateca, Devision, or Heirs at Law	Rel	ationship to Decadent	Value of Legacy, Devise, or Distributive Share	Exemption	Inhecitanes TAX
				TO A CARLON		
			TOTALS	\$2103.37	xxxx	none
able to the Treas	urer of said county,		-	per annum from		State of Minns
Senter	ber 4th,	, 19 -				
ted Septem	Del 4011,	. 19 92			20 2	0
					Probate Ju	idge /
						V
	PROBATE COURT					
	SEAL					2003
		25042-10				1
Due service of th	e order determining in	heritance tax above o	iescribed, by	the delivery of a copy the	reof to me, is hereby	admitted
	day cf		19			
					Treasurer	
		10.10				County, Minne
	day of BEB	z 4000	19	Attorne	y for representative	of estate
	SEP SEP	5 1963	19	Millan	amissioner of Target	elf
		- 1000000		1 A Coursene	R Com	intes
				By / Coro	1 Com	
	1 or	dent			11963	341
ig,	UR'	Decadent rd				Co.
30	CO CO	Reco		A BANK	mpe	Lefter Control
Minnest Stearns	E	ax F term		Te-lebelle	ote	Trobust
State of Minnesota,	IN PROBATE COURT IN THE MATTER OF THE ESTATE OF	Inheritance Tax Record and Order Determining Inheritance Tax			Filed 23rd day offentember Recorded in Book	elyn Freballs
ate of Minnes	OB/	itan rder heri		none	day	The same
State	PRC MAT	heri d O			Filed 23rd Recorded in Book	3
W YY	Z N	In	Date paid	Amount 8	Filed 23rd Recorded in Be of Orders, Page	12
200	E Z	0	Dete	, mo	The Seco	1

Order Allowing Final Accornt, Berislen of 1996,	SECONITY PROVIDES CONTANT, CT. CLOSE, MICH.
State of Minnesota. County of Stearns	IN PROBATE COURT.
In the Matter of the Estate of	,
Leonard Doubek, Decedent	ORDER ALLOWING FINAL ACCOUNT.
The above entitled matter came on to be heard on	27th Cantanhan
1963, upon the petition of the representative of the al- for distribution of the residue of said estate. The said representative appeared in person and no one appeared in opposition	ove named estate praying for the allowance of his final account and and by Attorneys, Russell & Willenbring, thereto.
The Court after due consideration of said petitio	n, 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 sai	d petition has been given as required by law by the publication of the
citation of this Court, for said hearing, dated the	29th day of August
1963, in the Cold Spring. Record. Proc and affidavit of service by mail h	of of publication of said notice of heari 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 corr	ect; a summary statement of which account is as follows, to-wit:
	RECEIPTS
Personal estate as described in the inventory	\$ 4,868.09
Personal estate omitted from the inventory -	
Gain by sales above appraised value	
Gain by sales above appraised value Cash from sales of real estate	
termination and the second	

Personal estate as described in the invent	ory	-		-	-		-		8					-	\$ 4,868.09
Personal estate omitted from the inventor	y		-			-00		-		-			*		3
Gain by sales above appraised value -				-	-		-		-		4	-		-	8
Cash from sales of real estate -	-		-			-		-			ŀ,		-		8
Cash from rent of real estate		-			-						-	-		4	8
Cash from interest and profits -	-		9			-		-		-	J.	-	-		\$
Cash from other sources		-		-	-		-		-		-			34 C	8
						-		=		-			-		8
and the commence of the second					-				7		740	-		7	8
Total receipts from	all s	sour	ces			*		-		-			-		\$ 4,868.09
	DIS	SBU	RS	EM)	ENT	S A	ND	C	REI	DITS	3				
Estate selected for surviving spouse -				w			-		-		-	-		-	\$ 1,230.00
Maintenance of family of decedent	77		-					-		-			-		\$
Expenses of administration		*		-	-		-		+		-	-		-	\$ 245.22
Expenses of last sickness -	-		4			*		-		4			-		3
Funeral expenses		-		-	-							1			\$ 1,295.00
Taxes	*		2	14				-		-			4		8
Claims of creditors of decedent		-		-	-		-		-		-	-		-	8
Legacies	9		H			- 90		-		-		+:	-		8
					-		00				-	-		5	\$
						. 27		-		-		-12	-		8
Residue on hand for distribution -		+		-	-		-		-			-		-	\$ 2,097.87
Total credits -	9		-			75.		-		-		-	-		\$ 4,868.09

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.

Dated

September 27th

. 1963

By the Court,

PROBATE COURT. State of Minnesota, County of Stearns

No. 19,530

Leonard Doubek,

In the Matter of the Estate of

Decedent

Order Allowing Final Account.

27th September Filed this

recorded in Book No.

Clerk-Julge of Proba

State of Minnesota,	IN PROBATE COURT File No. 19,530
In the Matter of the Estate of Leonard Doubek, Do	Final Decree of Distribution
The above entitled matter came on to be heard on t	he 27th day of
tion of the revidue of said estate to the nersons thereunto	on and by attorney, s. Hussell a Willenbring,
and records in said matter, finds the following facts:	uced at said hearing, the arguments of counsel, and the files ly given and served as required by law and the order of this
SECOND—That the said estate has been in all re- tration thereof and of the last sickness and burial of sai been fully paid,	espects fully administered, and the expenses of the adminis- id decedent, and all claims allowed against said estate have
and	d that said representative has filed. h18 final Court. That his inheritance takes describined by the Court.
THIRD—That said decedent died in test day of December , 19 62 , and	ate on the
County of Stearns and	d State of Minnesota.

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 \$.2.097.87 comprising of the following items:

Cash

(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

State of Minnesota, described as follows, to-wit

None

of said decedent, and are all

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

Cecilia Doubek, surviving spouse, and Dorothy Schmitz, Ethel Schmitz, Sister Zita, O. S. B., Halph Doubek, Jane Vossen, Irene Huberty, Victor Doubek, Bita Dockendorf and Leonard Doubek, children of decedent.

NOW, THEREFORE, On motion of Hussell & Willenbring, Attorneys 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:

To the said Cecilia Doubek, surviving spouse, cash in the amount of \$699.36, and to each of the said Dorothy Schmitz, Ethel Schmitz, Sister Zita, O.S.B., Halph Doubek, Jane Vossen, Irene Huberty, Victor Doubek, Rita Dockendorf and Leonard Doubek, cash in the amount of \$155.39, absolutely.

And that the title to the above described real estate. has passed to and is hereby assigned to and vested in the above named persons in the following proportions and estates, to-wit: None for assignment. 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 prejudice, however, to any lawful conveyance of said property or any part thereof by said persons, or any of them, herelofore made. Dated at St. Cloud, Minnesota , this , 1963 27th day of September PROBATE Proble Judge. COURT SEAL State of Minnesota, 88. PROBATE COURT County of 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 19. of the Probate Court. I hereby certify that the within Instru-nt was filed in this office for record on Deputy Filed this 27th day of September Final Decree of Distribution County Auditor. Clerk of Probate Court. Register of Deeds. IN THE MATTER OF THE ESTATE OF N PROBATE COURT State of Minnesota, Office of Register of Deeds, State of Minnesota, in Book. recorded in Book page o'clock Stearns 3881* Leonard Doubek Transfer entered this day of. , and recorded Decrees, page was duly at o, County of

County ment Stearns

County of

∌ tate	of	Minnesotu,	

88.

IN PROBATE COURT

In the Matter of the Estate of Leonard Doubek

Deceased.

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

Ralph Doubek

as representative of the above named estate has 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 has paid over to the distributees named in said final decree all moneys, funds and property to them awarded by said final decree and has fully complied with all other orders and decrees of this Court relating to said estate, and has 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

his 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

3rd

day of

October

A. D. 19 63

Steame

County Minn.

PROBATE COURT,

State of Minnegata,

County of

County of

ounty of	Stearns	
In the	Matter of the E	state of
Leonard	l Doubek,	Deceased.
		Decedora.
Order I	Discharging	Executor
	dministrato	
	Sureties	
Filed this	3rd	day of
00	tober	19 63
ecorded in	Book	of Orders
age		
Jose	lyn Ku	shouse
7	Clerk-Judg	house of Probate.

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 original records.

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

this

of Probate Court.

day of

of said Court, at

STATE OF MINNESOTA, PROBATE COURT COUNTY OF STEARNS File No. 19,530 RE ESTATE OF Leonard Doubek, Decedent. IT IS ORDERED that the final account and petition for examination thereof and for distribution filed herein be September 27th, 19 63 , at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn. (Seal) Dated this 29th day of August Russell & Willenbring, Attorney. 8. STATE OF MINNESOTA PROBATE COURT COUNTY OF STEARNS Re Estate of File No. 19,530 Leonard Doubek, Decedent. IT IS ORDERED that the petition for general administration filed herein be heard on Friday, February 15th, 19⁶³ at 9 o'clock A. M. by this court in the Court 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 date hereof and that said claims be heard on Friday, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn. May 24th, _19_63

22nd

Dated this_

Attorney.

STATE OF MINNESOTA, COUNTY OF STEARNS

Bussell & Willenbring,

RE ESTATE OF

Leonard Doubek.

Decedent.

IT IS ORDERED that the petition for general administration filed herein be heard on Friday, March 8th, 1963, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn.

A. M. by this court in the Court House in St. Cloud, Minn.
(SEAL)
Dated this
Sth

Russell & Willenbring,

Attorney. 8 .

February 1

PROBATE COURT FILE No. 19,530

day of Januar

day of

NOTE: Make this order in duplicate.

FILE No. 19,530

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

Leonard Doubek,

Decedent.

ORDER FOR HEARING PETITION FOR ADMINISTRATION AND NOTICE TO CREDITORS

Publish in Cold Spring Record
Hearing Adm. March 8th , 19 63

Hearing Claims June 14th , 19 63

Loulyn Kughous

NOTE: Make this order in duplicate

File No. 19,530

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

Re Estate of

Leonard Doubek,

Decedent.

Order for Hearing Petition for Administration and Notice To Creditors

Publish In Cold Spring Record

Hearing Adm. Feb. 15th, 1963

Hearing Claims May 24th, 1963

Offerwary 1963
Dryslyn Eughause

Note: Make this order in duplicate.

File No. 19,530

STATE OF MINNESOTA, COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

Leonard Doubek.

Decedent.

ORDER FOR EXAMINATION OF FINAL ACCOUNT

Publish in Cold Spring Record Hearing September 27th, 1963

OF Lugark AD. 1963

Clean of PROJECT

State of Minnesota.

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

Leonard Doubek.

Decedent

ORDER LIMITING TIME

Letters of Administration

of said estate

this day having been granted unto Ralph Doubek

of said County, it is ordered that the said Ralph Doubek

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

settlement of said estate.

By the Court.

Dated March 11th, ,19.63

(Court Seal)

State of Minnesota.

County of Stearns

PROBATE COURT

In the Matter of the Estate of

Leonard Doubek.

Decedent.

Order Limiting Time to Settle Estate

Filed this 11th day of

March , 19 63, and

recorded in book

of Orders at Page

No. 3587*

JULIA STEIN

My commission expires.

October 29

State of Minnesota,	ss. IN PROB	ATE COURT	IN THE MATTER OF THE	ESTATE OF
	,		TO THE RESIDENCE OF THE PARTY O	Decedent.
State of Minnesota, County of Steams	88.	Doris T	heisen	
cing.	being duly sworn, on	oath says; that he is	sthe attorney for the	representati
- AT			nowledge of the facts her	
copy of the printed Notice	on the 22nd	day of Fe d made a part hereof	bruary 1963, to	e mailed a true ded envelope and
depositing the same in the Post Off County and State aforesaid, postag	fice at the Vi	llage	of Cold Spr	ing
stated below; and that they are all a named in the will of said decedent Names	of the heirs at la	w of the above named	l decedent all of the lega o ascertain after due dili	itees and devisees
Cecilia Doubek Col	d Spring, Minnesota	Mr. Victor Do	ubek Cold Spri	ng, Minnesot
Mrs. Wendelyn Schmitz Col	d Spring, Minnesota	Mrs. Ervin Do	ckendorf Cold Spri	ng, Minnesot
Mrs. Alexander Schmitz Col	d Spring, Minnesota Benedict's Convent	Leonard Doube	k Cold Spri	ng, Minnesot
Sister Zita, O.S.B. St.				
Mr. Ralph Doubek Col	d Spring, Minnesota			
Mrs. Harold Vossen Wat	kins, Minnesota	***************************************		
Mrs. Irene Huberty Wat	kins, Minnesota	***************************************		
Subscribed and sworn to before	me this 25TH			
day of February Julia Stein Notary Public, S		Don	· There	

State of Minnesota.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Leonard Doubek

AFFIDAVIT OF SERVICE BY MAIL

Filed this 26th day of Glerk Judge of Probate.

STATE OF MINNESOTA, County of Stearns PROBATE COURT

File No. 19,530 Re Estate of Leonard Doubek,

Decedent.

IT IS ORDERED that the petition for general administration filed herein be heard on Friday, March 8th, 1983, 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,
June 14th, 1963, at 9 o'clock A. M.
by this court in the court House in
St. Cloud, Minn.

Dated this 8th day of February, 1963.

(Seal) RUSSELL & WILLENBRING, Attorneys.

JOHN LANG Probate Judge. Duklish Feb. 14, 21 and 28

J.J.

State of Min	mesota,	1	IN PROP	TE COURT	IN THE MAT	TER OF THE	E ESTATE OF
County of Ste	arns	\$88.	IN PROBA	ATE COURT	Leon	nard Doub	ek
State of Minner	100			Julia Stein			Decedent.
STATE OF MINNESO	YTA	being of	luly sworn, on matter above er	oath says; that he stilled and has full	secretary is the attorney knowledge of t	for the TO he facts her	presentative ein set forth; tha
copy of the printed	notice	herete	attached and	day of S	f by enclosing	it in a sec	aled envelope and
depositing the same in the County and State aforest	he Post Office	at the	vil	lage	of	Cold Sp	ring
stated below; and that the named in the will of said Names	k decedentxwi	hose name Address	es and address	es he has been able Names	a decedent a to ascertain a	fter due dili	atres and devisers igence, to-wit: dresses
Cecilia Doubek	Cold Sn			Victor Doube	t c-11		
						Spring,	
Mrs. Dorothy Schm	itz told Sp	ring, N	linn.	Rita Dockend	orf Cold	Spring,	Minn.
Ethel Schmitz	Cold Sp	ring. N	linn.	Leonard Doub	ek, Cold	Spring.	Minn.
Sister Zita, O. S.	B., St. B	enedict	's Convent	St. Joseph,	Minn.		
Ralph Doubek	Cold Sp	ring, M	linn.				
Jane Vossen,	Watkins	Minn.					
Irene Huberty,	Watkins	Minn.			TTITLOGATOTO		
Subscribed and swor		this	3th				
day of A Septent	or an		, 19 63 .	0	lea x	1-	
illenoring Notary	Public, Stear	ns Count	y, Minn.	fr	cer ,	Alteria	
My commission expires.	Septembe	r 29,	19.64	U			

State of Minnesota.

County of

Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Leonard Doubek

Decedent.

AFFIDAVIT OF SERVICE BY MAIL

Filed this

16th

day of

September

Recelyn Kufface. Clerk Spidge pf Probate.

COUNTY OF STEARNS PROBATE COURT File No. 19,530

Re Estate of Leonard Doubek.

IT IS ORDERED that the final account and petition for examination thereof and for distribution filed herein be heard on Friday, September 27th, 1963, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Mian.

Dated this 29th day of August, 1963.

(Seal)

RUSSELL & WILLENBRING

Attoorneys.

JOHN LANG. Probate Judge,

Pub. Sept. 5, 12, 19

PRINTER'S AFFIDAVIT OF PUBLICATION

Printer's Affidavit of Publication. (Mason's Minn. Statutes, 1927, Chaps. 10935, 10936, as amended by Chap. 373, G. L. 1933, as amended by L. 1935, C. 166.)

STATE OF MINNESOTA. County of Stearns.

I, Paul A. Honer , being duly sworn, on oath says; that he is, and during all the times berein stated has been the publisher of the newspaper known as COLD SPRING RECORD, and has full knowledge of the facts bereinsfter stated; that for more than one year

prior to the publication therein of the

Probate Notice

hereinafter described, said newspaper was printed and published in the hereinafter described, said newspaper was printed and published in the Viliage of Cold Spring, in the County of Stearns, State of Minnesota, on Thursday of each week; that during all said time said newspaper has been printed in the English language from its known office of publication within the Viliage from which it purports to be issued as above stated in column and sheet form equivalent in space to at least 450 running inches of singlecolumn, two inches wide; has been issued 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; 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 post-office; and that there has been on file in the office of the County Auditor of Stearns County, Minnesota, the affidavit of a person having know-ledge of the facts, showing the name and location of said newspaper and the existence of the conditions constituting its qualifications as a legal newspaper.

That the Order for Examination of Final Account

hereto attached was cut from the columns of said newspaper, and was printed and published therein in the English language, one each week

three (3) successive weeks; that it was first so published

on Thursday, the $$ 5th $$ day of $$ September $$, 19 63 , and thereafter on Thursday of each week to and including the

19th day of September 19 63; 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:

abcdefghijkimnopqrstuvwxyz

Subscribed and sworn to before me this day of

Notary Public, Stearns County, Minn. VICTOR SIEIN

My Commission expires Notary Public Steams Co., Mina.19 My Commission Expires Dec. 11, 1966

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT File No. 19,530

Re Estate of Leonard Doubek. Decedent

IT IS ORDERED that the final account and settion for examina-tion thereof and for distribution filed herein and heard on Friday, September 27th, 1963, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn. Dated this 20th day of August,

1963

(Seal) RUSSELL & WILLENSAING

Attoorneys. JOHN LANG.

Probate Judge. Pub. Sept. 5, 12, 19

STATE OF MINNESOTA | County of Steams

PROBATE COLURY
In the Matter of the Estate of
B Leonard Doubek
Decedent-Ward

AFFIDAVIT OF PUBLICATION

FILED THIS 25th DAY
OF September A.D. 19 63

Areslyn Kutchiner
CLERK OF PROSATE

IN PROBATE COURT

STATE OF MINNESOTA COUNTY OF STEARNS

In the matter of the estate of LEONARD DOUBEK, Deceased State of Minnesota County of Stearns

CONSENT TO PETITION OF RALPH DOUBER FOR HIS APPOINTMENT AS ADMINISTRATOR OF ESTATE.

Cecilia Doubek, being duly sworn, deposes and says:

- 1. That she is the surviving spouse of the above named decedent.
- 2. That she is an invalid and unable to appear at any probate hearings in St. Cloud.
- 3. That she hereby consents to the petition of her son, Ralph Doubek, wherein he requests his appointment as administrator of this estate.
- 4. That she believes it to be in the best interests of the estate and of all persons interested therein that Ralph Doubek be appointed; that affiant, as surviving spouse, will not file any petition for administration.

Cecilia Doubek

Subscribed and sworn to before me

10 day of January, 1963

My commission expires September 29, 1964

STATE OF MINNESOTA COUNTY OF STEARNS

IN PROBATE COURT

In the matter of the estate of LEONARD DOUBEK, Deceased.

CONSENT TO PETITION OF RALPH DOUBEK FOR HIS APPOINTMENT 'AS ADMINISTRATOR OF ESTATE.

Russell & Willenbring Attorneys at Law Cold Spring, Minnesota

In the matter of the estate of LEONARD DOUBEK, Deceased PETITION FOR AN ORDER DIRECTING PAYMENT OF RESIDUARY SPARES TO PARENT OF MINORS AND ORDER FOR TO THE ABOVE NAMED COURT: Your petitioner respectfully represents: 1. That the above named decedent died intestate on December 26, 1962, and left him surviving your petitioner, spouse of said decedent, and nine children, two of whom, namely Rita Dockendorf and Leonard Doubek, Jr., are minors. 2. That your petitioner is the mother and natural guardian of said minor children. 3. That the residue of said estate for distribution amounts to cash in the sum of \$2,097.87. 4. That each of said minor's share of said residue amounts to \$155.39. WHEREFORE, in accordance with M. S. 525,504, petitioner prays for an order of this court authorizing Ralph Doubek, the administrator of said estate, to pay the sum of \$155.39 for each of said minor children, a total of \$310.78, to Cecilia Doubek, in payment of the benefits due said children, said sums to be used by said parent for the benefit, support, maintenance, and education of said minor children. Certia Doubek STATE OF MINNESOTA COUNTY OF STEARNS Cecilia Doubek, being duly sworn, on oath says that she is the person who made the foregoing petition; that she knows the contents thereof, and that the same is true of her own knowledge except as to those matters therein stated on her information and belief, and as to those matters she believes it to be true. Casilia Doubek Subscribed and sworn to before me this 5 th day of Sple he 1963 otary Jublic Stearns County, Minnesota My commission expires September 29, 1964 0006 0344

IN PROBATE COURT

File No. 19,530

STATE OF MINNESOTA

COUNTY OF STEARNS

Upon the foregoing petition and on motion of J. J. Willenbring, Attorney, IT IS HEREBY ORDERED that, in accordance with N. S. 525,504, Ralph Zumwalde, administrator of the estate of Leonard Doubek, deceased, is authorized and directed to pay to Cecilia Doubek, the sum of \$155,39 for each of her two minor children named in the foregoing petition, a total of \$310.78, said sums to be used by said parent for the benefit, support, maintenance and education of her said minor children. Dated at St. Cloud, Minnesota, this 27thday of September , 1963.

BY THE COURT

STATE OF MINNESOTA

COUNTY OF STEARNS

IN PROBATE COURT

In the matter of the estate of LEONARD DOUBEK, Deceased

PETITION FOR AN ORDER DIRECTING PAYMENT OF RESIDUARY SHARES TO PARENT OF MINORS AND ORDER FOR SAME.

Russell & Willenbring Attorneys at Law Cold Spring, Minnesota

Recording affidavit of survivorship etc.

Total expense of administration

FINAL ACCOUNT AND PETITION FOR SETTLEMENT

State of Minnesota,	_}	88.					I	N	PR	OBATE (COURT
In the Matter of the Estate of Leonard Doubek De	ceden	1			1	Fina	1 A	337		nt and Pe	
Date of death December 26, 196	2										
Your petitioner respectfully represents and sho	ows to	the	cou	rt:							
			=								
FIRST—Thathe is the representative	of th	ie est	ate	of the	a abi	ore na	med	dec	edent		
SECOND—That as such representative against said estate allowed by the court, and he the law relating thereto.	he as in	has all ti	full	y ada	nini npli	istered ed wit	the h the	said ord	l esta lers o	te, has paid and f this court in s	l satisfied all claim aid matter and with
THIRD—Thathe herewith renders which is as follows, to-wit:	his		fi	inal o	teem	unt of	4144		hi	5	eaid administration
		I	EC	EIPTS					To	he Pilled in by the Representative	Not to be Filled in by the Representative
Personal property described in the inventory Personal estate omitted from the inventory Gain by sales above appraised value — — Cash from sales of real estate — — — Cash from rent of real estate — — — Cash from interest and profits — — — Cash from other sources — — —	111111	111111	1111111	1111111	11 1 1 1 1 1 1 1 1 1	****	111111	1111111	2 2 2 2	4868.09	
Total receipts from all sources					1111	1 1 1 1 1 1	1111	1 4 1 1 1	8	4868.09	\$ \$ \$ \$ \$
				RSEN	ENT	PS.					Maria maria
I. FAMILY						Von	cher				
Personal property selected by and turned over surviving spouse - Maintenance of family of decedent Total	to - -	-	- 7 -	IS NOTED	1 11 1		-		\$ \$	1,250.00 R	\$ \$
II. EXPENSES OF ADMINISTRATE	ION										
Loss from sales of personal property at less the appraised valuation Cash paid to appraisers for services	an -	#) #)	1 1		1. 9	1 2	100		\$	10.00 17	8
Cash paid for publication of orders Repairs to real estate	1 1 1	1 1 4 1	1.8 1.1	1111	1 1 1 1				4 4 4 4 4	18.00 €	\$
Compensation of representative		ert	-	deat	711	3 4 3			\$	194.72 ₹ 16.00 ₹ 1.00 ₹	\$ \$ \$ \$
Register of Deeds, recording - record Probate Court filing fee Car transfer fees	a	-	-		1 1 1	3			\$	1.00 X 2.00 R	\$ \$ \$

\$.

2.50.R

245.22

III. EXPENSES OF LAST SICKNESS

												VOUCHER NO.	AMOUNT
Cash paid for medical attendance		-		-	-	-	-	-	-		-		
Cash paid for medicines	-	32	-	-	**	-	-	-		-	-	entre reconstruction	8
Cash paid for nursing	-	-	-	-	-	-	100	-	4	-	-		\$
Cash paid for hospital	-	-	-	04	-	4	-	-	-	-	-	- introduction	8
Total expenses of last sickness	-	-		-	-					-		200	s None
San													ATMANY.
			1										
			17	. F	UNER	LAL E	EXPER	NSES					
	100												
	e Ne	anno	T_C	anga	ny	. 75	ngir	-	-	166	16	5	\$ 1,040.00 T
Cash paid sexton Ex	er filte	051	mfr.	3-8	THY	6 07	HEAL	18.	-	-	-	6	\$ 30.00 X
Cash paid for other necessary service Cash paid for burial service - Pai Cash paid for monument - Lo Cash paid to cemetery	d by	fa	mily	. 1	0 C	lain	For	re	imb	ITS	200,000	t	8.
Cash paid for monument - Eo	1 Los	IN M	onus	iont	al	work	(S	-		179607		7	225.00
Cash paid to cemetery	-	-	-00	-		-	120	-		- 14		manufacture.	\$
Total funeral expenses	-	-	-	*	-	-	-	-	-	-	- 14		\$ 1,295.00
					V.	TAXI	PR					1-1-1	
							-						
Personal property tax lien at date of	dent	1.											
Other personal property taxes -	ueat	-			13		5	7	-	-	17		\$
Real property tax lien at date of dear	th	-	-	-			-				100		\$
Other real estate taxes	-	-	-	44	-	1	-	-	-	-	-	A	8
Federal estate taxes	-	-	-	-	-	-	-	4		-	-		8
Federal income taxes; personal to de	ceden	t -		-	-	-	70.7	-	-		(90)		8
Federal income taxes; fiduciary - State income taxes; personal to deced	-		-	-	-	-	4	661	-	-	-	***************************************	8
State income taxes; fiduciary -	ent		-	-	*	1		-		-	-		8
							7	7	7			***************************************	5
Total taxes paid	-	-	**	-	-	751		-	-	-	-		s None
CASH PAID IN SETTLEMENT OF CLAI	MS O	F CR	EDIT	ORS /	AS AI	TOM	ED B	Y TH	E CO	URT	AS F	ollows:	
CLAIM NO.		N	AME	OF C	LAIM	LANT						VOUCHER NO.	AMOUNT
							en was				Acres 1		8
	an in											***************************************	\$
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				*****			******			*****			\$
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***************************************							Airmi			100001			\$
***************************************		******			777	80000						***************************************	\$
Total amount of claims paid an	d set	tled	-	-	-	4	4	-	-	-	-		\$ None
		7	TI.	Lac	ACTES	ANI	D BE	OTTE	2792				
				LILE CO.	- CARIN	, mare	D. LOE	AO E	310				
												VOUCHER NO.	AMOUNT
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Am 1 2 2	T. C.			V-194		31000111		TTARRE			******	***************************************	None
Total legacies and bequests paid	-	AT.	-	-	-	-	-	-	15	100	-	2 7 7	\$ None
													V ALLES
													G-89

RECAPITUALITION

		RECAPITU	ALTI	NO.		Not to be filled
Total and the second				RECEIPTS 4,868.09	DISBURSEMENTS	in by Representative
Total receipts from all sources			-	\$ 4,000,00		Distruments
Total disbursements and credits as fol	lows:					
1. Family 2. Expenses of administration		7	-		\$1,250.00	\$
3. Expenses of last sickness -		-	10		\$ 245.22	\$
4. Funeral Expenses		-			\$ 1,295.00	8
5. Taxes			-		\$.00	8
6. Claims of creditors		-	-		8	8
7. Specific Legacies			*		\$.00	\$
8. Residue of personal prop. for		-	*		\$2,097.87	\$
9.			-			\$
11.					2	\$
12.			-		8	2
13.			-		8	\$
Total	- 1		-	\$ 4,868.00	\$ 4,868.09	3
described as follows:						
Also these other tracts and parcel State of Minnesota, described as follow						
None						-
FOURTH (A)—Personal prope	rty for distribu	tion consi	sts of	the following ite	ms:	
Cach in bank						107 07

G-91 FIFTI	I—That said	l decedent died on ti	he 26th	day o	of Do	cember 1962
in testat	e, and left h.	im surviving	his spouse, C			e following children
	Dorothy School School Sister Zit Ralph Doublanc Vosse Irene Bube/ictor Per Rits Docke	chmitz, daughte mitz, daughter ta, O. S. B., d	r			
who are of said deced		the heirs at la persons entitled to th		tate.		
and an exam	ination of h.	ur petitioner prays (15 final account e assigning the resid	t, and the settlement	and allowance	of the same:	for the hearing of this petiti and that upon said hearing to
Dated	At.	igust 28.	. 19 63	Roll !	Dubak	9
					The state of the s	Petitioner
Sta	ate of A	Hinnesota,) as.			
County of	51	earns		Ralpi	h Doubek	
and that the	same is true	says thathe is the of h.is own kn ttershe believes i	owledge except as to	he foregoing petit o those matters to	tion; that herein stated	he knows the contents there on h. 12 information a
		nworn to before me th		101	10	10
28th day	of Mus	ust ,	1963	X Malph	Dut	Representative
2. 0. Will	enbring	Notary				
Mu commiss		eatus Count	y, Minn.			
NOTE NOTE	(1) Insert	"Sole devisees" or	"All the heirs at la	w" as the case	may be.	
NOIL	(2) 1vumos	er your receipts and	enter them in you	ir (vouener No.	.) column,	
State of Minnesota,	PROBATE COURT	In the Matter of the Estate of Leonard Doubek Decelent		Final Account and Petition for Hearing and Allowance Thereof	Russell 5 Willenbring Attorney 2 for Petitioner	ins 274 any of a
County of		g	£	ring	J. J.	Filed this

19.530

∌ tati	e of	Minnesota,	1
	CHTTP-A	DMG	1

County of STEARNS

IN THE MATTER OF THE ESTATE OF

Sadie E. Cook

Decedent.

IN PROBATE COURT

19,531

Petition for Allowance and Probate of Will

To the Probate Court in and for said County:

Your petitioner represents and alleges to the Court:

FIRST-That your petitioner is a resident of Kimball in the County of State of Minnesota, and is an adult and is interested in the estate of decedent in this, to-wit: devises under will and daughter SECOND-That said decedent was born in the Country of U. S. A. and died at St. Cloud County of Stearns , State of Minnesota on the 11th day of January 1963 aged 73 years and at the time of Max death was a native of Minnesota and a citizen of the Country of U. S. A. and a resident of Village of Kimball in the County of Stearns and State of Minnesota and left estate in the County of Stearns , State of Minnesota. 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 the death consisted of personal property of the estimated value of \$10,000.00 divided as follows: 1. Household goods, & None 2. Wearing apparel, & None 4. Notes, bonds, etc. \$ None 8 None 3. Stock, 5. Miscellaneous, \$10,000.00 20,000 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. Homestead in County, Minnesota, as follows: A. City Property (Give Area) (or) B. Rural Property. (Give Area) 2. Real Estate other than Homestead: A. City Property. Lots without Buildings & Lots with Buildings City Property Acres improved land B. Rural Property Rural Property One Acres unimproved land \$ 200.00

FIFTH—That the probable amount of debts of decedent is \$

consisting of

Funeral expenses

\$2,000.00

19.531

State of Alinnesota,

County of Steams

IN PROBATE COURT

Petition for Allowance and
Probate of Will

In the Matter of the Estate of
Sadie E. Cook

Sadie E. Cook

Selection of Newspaper

Please cause the notices in said estate
to be published in the

Tri-County News
(Hens liment name of nemaposet)
Nobel Shadduck
(Sign your name here)

Filed this

Clerk—Lusfer of Probate
Clerk—Lusfer of Probate

Miller-Davis Co. Minnespolis, Minn

Printers Affidavit of Publication

constituting its qualifications as a legal newspaper.

Subscrib

(Chapter 134, Laws of 1955.) STATE OF MINNESOTA, County of Stearns, ss.

Clayton B. Greely, being duly sworn, on oath says; that he is, and during all the times herein stated has been the publisher, editor of the newspaper known as the Tri-County News, and has full knowledge of the facts hereinafter stated; that for

more than one year prior to the publication therein of the order for hearing Bilitian to admit will shake to Credition hereinafter described, said

newspaper was printed and published in the Village of Kimball, in the County of Stearns, State of Minnesota, on Thursday of each week; that during all said time said newspaper has been printed in the English language from its known office of publication within the city 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 once each week 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 percent 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 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 post office; that a copy of each issue has been filed with the State Historical Society, St. Paul. Minnesota; that there has been on file in the office of the County Auditor of Stearns County, Minnesota, the affadavit of a person having knowledge of the facts, showing the name and location of said newspaper and the existence of the conditions

hereto attached was cut from the columns of said newspaper and was printed and published in the English language, once each week for 3 successive weeks; that it was first so published on Thursday, the 3/st day of January 1963; and thereafter on Thursday of each week to and including the 14th day of Harring 1963; 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:

abcdefghijkimnopqrstuvwxyz Clay ton B. Greely

d and sworn to before me this	16 day of	Feb	1963
Bokery Public, Search County, Min No Commission Expires April 27 1	Notary Public	Kimball Minner	Brower

Legal Notice

PROBATE COURT File No. 19,531

County of Stearns

Re Estate of Sadie E. Cook, 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.

TT 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, 1963, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn.

Dated this 23rd day of Jan., 1963

(Seal)

Nobel Shadduck, Attorney.

John Lang, Probate Judge.

Publish Jan. 31, Feb. 7 & 14

STATE OF MINISON (County of Areatte)

PROB:
In the Matter of the Est to C

Sadie E. Cook
Incedent ////

AFFIDAVIT OF PUBLICATION

OF February AD. 1963.
Resely Kufherse

LAST WILL AND TESTAMENT

WE, FLOYD E. COOK and wife SADIE E. COOK, both residents of Pinellas County, Plorida, being of sound and disposing mind and memory, do hereby make, declare and publish this to be our joint Last Will and Testament, expressly revoking all former Wills and/or Codicils by us, or either of us, at any time made.

I

Upon the death of either of us, all of our property shall go absolutely and in fee simple to the survivor of us.

2

In the event that we both shall die as a result of a common calamity and/or within thirty days of one another, it shall not be necessary to determine which of us survived the other, but we give, devise and bequeath all of our property in equal shares according to valuation set by the Estate Appraisal to our four (14) children, PHYLLIS GREELY, EILEEN J. FLOHR, DONNA JEAN BASSETT and CLAIR M. COOK, and if any be dead, his or her share shall go to his or her children or child per stirpes.

3

Upon the death of the survivor of either of us, any of our property which may then remain shall go to the same beneficiaries as provided above, in the proportions shown.

4.

We each appoint the other to be Executor or Executrix of this Will, or on failure of either to qualify, we appoint our daughter, DONNA JEAN BASSETT to be our Executrix; and we grant to our said personal representative full power to execute this Will under the laws of any State where we may own property, without bond, including expressly the power to sell any part or all of our estate, at public or private

(EMD OF PAGE ONE)

Dadie E. Tooch Gloyd E. Cook

(SEAL) We, the undersigned, hereby attest that the foregoing will consisting of Two (2) typewritten pages, including this page, was signed, sealed, made, declared and published by above named Testators, they both then being of sound and disposing mind and memory as and for their Last Will and Testament, in our presence, and we st their request, in their presence and in the presence of each other, have subscribed our names on the day and year last set out above. **Death Cork** (SEAL) **SEAL** **We, the undersigned, hereby attest that the foregoing will consisting of Two (2) typewritten pages, including this page, was signed, sealed, made, declared and published by above named Testators, they both then being of sound and disposing mind and memory as and for their Last Will and Testament, in our presence, and we st their request, in their presence and in the presence of each other, have subscribed our names on the day and year last set out above. **ALSAL** **Death Cork** (SEAL) **SEAL** **ALSAL** **Order** **Cork** (SEAL) **ALSAL** **Order** **Cork** **Cork** (SEAL) **ALSAL** **Order** **Order** **Cork** **Cork** (SEAL) **ALSAL** **Order** **Cork** **Cork** (SEAL) **ALSAL** **Order** **Cork** **Cork** **Cork** **Order** **Order** **Order** **Cork** **Cork** **Order** **

Ruth C. Gaued of Clearwater, Florida.

LAST WILL AND TESTAMENT

PLOYD E. COOK and wife SADIE E. COOK

Recorded in Broke m- page 575

GEORGE W. SMITH
ATTORNEY AT LAW
CLEARWATER FLORIDA

State of Minnesota,

County of Stearns

IN PROBATE COURT CERTIFICATE OF PROBATE

In the Matter of the Estate of Sadie E. Cook	Decedent
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 testa Sadle E. Cook Decedent, late of said Cou	
bearing date the 13th day of July	
written instrument, was duly proved before the Probate Court, in and for the Cou	aty of Stearns
aforesaid; and was duly allowed and admitted to probate by said Court according ment of said Sadle E. Cook	to law; as and for the last Will and Testa
deceased, which said last Will and Testament is recorded and the examination t	ken thereon filed in this office.



In Testimony Whereaf. 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 lat day of March 1963

Judge of Frobate.

County of State of Minnesota.

88

State of Minnesota,

Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Sadie E. Cook,

Decedent.

Certificate of Probate of Will

1st Filed this

day of

1963 , and recorded, March

together with the will attached in Book

Records of Wills, Page 5 75 lerk/Whyle/of Probate.

No. 3554*

IN PROBATE COURT

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 of the Probate Court within and for said

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

this office and have found the same to be correct transcripts therefrom and of the whole of such original records.

of said Court, at

County of

of Probate Court.

State of Minnesota,

County of Stearns

IN PROBATE COURT

IN	THE	MATTER	OF	THE	ESTATE	OF
75.70		THEFT IS A WITH	CAPA:	A. A. A. A.	POIVIE	101

Sadie E. Cook

Order Admitting Will to Probate and Appointing Executor of Administrator with Will Annexed

Decedent)	dininguator with with Afficace
The above entitled matter came on to be heard, on the upon the petition of Phyllis E. Greely	day of March , 19 63
Anticon for formation of	
for the allowance of an instrument filed therewith purporting above named decedent and for the appointment of Phyllis E	. Greely
as, Administratrix wi	th Will Annexed
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 order of this Court, dated the 23rd	day of January
19 63, has been duly served and published as required by law.	
SECOND-That said decedent died on the 11th da	nof January 1963
and at the time of his death was a resident of Kimball	
in the County of Stearns , State of	Minnesota
and left estate in the County of Stearns	
THIRD—That the subscribing witness to said purported	, State of Minnesota
deorge W. Smith, Arthur W. Jordan, Jr.	. and hith C. Gould
and George W. Smith and Arthur W. duly secon a	and examined, and their
testimony reduced to writing, subscribed by them	and filed herein.
FOURTH—That said instrument presented for probate as	The state of the s
decedent as his last will and testament, according to law; and the	
the said instrument, was of sound mind and free from undue	
restraint.	enfinence, of taufus age, and ander no
A SHELL MARKET	
FIFTH-That Donna Jean Bassett	
	ereof but that she declines
to act and asks the appointment of Phyllis	
to acc and asks one appointment of rigills	z. ordery in her budge
and that said person is competent to be appointed	Administratrix with Will
annexed.	Ithered !!
To The Theorem Consult William St.	
It Is Therefore Ordered, Adjudged and Determine	
proved as aforesaid, be, and the same hereby is, established, allow	ed, and admitted to probate, as the last
will and testament of the above named decedent; and that Ph	yills E. Greely
be, and she hereby	appointed
Administratrix with Will Annexed	
(thirtdf; and that upon the filing in this Court of the oath prescrit	bed by law and
bond in the sum of Fifteen Thousand and no/100 -	DOLLARS.
with sufficient sureties, conditioned according to law and the approachers of Administration with Will Annexed	
han	
No no la 1 at 62	22 0
Dated naron 1st, ,1903	Chal L
CARLES AND	Jean Had
	Diahat Lide

State of Minnesota,

County of

Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Sadie E. Cook,

Decedent

Order Admitting Will to Probate and Appointing Executor or Administrator with Will Annexed

Filed this 1st day of March , 19 63 and recorded

Tosely Turkouse
Clerk 1444/6/16 Probate

No. 2674*

	State	of	Minn	esota	1.	1
County	ofS	tea	rns	••••••		5
	In	the	Matter	of the	Estate	of

Sadie E. Cook,

IN PROBATE COURT

Letters of Administration with Will Annexed

Decedent died on January 11th, 1963

Phyllis E. Greely

GREETING:

WHEREAS, You have been appointed administrator with will annexed of the estate of the above named decedent, by order of this court, and have duly qualified as such:

Decedent.

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, 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 his creditors that shall be legally 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, and the provisions of said will.

COURT

Solar Francis Judge.

0363 0000

State of Minnesota,

County of Stearns

PROBATE COURT

In the Matter of the Estate of

Sadie E. Cook, Decedent.

Letters of Administration with Will Annexed

Filed this

March

, 19 63, and Recorded

in Book " 117" of Letters, Page 30

Clerk Blade fof Probate Court.

No. 3551*

IN PROBATE COURT

County of

State of Minnegota,

original Letters Testamentary in the matter therein entitled, now

remaining of record in my office,

and that the same is a

said County, and State aforesaid, do hereby certify that I have compared the within and foregoing paper writing with the

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

E.A. Erickson or EC Tracken

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,	MAXIMUM PENALT		
(A)	ADMINISTRATOR EXECUTOR SALE OF REAL OR PERSONAL PROPERTY REFEREE IN PARTITION COMMISSIONER TO SELL REAL ESTATE TRUSTEE OR RECEIVER	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	\$200,000.00	
(B)	GUARDIAN CONSERVATOR CURATOR TRUSTEE SALE OF REAL OR PERSONAL PROPERTY RECEIVER	-testamentary only when this company has qualifying bond or when it is a separate bond for account- ing of proceeds of sale only not for benefit of creditors	\$ 25,000.00	
(C)	ATTACHMENT OR SEQUESTRATION REPLEVIN OR WARRANT OF SEIZURE INJUNCTION FORECLOSURE NOTARY PUBLIC PUBLIC OFFICIAL AND DEPUTIES	principal must be a corporation, or a State 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 Judgement	\$ 500.00	
(E)	LICENSE PERMIT QUIET TITLE	-excluding bonds when the State is the obligee	\$ 10,000.00	
1941	AND BOARS OF THE PROPERTY.			

(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 hond 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, 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."

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 November, 1957.

Assistant Secretary

1966

WESTERN

STATE OF SOUTH DAKOTA (SS COUNTY OF MINNEHAHA

On this 1st day of November, 1957, 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

Notary Public, South Dakota

WESTERN SURETY COMPANY

One of America's Oldest Bonding Companies

KANSAS CITY . CHICAGO . SIGUX FALLS . DALLAS

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

	ING SA	LE OF REAL	ESTATE	
STATE OF MINNESOTA	\ss		IN PROBATE CO	TTPTT
County of Stearns			III PRODRIE CO	ONI
In the Matter of the Estate of	Sadie	E. Cook		
	-	☐ Minor	☐ Incompetent	□k Deceased
KNOW ALL MEN BY THESE PRESI	ENTS:		BOND No.	22-FID-10010
That we, Phyllis E. and the WESTERN SURETY COMPA Dakota and holding the certificate of that it is authorized to contract as Sur	NY, a co	rporation organize rance Commission	er of the State of	Minnesota showing
and firmly bound untoJohn_	Lang			
as Judge of Probate of the County of	Stea	rns	, Minnes	ota, in the sum of
Fifteen Thousand and no/l (NOT VALID II lawful money of the United States, to for which payment well and truly to administrators, successors, and assigns THE CONDITION OF THIS OBL	be made,	IN FOR MORE TH to said Judge of we bind ourselve by these presents.	AN \$500,000,000) Probate, or his ses and each of ou	successor in office; ir heirs, executors,
has been appointed representative of the shall well and faithfully discharge all to to law, then this obligation shall be v	the duties	of his trust as re	presentative of sa	id estate according
IN WITNESS WHEREOF, Said				
Surety has caused these presents to be and its corporate seal to be here st day of	to attach			of Directors, this
Signed, Sealed and Delivered in I	Presence	of)	hyllis E.	Greely
sell Phaddies	7	-{	200	Principal
mul Maddie	de		Liketomanic	Size Contract
and the second s		W D C M D D 1	o o o o o o o	Principal
Countersigned			N SURETY C	OMPANY
By Elemenian		By	and man	
Minnesota Resident Agent ACKNO STATE OF MINNESOTA	1	MENT OF PRINC	Chompson Asst. Sec	Z.
County of Stearns	35			
On this st day	of	March	. 1963 he	fore me personally
appeared Phyllis E. &st		ly		to me well known
to be the person who executed the fore same for the uses and purposes herein	egoing bor	nd as Principal, an ed as his free act	d acknowledged the and deed.	at he executed the
My Commission Expires			Bucken	
ACVE	19	Notary Public	Stearns ETY E E ERICK	County, Minnesota
STATE OF SOUTH DAKOTA	(Corp	orate Officer)	Stearns County, Minn. My	Caramiasion Expires Sept.
County of Minnehaha		1		
On this / L da	y of	march		1963, before me
to me personally known, who being by WESTERN SURETY COMPANY, a c the corporate seal of said corporation, a by the aforesaid officer, by authority of	me duly corporation and that so of its Boa	n; that the seal a aid instrument was rd of Directors; as	hat he is the afore	esaid officer of the loing instrument is of said corporation
My Commission Expires 7-39,	10/- 5-		+ - *	
1-07.	19(0-7)	Notary Bublic	Minnehaha Cour	atu South Dakata

OATH OF REPRESENTATIVE

County				ss							
Ι,			E. Greely	200000000000000000000000000000000000000						nfully and	justly
erform of the	all the dut		he office and of the				Sadle E			or	
			and according			p me (Jod.				
							Ch	ythis	8.6	really	
Sub	scribed and	sworn	to before me	this	lst		day of	N	larch	really .1	963
	mission Ex		100				988.	ich	20-44		
and and	200	Pires	10		40						
			, 19		INI	nary I				unty, Minr	
				A	PPRO	VAL					
I he	ereby appro-	ve the	within Bond	and the	Suret	y ther	eon, this		4th	d	ay of
	March		, 19	63					01	2 ×	2
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									MER I		1
									7		-
5163131	333331 WE	COCOUNT	***************************************	-	30000000	CHOCK	MICHIGAN CO.	CTOTOM	0	CONTRACTOR	0
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Mary Co.	ESO	00	FFAZ	ieal	Est	der			10	1 3	
Ben La	INN	Ö	AND AND OATH EXECUTOR AND GUARDIAN,	f R	Cook,	Decedent.	h 1963	ok		Clerk Clerk Tridge of Probate	20
3	OF MINN Stearns	LE	GISTOT	le o	Co	A	4th	Bo I		N	
1-180-36	S OI	3A.	AZBA	Sa	E.		, c	ed in		4	1
10		parties.	~ Z H ()	30	S		0 0	70	90	12	
f removed	'AT'	0	POX.	E.	9 t		the ar	100	93	2 7	
One of American Claims Persons Compared American Contrast	STATE OF MINNESOTA	PROBATE COURT	BOND AND OATH OF ADMINISTRATOR, EXECUTOR AND GUARDIAN,	Including Sale of Real Estate	In the Matter of the Estate of Sadle E. Cook,		Filed the March	bond recorded in Book	Bonds, page Records.	A Clork	

19,531

State of i	Ainnesota, rns	}88.	IN PRO	BATE COURT
IN THE MAT	TTER OF THE E	STATE OF		
Sadie E. Co	ook		Order A	ppointing Appraisers
		Decedent.	**	
On all the files, re	ecords, and proceeds	ings in said estate		
It is ordered that	E. E. Ericks	ion		
	Walter Mielk	(e		
and they are hereby a	ppointed appraisers,	to appraise upon oc	ath the estate of the sa	aid decedent according to law.
Dated this	1st	day of	March	, 19 63.
				St. Lane
ROBATE COURT S	EAL)		The second second	Pobale Judge

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Sadie E. Cook,

Decedent.

Order Appointing Appraisers

Filed March 1st , 19 63

So soly Hushouse
Probate Hudgen Clerk.

No. 357934*

IN PROBATE COURT

File No. 19.531

INVENTORY AND APPRAISAL

Date of Death Jamuary 11, . 1963

OATH OF APPRAISERS

State	of	Minnesota,
Hereby Control of the	100000	

County of Stearns

I, Elwood E. Erickson , and

Walter Mielke

, do solemnly swear that I will honestly, faithfully and

impartially perform all the duties of the office and trust which I now assume as appraiser of the estate of ...

Sadie E. Cook

, decedent to the best of my ability, So Help Me God.

Subscribed and moorn to before me this

June Shadding Notary Public. County, Minn. My commission expires.

Electoral E Ence provid

(SEAL)

INVENTORY AND APPRAISAL

The undersigned representative ... of the estate of the above named decedent, represent #

That the following is a true and correct inventory of all the property of the above named estate, both real and personal, which has come into her possession and of which she has after diligent search and inquiry concerning the same, classified as follows, to-wit:

CLASS I-Real Estate:

(a) The homestead of decedent, being in the County of	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
of	The state of the s	8

(b) All other real estate of decedent being in the County Ramsey, State of Minnesota,

described as follows, to-wit: Lot Five, Block Two, Hamline Syndicate Addition No. 3 to St. Paul, Ramsey Co., according to the recorded plat thereof on file and of record in the Office of the Register of Deeds of said County, subj. to easement for slopes, cuts & fills in grading and surfacing alley as desc. in Doc.1434155, recorded in Bk. 74 of Plans, p. 21 (said premises commonly known and described as 589 Simpson, St.Paul, Minnesota).

Above property sold under Contract for Deed to David D. Doepmer and Kathleen M. Doepmer, dated July 13, 1961, for the amount of \$10,800.00, appraised value of which appears under personal property. (Balance due - \$9,762.57)

FORWARDED

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward		8
ot near Eagle Lake in Sherburne County, described		60.00
s follows: Lot Eleven, Block Five, Unit Two,		
agle Lake Shores, according to plat of record n the office of the Register of Deeds, Sherburne		
ounty.		
ot near Eagle Lake in Sherburne County, describe	1	60.00
s follows: Lot Eleven, Block Two, Unit Four, agle Lake Shores, according to plat of record		
n the office of the Register of Deeds, Sherburne		
ounty.		
		I SHALLE!
WEST ARCHAET TO THE PARTY OF TH		
Total Net Value of Real Estate		\$ 120,00
CLASS II—Furniture and Household Goods:		I I I I I I I MARRIED
	\$	3
		A STATE OF THE STA
		Market War
Total Value of Furniture and Household Goods		8
CLASS III—Wearing Apparel		
	\$	8
WHAT THE PARTY OF		
. Total Value of Wearing Apparel		8
CLASS IV—Corporation Stock		
	\$	\$
Account No. 4779 - Dalton Federal Savings and Loan Association, Dalton, Georgia	· Temperature	11,057.26
midt of shuttesota		
		N CHEST STREET
AND REPORTED		
		W Land Control of the
THE RESERVE OF THE PROPERTY OF		
	THE PARTY OF	
Total Value of Stock		\$ 11,057.26

CLASS V-Mortgages, Bonds, Notes and other Written Evidences of Debt: (Show Encumbrances, if any) (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 Total Value of Mortgages, Bonds, Notes, etc. CLASS VI-All other Personal Property: (Here list Cash, Book Accounts, Annuities, Farm Crops, Machinery, etc.) Specify Encumbrances and Respective Amounts Net Value Over Encumbrances 8 Vendee's interest in Contract for Deed as described in Class I (b) 9,762.57 Total Value of All Other Personal Property 9,762.57 SUMMARY The total value of all the real estate of decedent, as valued by the appraisers herein, is - \$ 120.00

The total value of all the personal property of decedent, as valued by the appraisers herein, is - \$ 20.819.83 The total value of the entire estate of decedent, as valued by the appraisers herein, is \$ 20,939.83 Respectfully submitted, Representative....

NOTE: If estate is over \$19,000.00 or subject to Inheritance Tax, make this in triplicate and file in Probate Court.

							VERIF	ICAT	ION				
Country	State	of :	Min	mes	ota,		1.						
County	of	Wrig	ht				\ 88.						-
	A CONTRACTOR			Phy	yllis	Ε.	Greely						10
being du	dy sworn	, on oat	h say t				Total Control of the		entative of ti	se estate abo	me sue	cified: that	she kas
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9th	day						-		01	100	An	art.	
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		a sita			1. 22.								
	45.00				CER	TIF	ICATE	OF A	PPRAISERS				
6	State	of :	Min	mes	ota,)						
County o	of	Wri	ght					V	e, the under	nigned app	raisera	, duly appo	ninted by
the Prob	ate Cour	t of			itenr	ns			Count	y, Minneso	ta, to	appraise the	estate o
**********	*************	Sadi	a.Ea.	Cook					Decedent, havin	ig first dul	y take	n and subsc	ribed th
oath pres	scribed by	y law a	nd her	eto ann	iexed,	hereb	y certify	and re	turn, that see h	ave careful	ly exa	mined and co	msidere
	each clas			7th			day of		М ау 1			, A. D.	
									Elivore	(66	Edido	chaor	1
								0	Walter	M	ii.	eke_	raisers
a a	.d.,	IRT	ESTATE OF	***************************************	Decedent	ppraisal	\$20,819,83	\$20,939.83	inventory and this. day	Deputy-Treasurer of County, Minnesola	day of	Probate Judge Clerk	Attorney
- total	0631	5	1000			4	60 60	66	hin	uty.		34	
19,531	SWI III E SOI	TE COL	R OF THE	×		put	. :		he wit	Depu	th	Probate	
No. 19,531	UL STELLILLIEBUI STEARNS	SATE COU	VITER OF THE	Cook		ry and	ite		of the wit reby admit	Depu	27th	Probate	
File No. 19,531	STEARNS	OBATE COU	E MATTER OF THE	E. Cook		tory and	sonal		errice of the will is hereby admit	Depu	his 27th	Proba	
File No. 19,531.	County of STEARNS	PROBATE COURT	IN THE MATTER OF THE ESTATE OF	Sadie E. Cook		Inventory and Appraisal	Total Personal \$20,819,83		Due service of the within inventory and appraisal is hereby admitted this day of 19	Depu Соп	Filed this 22th	May The	

STATE OF MINNESOTA DEPARTMENT OF TAXATION INHERITANCE AND GIFT TAX DIVISION

St. Paul I. Minnesota

State of Minnesota,

County of

STEARNS

INHERITANCE TAX RETURN

Decedent Sadie E. Cook

Date of Death Jamary 11, 1963

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

GENERAL INFORMATION

- (1) Decedent's residence at date of death Village of Kimball (Stearns County) Minnesota
- (2) Place of death St. Cloud, Mirmesota Birthdate 2-20-1890 Place of birth Glenvilla, Minn.
- (3) Business or occupation Retired Housewife
- (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 deceden is as follows: (Do not answer if information appears on petition for probate.)

NAME

RELATIONSHIP

DATE OF BIRT

(See petition for Probate)

(6) Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death? 186

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 kine left by decedent and for information as to any transfer of a material portion of decedent's property during his life time without an adequate and full consideration in money or money's worth?
- (8) Will there be Minnesota probate proceedings? ____Yes
- (9) Do any of the surviving joint tenants on Schedule I claim that they furnished adequate and full consideration or any portion thereof in money or money's worth toward purchase or acquisition of the joint property? No
 Was any of the property held by decedent and others as joint tenants acquired by them by gift or inheritance from a third person?
 No

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

INSTRUCTIONS

- STATUTES. The inheritance tax law appears in Minnesota Statutes, Chapter 191. Taxable transfers are defined in Minnesota Statutes 291.01. Filing an inheritance tax return is required by Minnesota Statutes 291.12.
- 2 USE AND PROCEDURY. This return will be used in all setates to report all transfers from decreased persons to beins 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 field with probate cour, if a tax away fiel doe, or if a warver of inheritance tax lies from the commissioner is needed, prepare the return in
 - B. If there is no Minnesota probate proceeding, only an original return must be filed directly with the Department of Taxation, Inheritance and Gifft Tax Division, 91, Paul 1, Minn. Do NOT FILE IN DUPLICATE.
- C. If it is claimed that decodent was not a resident of Minnesota, an Affidasht of Son-Residence (Form D. of T. EG 1039), furnished by the Commissioner of Taxation must be filed with this return. In such case, this return will disclose the detail of transfers of property having situs in Minnesota, and the total value of transfers in each class of property having situs elsewhere.

- 3 DETERMINATION OF TAX: The court will determine the tax upon proper included in the protoate proceeding. The department will determine the tax upthe transfers disclosed in the feture.
- The representative of the satate or other person executing the return is obliged report all transfers which may be subject to tax. Each schedule of the return is to construed as a question which must be answered by direction; the transfers or i string that there were soos of this class, if such is the case.
- 5. Satisfaction or waiver of inheritance tax lien upon the transfer of joi tenancy property can be obtained from the Department of Taxation i use of the Afrikavit of Survivorship, Joint Tenancy or Remainderman, D. c. T. EG 1018, which may be purchased from a legal stationer. File IN DEPHICATE.
- If space in any schedule is insufficient, additional schedules in like form may be attached.
- The value of all properties transferred and reported herein is the full and fair marke value on date of death.

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, most be disclosed in this schedule.

Claims of consideration furnished by the survivor, or claims of creation of the joint tenancy by glift or inheritance must be stated in an affidayit 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 anything joint

tenant.

Date of Transfer to Joint Tenancy	Description of Property (Logal description of Land) Street Address of City Reulty, Acronge of Rural Land), Specify Lero, 17, 809, Home- stead must be designated.	Surviving Joint Tenant (Give Name and Relationship to Decedent)	Assessor's Full and True Value of Realty Unit Value of Scientities On Distant Death	Gross Market Value of Whole Property
5AMPLE: 6-21-50 7-5-57	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., com-	Mary Doe, wife	\$3,800.00	\$12,500.00
esea.	mon \$100 par Certificate No. 1392816	John Doe, son	N. Y. S. E. 754	\$7,550.00
	Checking Account, State Bank of Kimball	Phyllis Greely		\$ 382.15
				-
	(and have provided the secondary)			
			The State of the	
			or any	
	Contract District			
	St. Class, targetta	ATTENDED	THE BEATER	1× 1710 *
			Charles County	
			Service of the servic	
	Sections in the expression manifest in		The state of the s	
	Martin 1		Party Late	
	f. Mittmesota,			
		AL YALL MARKS		
		Total (Col. 5.)		\$ 382.

SCHEDULE II INSURANCE

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.

Date Takes Out	* Description of Policy	Amount Paid or Payable at Death (Show Post Mortes)	Beneficiary and Relationable to	Hid Deredon't	ed Prior to 4-36-69 on 4-26-69 have ht to
Out	(Name of Company, No. of Policy)	Dividends Separately)	Decedent Decedent	i. Change Beneficiary?	2. Cash Surrende Value?
1					
	Degree of Honor Protective	A1 000 00			
	Association	\$1,000.00			
				1	
	A STATE OF THE STATE OF			TO A HE NO	
				Tender	
	year				
		A LESS BOOK			
		\$ 1,000.00			

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; supple-mental contracts or deposits, twhich 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 said requirements,

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		
		0.0	

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.)

A. 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 byse 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

transfers intended to take effect in possession or enjoyment at 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 instru-

(LIST TRANSFERS ON NEXT PAGE)

SCHEDULE IV - TRANSFERS BY THE DECEDENT (Continued)

Date of Transfer	Description of Property Transferred Scription of land; Street Address of Acreage of Rural Land). Specify 1	City Realty;	Transferee and Relation	Assessor's Full and True Value of Realty Onit Value of Securities on Date of Death	Gross Pair Market Value
	None				
				Col. 5.) ens (Col. Z.)	0.0
			Net Net		0.0
ich has no d has not i	ransfer of any property belonging of been included in a Minnesota pr been otherwise reported in Schedul he event of no probate, this sche	to the decedent robate proceeding es I to IV of this	ings, U.S. Savi	usehold goods, personal effec- ngs Bonds and other tangible	
	Description of Property (Specify Liens, if any)		Heir or Beneficiary hip to Decedent	Full and Fair Market Value on Date of Death	Net Value After Liens
	None				
ear that cluding the cluding the cluding the cluding the cludent point of the cludent point point of the cludent point point of the cludent point of the cludent point of the cludent point of the cludent point point of the cludent point poin	Phyllis Greely Administrat rix ie estate of the above named dee I have carefully examined the fe separate sheets attached, if any, nowledge, information and belief, h and sworn to before me this Asy 19 63 None Carefully None and Augusta Note of None Carefully None Carefully Note of None Carefully Note of None Carefully None Carefully Note of None Carefully Note of None Carefully No	oregoing return, and that, to the erein is listed all	that all questic knowledge of ar except as stated tion and belief full and fair ma (Signa (Addr.)		d; that I have luded in this re nowledge, infor going schedules ne decedent's de
	Estate of Sadie E. Cook Decedent INHERITANCE TAX RETURN DEPARTMENT OF TAXATION	673	1963	Clerk of Probate Court	I go

STATE OF MINNESOTA DEPARTMENT OF TAXATION INHERITANCE AND GIFT TAX DIVISION

St. Paul I. Minnesota

SUPPLEMENTA L

State of Minnesota,

STEARNS County of

INHERITANCE TAX RETURN

Sadie E. Cook Decedent Date of Death Jamuary 11, 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

- Village of Kimball (Stearns County) Minnesota (1) Decedent's residence at date of death. Street Birthdate 2-20-1890 Place of birth Glenville, Minn. (2) Place of death St. Cloud, Minnesota
- Retired Housewife (3) Business or occupation
- (4) Married, single, separated, widowed or divorced at date of death_
- (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.)

DATE OF BIRTH NAME DELATIONSHIP (See Petition for Probate)

- (6) Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death? No 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 life-Yes time without an adequate and full consideration in money or money's worth?...
- Tes (8) Will there be Minnesota probate proceedings i _
- (9) Do any of the surviving joint tenants on Schedule I claim that they furnished adequate and full consideration or any portion thereof in money or money's worth toward purchase or acquisition of the joint property? No Was any of the property held by decedent and others as joint tenants acquired by them by gift or inheritance No from a third person?__

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

INSTRUCTIONS

- STATUTES: The inheritance tax law appears in Minnesota Statutes, Chapter 291. Taxable transfers are defined in Minnesota Statutes 291.01. Filling an inheritance tax return is required by Minnesota Statutes 291.12.
- 2 USE AND PROCEDURE. This return will be used in all estates to report all transfers from deceased persons to heirs 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 filed 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
 - If there is no Minnesota probate proceeding, only an original return to the filed directly with the Department of Taxation, Inheritance and Tax Division, St. Paul 1, Minn. BO NOT FILE IN DUPLICATE.
 - If it is claimed that decedent was not a resident of Minnesota, an Affi-davit of Non-Residence (Form D, of T, EG 1019), furnished by the Commissioner of Taxation, must be filed with this ceturn. In such case, this return will disclose the detail of transfers of property having situs in Munesota, and the total value of transfers in each class of property having situs elsewhere

- 3 DETERMINATION OF TAX: The court will determine the tax upon prog. The department will deter included in the probate proceeding the transfers disclosed in the return
- The representative of the estate or other person executing the return is obliged to report all transfers which may be subject to (as. Each schedule of the return is to be construed as a question which must be answered by discribing the transfers or by stating that there were more of this class. If such is the case
- 5. Satisfaction or waiver of inheritance tax lies upon the transfer of joint tenancy property can be obtained from the Department of Taxation by use of the Affidavit of Survivorship, Joint Tenancy or Remainderman. D. of T. EG 1018, which may be purchased from a legal stationer. FILE IN DEPLICATE.
- attached
- 7 The value of all properties transferred and reported herein is the full and fair market

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 surviver, or claims of creation of the joint tenancy by gift or inheritance must be stated

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 excuption 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

Date of Transfer to Juint Tuancy	Description of Property (Legal description of Land, Street Address of City Realty, Acresge of Rural Latid), Specify Lions, if any, Home- stead 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 Poliparty
SAMPLE: 6-21-50	Lot I, blk. I, Lief's Add. to St. Paul, Ramsey Co., Minn., 6000 Montclair Rd., St. Paul. Homestead.	Mary Doe, wife	\$3,900.00	\$12,500.00
7-5-57	Mortgage, \$1,000.00 100 shares General Motors Co., com- mon \$100 par Certificate No. 1392816	John Doe, son	N. Y. S. E. 75%	87,550.00
1950	Savings Account No. 939k3, Twin City Federal Savin's and Loan Association	Phyllis E. Greely, Daughter		\$1,880.79
	Checking Account, State Bank of Kimball (Reported on original return)	Phyllis Greely, Daughter		\$382.15
				+ +
				4 14
	GETWINSE .			

\$2,262.94

Total (Col. 5.) Less liens (Col. 2.) -

Net - -

SCHEDULE II INSURANCE

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.

Date Taken	* Description of Policy (Name of Company, No. of Policy)	Amount Paid or Payable at Death (Show Post Mortem	Beneficiary and Relationship to	If Contract fan	and Prior to 4-26-8 on 4-26-89 have gld to
Out	(Name of Company, No. of Policy)	Dividends Separately)	Decedent	I. Change Benzheiary?	2. Cash Surrend Value?
	Degree of Honor Protective				
	Association	\$1,000.00			1
	(reported on original	return)		100	
		B. Branch S.			
				A CONTRACTOR	
					THE STATE OF
		G B B B B B B B B B B B B B B B B B B B			
				1000	
				1	
		\$1,000.00			

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 said requirements,

Date of Contract	Description of Contract (Name of Company, No. and Type)	Amount Paid or Payable at Death of Value of Balance of Annuity	Beneficiary or Transferee Name, Address, and Relationship to Decedent
	None		
		0.0	

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.)

A. Transfers in contemplation of death:

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.

B. Transfers intended to take effect in possession or enjoyment

Transfers intended to take effect in possession or enjoyment at 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 en-joyment 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 instru-

(LIST TRANSFERS ON NEXT PAGE)

SCHEDULE IV-TRANSFERS BY THE DECEDENT (Continued)

Date of Transfer .	Description of Property Transferred (Legal ecription of land: Street Address of City Re- Acreage of Rural Land). Specify Liena, if	alty; tran	steree and Relationship to Decedent	Assessor's Full and Trus Value of Realty Or Unit Value of Securities on Date of Death	Gross Fair Market Value
	None				
			Total (Col. !		0.0
			Less liens (
hich has not l	SCHEI ransfer of any property belonging to the it been included in a Minnesota probate seen otherwise reported in Schedules I to the event of no probate, this schedule m	e decedent proceeding IV of this	SCELLANEOUS automobiles, househoings, U.S. Savings E sonal property, if an	id goods, personal effects londs and other tangible y.)	U.S. Postal or intangible
	Description of Property (Specify Liens, if any)	Transferee, Hair or Relationship to I		ull and Fair Market Value on Date of Death	Nat Value After Lieus
	None				
				ired by law to be include ave been truly answered	that I have
the execut_ristee of the control of	nyllis E. Greely Administratrix /transferee, et ac estate of the above named decedent in have carefully examined the foregoin separate sheets attached, if any, and the nowledge, information and belief, herein is not sworn to before me this 21th June 19 63 C. Gounty of Resident Market States No. 19 63 C. County of Resident Market States No. 19 63	do hereby ng return, nat, to the	knowledge of any tra except as stated; and tion and belief the vi-	that to the best of my kn alues shown on the forego- values as of the date of the	owledge, informing schedules decodent's de

State of Minnesota.

COUNTY OF Stearns

Marie Contactor JUL . 9 1968 PROBATE COURT FILE NO. 19,531

Inheritance Tax Record and Order Determining Tax

IN THE MATTER OF THE ESTATE OF Sadie E. Cook,

Decedent

From the files, records and proceedings herein the court finds that decedent died testate, January 11th

19 63 a resident of Kimball, Steams county, Minnesota, leaving an estate of the fellowing value:

Estimated in Petition	Appraised Values	Omitted Property, Increased Values	Final Inheritance Tax Values
Real Estata -	3 120.00		8 120.00
ersonal Estate \$20,000.00	20,819.83		20,819,83
TOTAL \$20,000.00	\$ 20,939.83		\$ 20,939.83

That the deductible expenses of administration, funeral and last filness, maintenance and allowances, taxes and claims paid are as follows:

Maintenance of far					0.1	3	8
Statutory allowance		-	*	- 10	*	*	Non-control of the last of the
Appraiser's fees	×			1		*	18.00
Publication of order	9		4	4	1		18.00
Compensation of r	epre	naer	etati	ve	+		
Expenses of represen	tati	ve	. *	1			-
Attorney's fees -			-			*	625.00
Expenses of attorney	y .		ρĐ,	141			-
Certified copies				-	4	-	5.00
Recording fees -						*	2.00
Bond premiums -				100			42.00
Misci. expenses of a	dml	nlu	trati	on	QII		
Funeral expenses	2			1	-	*	1255.27
Expenses of last illne	nia.	-		-			102.56

Taxes, if lien at death: Personal property -Minnesota Real Estate - - -Income taxes accrued to death: Federal - - - - -State - - - - - - -Federal estate tax Claims allowed and paid - - -Homestead to spouse or issue -TOTAL DEDUCTIONS ALLOWED FOR INHERITANCE TAX NET ESTATE FOR INHERITANCE TAX COMPUTATION 2059.83

. . 18,880.00

That the transfers to legatees, devisces, or heirs of the decedent hereinafter specified, will be subject to inheritance tax in the following amounts:

Name of Legatees, Deviaces, or Heirs at Law	Relationship to Decedent	Value of Legacy, Device, or Distributive Share	Exemption	Inheritance TAX
Clair M.Cook Phyllis E.Greely Eileen J.Flohr Donna Jean Bassett	son daughter	\$ 4720.00 4720.00 4720.00 4720.00	\$6000.00	none none none non
	TOTALS	\$18,880.00	xxxx	none

Nam	of Legatecs, Devisces, or Heirs at Law	Relatio Dec	unable to cedent	Value of Legency, Devue, or Distributive Share	Exemption	Inheritano TAX
i d						
		Tr	OTALS	\$18,880.00	xxxx	none
, Therefore, it is	determined and orders	d that an inheritance	tax in the	sum of a none	is due the	State of Minn
	urer of said county, pl		_	per annum from		
of	-	, 19 -				
st July 8t	n,	, 1963			20	
					John Probate Ju	Jan
					O Propage 20	1
	PROBATE					-
	COURT					
	- 6					
Due service of th	e order determining inh	eritance tax above des	scribed, by	the delivery of a copy the	ereof to me, is hereby	admitted
	day of	, 15			200	18
					Treasurer	
						County, Minn
	day of					
		9 1969 19		P 01	LF. Halfi	of estate
	day of JUL	9 1969, 19		A ollar	mmissioner of Taxat	ion
			*	By Barry	C. Celyz	ne my
				0	RARRY L. PRIC	Tange a
	. & 1		1 1		19 63	N. 1
1,	IRT VIE OF	70 00			, 19	Clerk
sot	OO	econ			5	
aum 8	C HE	ax R erm e Ta			July	reput
of Mint	TY.	Det Det				They were
	IN PROBATE COURT IN THE MATTER OF THE ESTATE OF Sadle E. Cook, Decedent	Inheritance Tax Record and Order Determining Inheritance Tax		none	Flied 22nd day of Recorded in Book	Ly Reglet
ate	MAT B, C.	heri d Or Inf			Filed 22nd Recorded in Book	Jan 1
State	THE ST	In an	Date paid	Amount 8	Filed 22nd Recorded in Bo of Orders, Page,	2.
15	1 , pe		inte	mo	Pa 00 6	

Form D of T EG 1007

ORDER DETERMINING INHERITANCE TAX

(SEAL) WE seemt

STATE OF MINNESOTA DEPARTMENT OF TAXATION INHERITANCE AND GIFT TAX DIVISION ST. PAUL 1

MAKE PAYMENT TO COUNTY TREASURER DESIGNATED BELOW

			BELOA
IN THE MATTER OF THE ESTATE	OF	_	
		Pay T	ax to County Treasurer
Sadia N. Cook			
#155877	Deceased.		
The above entitled matter havin itance tax and upon examination of finds:			
1. That the above named decede	ent died	Jenuary 11, 1963	, a resident
of Steeres	County, State of	Minnesota.	
2. That in addition to the estat to take effect at death; joint tenanc ject to a power of appointment are su	y or joint survivorship		uities; or property sub-
Transferee, relationship and type of	transfer	Value	Amount of Tax
Phyllis E. Greely, daughte	17)		
From Estate	CONTRACTOR OF THE PARTY OF THE	h,720.00	
Schedule I, Joint tenancy Schedule II, Insurance	broberth	2,262.96	
		7,832.94	
	inea ememption	6,000.00	
			192 950*00
			A AND ADDRESS OF
NOW, THEREFORE, IT IS HE			
receive from each of the persons abo			
set opposite his name, together with	interest thereon regar	y due at the rate of 0% per annu	m from and after
	until paid; that the	said tax be paid to the Treasur	er of
Steams	County.		
IN WITNESS WHEREOF, I have	hereunto subscribed m	y name and affixed the official	seal of the Department
of Taxation, at its office in St. Paul,	Minnesota	July 31, 1963	
APPROVED:		POLLAND E HATEIELD	
APPROVED:		ROLLAND F. HATFIELD Commissioner of Taxation	
Commissioner of Taxation			
		- By	
		LOUIS PLUTZER, Direct	
By Deputy Commissioner of Taxatio	00	Inheritance and Gift Tax I	Division
Deputy Commissioner of Taxatio	OH A	90	

STATE OF MINNESOTA

DEPARTMENT OF TAXATION
INHERITANCE AND GIFT TAX
DIVISION

In the Matter of the Estate of

Sadie E.Cook,

Deceased.

ORDER AND NOTICE OF
ORDER DETERMINING
INHERITANCE TAX

Amount of Tax -- \$ JULE

Amoun

STATE OF MINNESOTA
DEPARTMENT OF TAXATION
INHERITANCE AND GIFT TAX DIVISION

In the Matter of the Estate of

8

NOTICE OF ORDER DETERMINING INHERITANCE TAX

Sadia S. Cook			
	Deceased		
To the Treasurer of_	Stearne	County, and all persons interested in the above	e named estate:
Please take notice t	hat the Commissioner	of Taxation has this day, pursuant to the laws	of the State of
Minnesota, determined and	d assessed an inheritan	nce tax upon the transfers of the estate of the a	bove named de-
cedent to the heirs or trans	sferees in the amounts	set forth in the attached order.	
Dated	Asky 31 , 19 63	ROLLAND F. HATFIELD Commissioner of Taxation.	
		By LOUIS PLUTZER, Director Inheritance and Gift Tax Division.	
Due service of the abo	ove notice and order by	copy is hereby admitted this	day of
	_, 19		
		Taxpayer, his attorney or ot	her agent.
Due service of the abo	ove notice and order by	copy is hereby admitted this	day of
	_, 19		
			, Treasurer.
		Co	unty, Minnesota

The original order and notice of order assessing inheritance tax are on file in the Department of Taxation.
 One copy of the order and notice or order is sent directly to probate court. Three copies of the order and notice are sent to the taxpayer, the representative of the estate, or their attorney.

EXPLANATION OF PROCEDURE

- 2. The taxpayer, the representative or their attorney will retain one copy and sign the admission of service on another. He will deliver one copy to the county treasurer and obtain the treasurer's admission of service. The copy with admissions of service will be returned to the Department of Taxation, Inheritance and Gift Tax Division, Centennial Office Building, St. Paul 1, Minnesota.
- Pay the tax assessed together with interest, if any, to the treasurer of the county of probate proceedings as directed by the order.

STATE OF MINNESOTA DEPARTMENT OF TAXATION Inheritance and Gift Tax Division CENTENNIAL OFFICE BUILDING ST. PAUL 1, MINNESOTA

NOTICE TO COUNTY TREASURER OF INTENDED TRANSFER OF SECURITIES, ASSETS OR FUNDS ON DEPOSIT

1962

To the Treasurer of		Re Estate of	
Hennepin	County,	Nrs. Sadie Cook	
Minnesota		Deceased (State Given Name of Marrie	d Women)
		Residence	
		Date of death January 11, 1	963
Pursuant to Minnesota Sta	atutes, Section 291-20, the	e undersigned notifies you that at its	place of business on
future date	it intends to transfer	to Phyllis E. Greely	whose address is
Kimball, Kimmesota	and s	who according to our information an	d belief is related to
	an interest as joint tenan other joint tenants and	urities, assets or funds on deposit in its or trustee-beneficiary. It appears of other beneficiaries for whom dec	from our records that
T. E. C. C. C.			
Description of assets, securities or funds	Account or Certificate Number	Description of ownership (Joint tenancy, trusteeship, etc.)	Amount or Value at date of death
Savings Account	# 93943	Joint Tenency	\$ 1,880.79 as of Dec. 31
0	0		
Dated Jenuary 22, 1963	1	Twin City Federal Savings	
	В	Pank, corporation, association, person by arraya Arn had Tamara Bonholdt Bol Harquette Ave.	et
		Minnespolis, Minnesota Address	
Service of the above no hereby given - effective at one	tice is hereby admitted	FO TRANSFER and consent to transfer the propert om date hereof.	
JAN 2 3 1963		Jes.C	Sterd
Dated	The state of	County Treasurer	

In the case of a non-resident decedent, the consent of the Commissioner of Taxation is also required as provided by Minnesota Statutes, Sec. 291.19, Subd. 2.

State of Minnesota,

County of Stearns

Stearns

In the Matter of the Estate of

Sadie E. Cook,

IN PROBATE COURT.

ORDER ALLOWING FINAL ACCOUNT.

The above entitled matter came on to be heard on the 2nd day of hugust
1963, upon the petition of the representative of the above named estate praying for the allowance of Mis final account and
for distribution of the residue of said estate.

The said representative appeared in person and by Attorney, Nobel Shadduck 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 8th day of July .

1963, in the Tri-County-News. 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:

			p	ECE	IPT	8										
Personal estate as described in the inventory	+		_ ^	E-C-E	11.1	-		-		_					8	20,819.83
Personal estate omitted from the inventory		_													8	
Gain by sales above appraised value -	-		_	-				-		-					8	
Cash from sales of real estate							_						_		8	
Cash from rent of real estate	-			4										1	8	
Cash from interest and profits		-							~		_		-		\$	484.00
Cash from other sources	-		_	_		-		-		-		_		_	8	
					-		-		-		_		-		8	
				-		-		-		_		_		-	3	
Total receipts from all	80113	ces			-		-				-		-		5	21,303.83
			EMI	ENT	SA	ND	C	REI	DIT	s						
Estate selected for surviving spouse -	-		-			-						×.			8	
Maintenance of family of decedent -		**			+		-		4		-		-		\$	
Expenses of administration	-		-	-		2		1		-		-		-	\$	702.00
Expenses of last sickness		-					-		**		-		-		8	102.56
Funeral expenses	-		-	-		4		~		-		-		46.	\$	1,369,61
Tazes		-			3				+		-				\$	1,65
Claims of creditors of decedent	100		-	-		100		-		×		*		+	\$.	
Legacies		-			-		-		-		-		-		\$	
	******			-		-		-		-		+		-	\$	
	Hall				*		-		+		-		-			
Residue on hand for distribution -	-		-	-		-		4		-		1		#	8_	19,128.01
Total credits							AL.								9	21,303.83

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, bc, and the same hereby is, settled and allowed as and for the final account of said representative of said estate.

Dated ..

August 2nd

. 1963

By the Court,

John Land Judge

Sadle E. Cook,

Decedent

Order Allowing Final Account.

PROBATE COURT.

State of Minnesota,

County of Stearns

No. 19,531

In the Matter of the Estate of

Filed this 6th day of August 1963, and recorded in Book No. of Orders, on Page

No stone

State of Minne	esota,	IN PROBATI	E COURT
County of Stearns	\$ 25.	File No.19,53	1
IN THE MATTER OF		Final Decre	e of Distribution
tion of the residue of said estate to The representative of said es	, 19 [©] 2, upon the p o the persons thereunto e state appeared in person	e 2nd petition of the representative of entitled. I and by attorney, Nobel Si appeared in opposition thereto	nadduck.
and records in said matter, finds FIRST—That notice of sai court for said hearing.	the following facts: d hearing has been duly state has been in all res	ed at said hearing, the argume given and served as required b pects fully administered, and to decedent, and all claims allow	ny law and the order of this the expenses of the adminis-
been fully paid,		that said representative has file	d her final
account herein which has been sett to be due the State of Minnesota h	tled and allowed by the C		
THIRD—That said decede	nt died testat	e on the1	Lth
day of January County of Steam		at the time of helf death deci	dent was a resident of the
to-wit:		ecedent for distribution consist	
		Q1comprising of the)	following items:
Account No. 4779 - De	alton Federal S ssociation, Dal	avings and Loan ton, Georgia	\$ 9,278.41
Vendee's interest in Do		hleen M. Doeppner,	9,623.33
Cash			226,27
			\$19,128.01

(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. S. of land lying and being in the County of Sherburne
State of Minnesota, described as follows, to-wit

Lot near Eagle Lake in Sherburne County, described as follows: Lot Eleven, Block Five, Unit Two, Eagle Lake Shores, according to plat of record in the Office of the Register of Deeds, Sherburne County, Also, Lot Eleven, Block Two, Unit Four, Eagle Lake Shores, according to plat of record in the Office of the Register of Deeds, Sherburne County.

Also Lot Five, Block Two, Hamline Syndicated Addition No. 3 to St. Paul, Ramsey County, according to the recorded plat thereof on file and of record in the Office of the Register of Deeds of said County, subject to easement for slopes, cuts and fills in grading and surfacing alley as described in docket 1434155, recorded in Book 74 of Plans, page 21 (said premises commonly known and described as 589 Simpson, St. Paul, Minnesota). Subject to contract for Deed to David D. Doeppner and Kathleen M. Doeppner, dated July 13, 1961, for the amount of \$10,800.00, balance due \$9,623.33.

of said decedent, and are all

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

Clair M. Cook, Phyllis E. Greely, Eileen J. Flohr and Donna Jean Bassett, children of decedent.

NOW, THEREFORE, On motion of Nobel Shadduck, 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-fourth (1/4) thereof to each of the said Clair M. Cook, Phyllis E. Greely, Eileen J. Flohr and Donna Jean Bassett, absolutely.

And that the title to the above described real estate. has passed to and is hereby assigned to and vested in the above named persons in the following proportions and estates, to-wit: An undivided one-fourth (1/4) thereof to each of the said Clair M. Cook, Phyllis E. Greely, Eileen J. Flohr and Donna Jean Bassett, in fee simple. 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. the 1r heirs and assigns; without prejudice, however, to any lawful conveyance of said property or any part thereof by said persons, or any of them, heretofore made. Dated of St. Cloud, Minnesota , this August 63 day of PROBATE COURT SEAT State of Minnesota, PROBATE COURT ss. 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. 19. in said County, this day of of the Probate Court. hereby certify that the within Instru-was filed in this office for record on Deputy August Clerk of Probate Court. Final Decree of Distribution Decedent. Register of Deeds. County Auditor. IN PROBATE COURT IN THE MATTER OF THE ESTATE OF State of Minnesota. Office of Register of Deeds, State of Minnesota, 63, and recorded in Book. recorded in Book day of File No. 19,531 Cook, o'clock. Stearns day of Transfer entered this Filed this 9th E Decrees, page

was duly

at

County

Sadie

County of

State	of	Minnesota,	1
		0.8	100

IN PROBATE COURT

In the Matter of the Estate of

SADIE E. COOK

Petition for Discharge of Executor or Administrator

Your Petitioner.	respectfully represents	and states to the Court
------------------	-------------------------	-------------------------

FIRST-That she is the

administratrix

of the estate of the above named decedent.

SECOND-That 2 he has fully complied with all the terms and conditions of the final decree of distribution of the estate of the above named decedent made and filed in this Court; that 3he has paid over to the distributees named in said final decree all moneys, funds, belonging to them and all the property to them awarded by said final decree; that She has filed vouchers for all payments made and has fully complied with all other orders and decrees of the Court relating to said estate; and that 5 he ha 5 in all things well, faithfully, and fully administered said estate and performed all the duties of said trust as such representative.

WHEREFORE, YOUR PETITIONER PRAYS . That the , together with the sureties on her bond , be forever discharged from all further duties and liabilities in the matter of said estate and said trust.

, 1963

Dated August 22

Thyllis E. Greely

Petitioner-

State of Minnesota,

County of Stearns

Phyllis E. Greely

, duly sworn, on oath says, that she is

the person who made and signed the foregoing petition; that She has read the same and

, 19 63

know 3 the contents thereof; that the same is true of

Subscribed and sworn to before me this 22nd

day of

Notary Publicant Shabbut With Cause County, Minn.
Ma Camaission Explose Fab. 12. 1885.
My commission expires., 19. , 19

(SEAL)

No. 19,531

State of Minnesota,

County of Steams

IN PROBATE COURT

In the Matter of the Estate of SADIE E. COOK

Petition for Discharge of Executor or Administrator and Sureties

Trues onice let day of asy of Action of Thomas Clark.

かかかか

State of Minnesota,

Stearns

IN PROBATE COURT

Sadie E. Cook, In the Matter of the Estate of

Deceased.

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

88.

Phyllis E. Greely

representative of the above named estate ha sully 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 S paid over to the distributees named in said final decree all moneys, funds and property to them awarded by said final decree and ha S fully complied with all other orders and decrees of this Court relating to said estate, and has in all things well, faithfully and fully administered said estate as such representative.

representative It is Therefore Ordered and Decreed, That said

her of said estate and the sureties on 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

County of

1st

October

A. D. 19 63

County Minn.

State of Minnegota

County of

IN PROBATE COURT

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 original records. In Testimony Whereof, I have hereunto set my hand and affixed do hereby certify that I have compared the foregoing copy of of the Probate Court within and for said

IN PROBATE COURT.

County of Stearns

In the Matter of the Estate of

Sadie E. Cook.

Deceased.

Order Discharging Executor or Administrator and Sureties

1st Filed this day of October 1963

of Orders Recorded in Book

Page Josely

No. 3580*

of Probate Court

STATE OF MINNESOTA - DEPARTMENT OF TAXATION No. 2019 INHERITANCE TAX RECEIPT 19.63 RIGINA Law in payment of Inheritance Tax as provided by Minnesota Status Accrued Interest: from Total amount of this receipt at above per order of the Probate Court or Commissioner of Taxasian dated County of STEARNS MAIL ORIGINAL OF THIS RECEIPT TO COMMISSIONER OF TAXATION TO BE COUNTERSIGNED.
THIS RECEIPT, WHEN COUNTERSIGNED, SHALL BE USED AS VOUCHER IN SETTLEMENT OF ACCOUNTERS. ACCOUNTS

STATE OF MINNESOTA COUNTY OF STEARNS Re Estate of

Sedie E. Cook,

Decedent.

IT IS ORDERED that the final account and petition for examination thereof and for distribution filed herein be heard on Friday, August 2nd, 19 63 at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn.

Dated this_

day of

July, 1963

PROBATE COURT

File No. 19,531

Nobel Shadduck,

Attorney. S

PROBATE COURT FILE No.19,531

COUNTY OF STEARNS

RE ESTATE OF

Sadie E. Cook,

STATE OF MINNESOTA,

Decedent.

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

(SEAL)

Dated this 23rd

day of

May 24th, , 19 63 , at 9 o'clock

Nobel Shadduck,

Attorney.

NOTE: Make this order in duplicate.

FRE No. 19,531

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

Sadle E. Cook, Decedent.

ORDER FOR HEARING PETITION TO ADMIT WILL AND NOTICE TO CREDITORS

Publish in Tr1-County-News

Hearing Will Narch 1st , 1963

Hearing Claims May 24th , 1963

James 232 DW

NOTE: Make this order in duplicate.

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

Re Estate of

Sadie E, Cook,

Decedent

Order for Examination of Final Account Publish in Tri-County News Hearing Aug. 2nd, 1963 166//

FILED THIS 8 DAY OF 1963

State	of	Minnesota,),
			/

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

Sadie E. Cook.

Decedent

ORDER LIMITING TIME

of Administration with Will Annexed Letters

of said estate

this day having been granted unto Phyllis E. Greely

of said County, it is ordered that the said Phyllis E. Greely

be, and S he 1S hereby allowed.

twelve

months from and after the date hereof, for the

settlement of said estate.

By the Court.

Dated ..

March 4th

(Court Seal)

State of Minnesota,

County of Stearns

PROBATE COURT

In the Matter of the Estate of

Sadie E. Cook,

Decedent.

Order Limiting Time to Settle Estate

Filed this 4th day of March , 19 63 , and

of Orders at Page

Joselyn Derhoust Clerk Julgel of Probate

No. 8587*

Printers Affidavit of Publication

(Chapter 134, Laws of 1955.) STATE OF MINNESOTA, County of Stearns, ss.

ORDER FOR EXAMINATION OF FINAL ACCOUNT	times herein stated has been the publisher, editor of the newspaper known as the Tri-County News, and has tull knowledge of the facts hereinafter stated; that for
PROBATE COURT File No. 19,531	more than one year prior to the publication therein of the Order for
STATE OF MINNESOTA COUNTY OF STEARNS Re Estate of	Examination of Pinal account hereinafter described, said
Sadle E. Cook. Decedent	newspaper was printed and published in the Village of Kimball, in the County of Stearns, State of Minnesota, or Thursday of each week; that during all said time said newspaper has been printed in the English language from its known office of publication within the city 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 50 running inches of single column, two inches wide; has been issued once each week 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 percent of its pews 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 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 post office; that a copy of each issue has been filed with the State Historical Society, St. Paul, Minnesota, that there has been on file in the office of the County Auditor of Stearns County, Minnesota, the affadavit of a person having knowledge of the facts, showing the name and location of said newspaper and the existence of the conditions constituting its qualifications as a legal newspaper.
	That the Order for Examination of Productional hereto attached was cut from the columns of said newspaper and was printed and
	published in the English language, once each week for 3 successive
	weeks; that it was first so published on Thursday, the //th day of
	July 1963; and thereafter on Thursday of each week
	July 1963; and thereafter on Thursday of each week to and including the 25th day of July 1963; and that the
	following is a printed copy of the lower case alphaset 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:

Subscribed and sworn to before me this 29 thiay of E. E. ERICKSON, Notary Public

Stearns County, Minn. My Commission Expires Sept. 7, 1967

Rayton B. Greely
Publisher Tri-County News
1963

Notary Public, Kimball, Minnesota

19,531 STATE OF MINNESOTA; DEOBATE COURT in the maker of the Estate of Sadie E. Cook

Decedent-Ward

PRINTER'S AFFIDAVIT

FILED THIS 30th __ DAY

State of Minnesota,

PROBATE COURT

County of Steams

PROBATE FILE NO. 19,531

IN THE MATTER OF THE ESTATE OF . SADIE E. COOK

DECEDENT.

Your undersigned petitioner shows to the court:

W. 5000 E. 10	areas and and	MANAGEMENT MANAGEMENT	
above name	d, together u	ith a petition th	be the will of the above named decedent has been filed in the court hat the same be allowed and admitted to probate as the last will setition is to be heard by the court on the last
day of	March		19 63
That	George W	. Smith and A	Arthur W. Jordan
who reside	at	Clearwater	in the county of Pinellas
State of	Flori		subscribing witness as to said will whose testimony is neces-
sary to esta	blish the exe	cution of the sai	me and whose personal attendance at said hearing cannot be had
for the reas	son that		n the State of Florida which is more than two hundre Saint Cloud, Minnesota

That	Dorothy R. Cannon	is a notary public residing at the
	of Clearwater	in the County of Pinellas ,
State of	Florida	who is a competent person to take the deposition & of said
witness es		
Where	fore your petitioner prays that a	commission issue to said Dorothy R. Cannon
		to take such deposition a and return the same to the court
according to	law.	Chyllis E. Greely Petitioner.
		I Petifioner.
Sta	te of Minnesota,	88.
A X	Channe	Phyllis E. Greely

being duly sworn, on oath says; that sie is the person who makes and signed the foregoing petition; that said petition is true of 100s own knowledge, except as to matters therein stated on information and belief, and that as to such matters the believes it to be true.

Subscribed and Sworn to Before Me this) 31st day of January 1963 Julie Thoulding Notary Public

My Commission Expires North States Worth County Mich. Sty Commission Expires Sep. 12 1908

Thyelis E. Breely

NOTE: Witness must be; either out of state; or within state residing more than 100 miles from piece of hearing; or about to leave state not intending to return; or sick, infirm, aged, so as to make it probable he will not be able to attend the hearing.

State of Minnesota,

Stearns County of

PROBATE COURT,

PROBATE FILE NO. 19,531

COOK

			and the last last last last last
FAR	WILLS AF A WALLEY	OF THE ESTATE OF	SADIE E.
28	A III I'm will all A E E E	UP THE ESTATE OF	DOLLAR TO BE

DECEDENT.

ORDERED That	Dorot	thy R. Cannon	
a notary public in and for th	e State of	Florida	rosiding at the
of	Clearwater.	in the County of	/ Pinellas
in sald state, be, and hereby is	, appointed sole co	mmissioner to take the de	positions of George W.
Smith and Arthur W. Jor	dan		
residing at the	of	Clearwater	in the County of
Pinellas	State of	Florida	who are
subscribing witnesses to the	instrument filed is	n this court purporting to	be the last will and testament
of the above named decedent;	and that a commis	ssion issue to him with sai	d alleged will thereto attached
to take such depositions rela	tive to the execution	on of said instrument. W	pon interrogatories to be
attached to said commis		es to be attached to said commission.	7
Dated February 6th	60		John Jogg Judge -

19,531

State of Minnesota,

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE PETITION AND ORDER FOR Sadie E. COOK Decedent. TAKING DEPOSITION OF WITNESS TO WILL OF

day of Filed this 6th February STATE OF MINNESOTA COUNTY OF STEARNS

IN PROBATE COURT

43

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DECLINATION BY EXECUTRIX
APPOINTED IN THE WILL TO SERVE
IN THAT CAPACITY

In the Matter of the Estate of SADIE E. COOK, Decedent.

I, DONNA JEAN BASSETT, being a resident of Georgia, and my mother having died as a resident of the state of Minnesota, it is impossible that I serve as Executrix and I request the Court to consider the appointment of my sister, Phyllis B. Greely, as such executrix in place of myself.

Jonna Jean Bassett

STATE OF GEORGIA) ss.

Donna Jean Bassett, being duly sworn on oath says that she is the person who made the foregoing Declination; that she knows the contents thereof, and that the same is true of her own knowledge except as to those matters therein stated on her information and belief, and as to those matters, she believes it to be true.

Sonna Jean Bassett

Subscribed and sworn to before me this 29day of January, 1963.

NOTARY PUBLIC

My Commission Expires June 7, 1964

NDBEL BHADDUCK ATTORNEY AT LAW ANHANGALE, MINN.

Sadie E. Cook

DECLINATION OF EXECUTRIX

TO ACT.

FILED THIS 6th

Rebruary Hat 63

(6)

0007 0405

State of Minnesota	PROBATE COURT
COUNTY OF Stearns	
IN THE MATTER OF THE ESTATE OF Sadie E. Cook,	DECEDENT.
To Dorothy R. Cannon c/o George W. Smith- Box 690 of Clearwater in the County of Pinells	of the City as , State of Florida ,
Dou are Bereby Appointed Sole Commissioner 2	
Arthur W. Jordan	to take the deposition
residing at Clearwater, Plorida	
whose personal attendance cannot be had at the hearing of the i	matter above entitled for the recorn that
he lives in the State of Florida which is m	
from St. Cloud, Minnesota,	
one of the and claimed to be subscribing witness \$5 to the instrument he	erate attached numerial to be the last
will and testament of Sadie E.Cook,	as testator, late of the County of
St	him
, court of minnesons and not the	ecouses; and to that end to cause
to come before you at a time and place by you to be fixed and	
as to the execution of said will, under the directions hereto anne gatories annexed and none other	
(If on interrogatories, add "and the interrogatories hereto annexed and none of	; and make due return to this
sourt of such deposition, together with this commission, sai	id will, and all other documents hereto
annexed, with all convenient speed.	
Witness The Judge of said court and the seal thereof t	this 6th
day of February 1963	2 10
Auest: Buly Buffered	John Lang
(Court Seal)	spage.
DEBOSITION	
DEPOSITION	
The deposition of Arthur W. Jordan Jr.	
taken before Dorothy R. Cannon pursua	ant to the foregoing commission on the
18th day of February , 1963 at the	City
Clearwater County of Pinelias	
Said Arthur W. Jordan, Ir. Seing first duly sworn by me testified as follows: I am Arthur	ur W. Jordan, Jr. a practicing
attorney with offices at 1182 N.E. Cleveland Street	t Clearwater Pinellas County,
lorida. I have examined the Last Will and Testame	ent of FLOYD E. COOK and
ife SADIE E, COOK on which I was an attesting wi	itness when said Will was
ade on July 13th, 1956. Said Will attached to thes	e papers was signed by the
aid SADIE E. COOK in the presence of GEORGE W.	SMITH, RUTH C. GOULD and
syself and each of us witnesses attested said Wil	l by signing our names in the
presence of said Testatrix at her request to witnes	s her said Will and I did
herefore sign as such attesting witness at the reg	mest of said SADIE E. COOK

(continued on back)

in her presence and in the presence of the other subscribing witnesses. At the time of attesting said Will and its execution said Testatrix was of full legal age and she was of sound mind when she executed the Will.

I have carefully read this deposition and after being duly sworn say on oath that it is true and correct and that I am signing same this day,

androge freeling Witness.

State of Florida

COUNTY OF Pinellas

Be it known that I took the annexed deposition...... pursuant to the foregoing commission; that I was then and there a notary public; that I exercised the power of that office in taking said deposition...; that by virtue thereof I was then and there authorized to administer an oath; that each witness, before testifying, was duly sworn to testify the whole truth and nothing but the truth relative to the cause specified in said commission; that the testimony of each witness was carefully read over to him before he signed the same; that said examination was conducted by me; and that the reason for taking said deposition... was

as stated in said commission, to-wit: Arthur W. Jordan, Ir. residing at Clearwater Florida, whose personal attendance cannot be had at the hearing of the matter above entitled for the reason hat he lives in the State of Florida which is more than two hundred miles from St. Cloud, Minneson.

Witness My hand and seal of office this 18th day of February 19 63.

NOTASY PUBLIC STATE of FLORIDA : THE DESTRICT Commissioner.

MY COMMISSION EXPRES AND 22, 1961

WHOLE Y-HOUGH PAGE W. GIESTELDONS'S

INTERROGATORIES

If it be desired to take the deposition on interrogatories, the following may be used and others added as desired.

INTERROGATORY 1. What is your name, age, occupation, residence and post office address? INTERROGATORY 2. Did you know _______in his life time; and if so, how long prior to his death, and how intimately, did you know him; state full particulars? INTERROGATORY 3. Please examine the instrument now shown you purporting to be the last will and testament of said _______your signature appears thereon as a witness? as testator and state whether or not INTERROGATORY 4. When and where did you sign that instrument, and who were present at that time and place? INTERROGATORY 5. What did said testator say at that time, or any other person then in his presence and hearing, as to the nature of that instrument; as to what it was; and who were present and heard it? INTERROGATORY 6. Please examine the signature to that instrument as testator and state whether or not you know the handwriting and whose signature it is? INTERROGATORY 7. If you answer "yes" to the last question, state whose signature it is? INTERROGATORY 8. When, where, and by whom was that signature to that instrument made; state fully who were present, what was said and done, and by whom? INTERROGATORY 9. What was said at that time by the testator or by any other person for him in his presence and hearing; and also who were present and heard it, as to witnesses to such signature and said instrument? INTERROGATORY 10. Did said testator at that time, or any other person in his presence and hearing, say to you and the other subscribing witnesses that instrument was the will of said testator? INTERROGATORY 11. Did said testator at that time sign that instrument in the presence of all whose names are sub-scribed thereto as witnesses? INTERROGATORY 12. Did said testator at that time, or any one for him in his presence and hearing ask you and the other witnesses to sign your names to that instrument as witnesses? INTERROGATORY 13. Did you and the other subscribing witnesses to that instrument at that time sign your names in the presence of said testator? INTERROGATORY 14. How old was said testator, according to your best knowledge and judgment, when he so signed that instrument? INTERROGATORY 15. Was said testator, according to your best knowledge and judgment, of sound mind when he so signed that instrument? INTERROGATORY 16. Did the testator sign said instrument freely and without restraint or undue influence or fraud exerted upon him in relation thereto, as far as you know?

State of Minnesota,

Commission

Execution of Uncontested

Will, 225

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take

Deposition

Interrogatories, Directions

Deposition.

Filed this

25th

Clerk-Judge of Probate.

Sadie IZ.

Cook

N THE MATTER OF THE

COUNTY OF Steams

The papers, consisting of the commission, will, interrogatories if any, instructions, the deposition, and all other papers, must be fastened together in order by the commissioner, sealed in an envelope directed to the court which issued the commission, and deposited in the post office, postage prepaid

The commissioner must then fill out and sign his certificate at the end of page 2 hereof.

The witness must sign his mane at the end of his deposition and on each separate piece or sheet of paper on which it is

After completion the deposition must be carefully read to the witness by the commissioner, and the witness allowed to change or correct it as he may desire, which changes and corrections must be entered by the commissioner.

missioner. It interrogatories are used, each one must be carefully read to the witness, and his answer taken down by the com-

(I) That the testator was of sound mind when he executed the will.

(2) That the testator was of full legal age at the time he executed the will in question:

(B) That the will was attested by at least two competent witnesses in the presence of the testator; which means the will as the testator or by some one for him in his presence, bearing, and consent, they are to witness a will, that the instrument is the will of the testator; that they were asked to sign it as aubscribing witnesses; and that they did so sign it in the presence of the testator;

(A) That the will was signed by the testator or by some one for him at his express direction and request in the presence of at least two competent witnesses:

When there is no contest, it is a common practice to take depositions in narrative form. In such cases the commissioner may consult the attached interrogatories as a guide as to the facts to be covered and proven, which are as follows:

Each witness, before testifying, must be sworn by the commissioner to testify the whole truth and nothing but the truth relative to the matter designated in the commission.

DIRECTIONS FOR TAKING DEPOSITIONS.

Clearwater

Geo. W. Smith

being first duly sworn by me testified as follows:

of.....

Said ..

State of Hinnesota	PROBATE COURT
COUNTY OF Stearns	
IN THE MATTER OF THE ESTATE OF Sadie E.Cook,	DECEDENT.
To Dorothy R. Cannon c/o George W. Smith- Box 690 of Clearwater in the County of Pinelle	of the City as , State of Plorida :
Pou are Bereby Appointed Sole Commissioner To	
George W.Smith	take the depositionof
residing at Clearwater, Plorida	
whose personal attendance cannot be had at the hearing of the m	natter above entitled for the reason that
he lives in the State of Florida which is a	nore than two hundred miles
from St.Cloud, Minnesota,	
one of the and claimed to be subscribing witnesses to the instrument her	reto attached purporting to be the last
will and testament of Sadie E. Cook	as testator, late of the County of
Stearns , State of Minnesota and now dec	ceased; and to that end to cause him
to come before you at a time and place by you to be fixed and	then and there to examine him
as to the execution of said will, under the directions hereto annex	red as a part hereof and the intern
gatories hereto annexed and none other (If on interrogatories, add "and the interrogatories hereto annexed and none other	; and make due return to this
court of such deposition , together with this commission, said	i will, and all other documents hereto
annexed, with all convenient speed.	
Witness The Judge of said court and the seal thereof th	his 6th
day of Pebruary , 19 63 Attest: Bessey Butterner Clerk.	John Long suige.
DEPOSITION	
The deposition of Geo. W. Smith	
	nt to the foregoing commission on the
l8th day of February , 19 63 at the	City

I am George W. Smith, a practicing attorney with offices at 1182 N.E. Cleveland Street, Clearwater, Pinellas County, Florida. I have examined the Last Will and Testament of FLOYD E. COOK and wife SADIE E. COOK on which I was an attesting witness when said Will was made on July 13th, 1956. Said Will attached to these papers was signed by the said SADIE E. COOK in the presence of ARTHUR W. JORDAN, JR., RUTH C. GOULD and myself and each of us witnesses attested (continued on back)

County of Pinellas , State of Florida

said Will by signing our names in the presence of said

Testatrix at her request at her request to witness her

said Will and I did therefore sign as such attesting witness
at the request of said SADIE E. COOK in her presence and
in the presence of the other subscribing witnesses. At the
time of attesting said Will and its execution, said Testatrix
was of full legal age and she was of sound mind when she
executed the Will.

I have carefully read this deposition and after being duly sworn say on oath that it is true and correct and that I am signing same this day,

state of	Florida)
COUNTROP	Pinellas	88.

as stated in said commission, to-wit: Geo.W.Smith, residing at Clearwater, Florida, whose personal attendance cannot be had at the hearing of the matter above entitled for the reason that he lives in the State of Florida which is more than two hundred miles from St. Gloud, Minn

Witness My hand and seal of office this 18th day of February 19 63.

NOTARY PUBLIC STATE OF FLORIDA & Commissioner.

MY COMMISSION EXPRES IAN 22 1967

INTERROGATORIES

If it be desired to take the deposition on interrogatories, the following may be used and others added as desired.

INTERROGATORY 1. What is your name, age, occupation, residence and post office address? INTERROGATORY 2. Did you know in his life time; and if so, how long prior to his death, and how intimately, did you know him; state full particulars? INTERROGATORY 3. Please examine the instrument now shown you purporting to be the last will and testament of said as testator and state whether or not your signature appears thereon as a witness? INTERROGATORY 4. When and where did you sign that instrument, and who were present at that time and place? INTERROGATORY 5. What did said testator say at that time, or any other person then in his presence and hearing, as to the nature of that instrument; as to what it was; and who were present and heard it? INTERROGATORY 6. Please examine the signature to that instrument as testator and state whether or not you know the handwriting and whose signature it is? INTERROGATORY 7. If you answer "yes" to the last question, state whose signature it is? INTERROGATORY 8. When, where, and by whom was that signature to that instrument made; state fully who were present, what was said and done, and by whom? What was said at that time by the testator or by any other person for him in his presence and hearing; and also who were present and heard it, as to witnesses to such signature and said instrument? INTERROGATORY 9. INTERROGATORY 10. Did said testator at that time, or any other person in his presence and hearing, say to you and the other subscribing witnesses that instrument was the will of said testator? INTERROGATORY 11. Did said testator at that time sign that instrument in the presence of all whose names are subscribed thereto as witnesses? INTERROGATORY 12. Did said testator at that time, or any one for him in his presence and hearing ask you and the other witnesses to sign your names to that instrument as witnesses? INTERROGATORY 13. Did you and the other subscribing witnesses to that instrument at that time sign your names in the presence of said testator? INTERROGATORY 14. How old was said testator, according to your best knowledge and judgment, when he so signed that instrument? INTERROGATORY 15. Was said testator, according to your best knowledge and judgment, of sound mind when he so signed that instrument? INTERROGATORY 16. Did the testator sign said instrument freely and without restraint or undue influence or fraud exerted upon him in relation thereto, as far as you know? COUNTY OF Stearns

DIRECTIONS FOR TAKING DEPOSITIONS.

CD

000

State of Minnesota,

PROBATE COURT

I Each witness, before testifying, must be sworn by the coth relative to the matter designated in the commission.

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When there is no contest, it is a common practice to take depositions in narrative form, or may consult the attached interrogatories as a guide as to the facts to be covered and pr

- That the will was signed by the testator or by some of at least two competent witnesses: one for him at his in the
- (B) That the will was attested by at least two con witnesses were told by the testator or by some one for witnesses were told by the testator; that It that the instrument is the will of the testator; that y did so sign it in the presence of the testator; witnesses in the his presence, were asked to
- was of full legal age at the time executed the
- That the testator was of sound mind when he executed the

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then fill out and sign

runission, will, interrogatories if any, instructions, the deposition, order by the commissioner, sealed in an envelope directed to the coupost office, postage prepaid.

The papers, papers, must be the commission,

Sadie E.Cook

Decedent.

Commission to take Deposition as to Execution of Uncontested Will, Interrogatories, Directions and Deposition.

day of February

State of Minnesota,

County of

Stearns

File No. 19531

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Sadie E. Cook

Affidavit of Mailing of Order for Hearing

Decedent

On Hearing for Administration or Probate of Will, if decedent was not born in the United States, mail one copy of order to Foreign Consul or Secretary of State.

ATTACH COPY OF ORDER HERE

State of Minnesota,

County of

Roslyn Rosha

Legal Notice

PROBATE COURT File No. 19,531 STATE OF MINNESOTA

County of Stearns

Re Estate of Sadie E. Cook, Decedent. IT IS ORDERED that the petition filed herein to admit to pro-bate 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 cred-Tr 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, 1963, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn.

Deted this 23rd days of Lyn 2609.

Dated this 23rd day of Jan., 1963

(Seal)
Nobel Shadduck, Attorney,
John Lang, Probate Judge,
Publish Jan. 31, Feb. 7 & 14

being first duly sworn on oath deposes and says that

on the Sth day of February , 1963 ,

Annandale , in said County and She mailed one copy of the Order hereto Annandale State

attached in the above entitled matter, to.

and social appropriate and appropriate all the known Heirs-at-law of said decedent, at their last known address, after exercising due diligence in ascertaining the correctness of said addresses, by placing a true and correct copy thereof in a sealed envelope, postage prepaid and depositing the same

in the U.S. mails at Annandale, Minnesota

and addressed to the following named

persons:

Fubility day, s.c., 1 w. s.								
NAME	STREET OR POST OFFICE	CITY	STATE					
Clair M. Cook	2800 Dartmouth Road	Alexandria,	Virginia					
Phyllis E. Greely		Kimball,	Minnesota					
Eileen J. Flohr	4131 Cleveland Street N.E	. Minneapolis,	Minnesota					
Donna Jean Bassett	1411 Dug Gap Road	Dalton,	Georgia					
		DE SELECTION OF THE PARTY OF TH						
			Harman S.					
		MS STATE OF STATE	100					

Subscribed and sworn to before me this Sth

February well Shedduck

County, Minn.

Notary Public,

MODELL SHADDUCE Wright County 1 My commission expires My Communication

> 0007 0414

AFFIDAVIT OF MAILING

ALLOWANCES TO SPOUSE OR MINOR CHILDREN

ident dies with or without a will the allowances to the spou

(t) The surviving spouse shall be allowed from the personal property of which the decedent was possessed or to which he was entitled at the time of his death, the wearing apparel, and, as selected by him, furniture and household goods not exceeding \$2,000 in value; and other personal property not exceeding \$1,000 in value; ALLOWANCES TO SPOUSE. When any person dies testate, or intestate,

When, except for one automobile, all of the personal estate of the decedent is allowed to the surviving spouse shall also be allowed such automobile.

(3) If there be no surviving spouse, the minor children shall receive the property specified in clause (1) as selected in their behalf;

(4) During administration, but not exceeding 18 months, unless an extension shalf have been granted by the court, or, if the estate be insolvent, not exceeding 12 months, the spouse or children, or both, constituting the family of the decedent shall be allowed such reasonable maintenance as the court may determine;

In the administration of an estate of a non-resident decedent, the allowances received in the domiciliary administra-shall be deducted from the allowances under this section.

In all estates where there is a will the following rule applies to the spouse who has not consented to the will:

825.212 RENUNCIATION AND ELECTION. If a will make provision for a surviving spouse in lieu of the rights in the estate secured by statute, such spouse shall be deemed to have elected to take under the will, unless he shall have filed an instrument in writing renoming and refusing to accept the provisions of such will within six months after the filing of the certificate of produce. For good cause shown, the court may permit an election within such further time as the court may determine. No devise or bequest to a surviving spouse shall be considered as adding to the rights in the estate secured by sections 525.145 and 526.16 to such apouse, unless it clearly appears from the contents of the will that such was the testator's intent.

State of Minnesota,

postage pre-paid and depositing the same in the U.S. mails at Minnesota, and addressed to the following: being first duly suce NAME he mülled a copy of Sections 525.15 and 525.212 of Minnesota Statutes as percinbefore set out to the spouse and minor children of said decedent at their last known address after exercising due diligence and ascertaining the correctness of said addresses by placing a true and correct copy thereof in a scaled envelope, County of ern on oath deposes and says that on the STREET OR POST OFFICE day of in said County and State,

day of Notary Public County, Minn 12.74

Decedent AFFIDAVIT OF MAILING

File No. 19,531

County of Steams

State of Minnesota

IN PROBATE COURT

In the Matter of the Estate of

SADIE E. COOK

Miller-Davis Co., Minnespells

State of Minnesota.

County of

Stearns

File No. 19,531

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

SADIE E. COOK

Affidavit of Mailing of Order for Hearing

Decedent

On Hearing for Administration or Probate of Will, if decedent was not born in the United States, mail one copy of order to Foreign Consul or Secretary of State.

ATTACH COPY OF ORDER HERE

ORDER FOR EXAMINATION OF FINAL ACCOUNT PROBATE COURT

File No. 19,531 STATE OF MINNESOTA

COUNTY OF STEARNS

Re Estate of Sadie E. Cook, IT IS ORDERED that the final account and petition for examination therof and for distribution filed herein be heard on Friday, Aug. 2nd, 1963, at 9 oclock A.M. by this court in the Court House in St. Cloud, Minn.

(Seal) Dated this 8th day of July, 1963 Nobel Shadduck, Attorney John Lang, Probate Judge

State of Minnesota,

County of ___

Wright

Roslyn Rosha

being first duly sworn on oath deposes and says that

on the 18th day of July , 1963 ,

at Annandale , in said County and State s he mailed one copy of the Order hereto

attached in the above entitled matter, to

Reside all the legatees and devisees and to all the known Heirs-at-law of said decedent, at their last known address, after exercising due diligence in ascertaining the correctness of said addresses, by placing a true and correct copy thereof in a sealed envelope, postage prepaid and depositing the same

in the U.S. mails at Annandale, Minnesota

and addressed to the following named

persons:

NAME	STREET OR POST OFFICE	CITY	STATE
Clair M. Cook	2800 Dartmouth Road	Alexandria,	Virginia
Phyllis E. Greely		Kimball,	Minnesota
Eileen J. Flohr	4131 Cleveland Street N.E	. Minneapolis,	Minnesota
Donna Jean Bassett	1411 Dug Gap Road	Dalton,	Georgia
			A THE STATE OF
TO RUPPER TO			

Subscribed and sworn to before me this 18th

day of h

well

, 1963

Notary Public,

County, Minn.

My commission expires

NOWER SHADDUCK Matary Public, Waylit County, Minn. My Commission Expires Fab. 12, 1868.

0007 0416

AFFIDAVIT OF MAILING

ALLOWANCES TO SPOUSE OR MINOR CHILDREN

When a decedent dies with or without a will the allowances to the spouse or minor children are as

(1) The surviving spouse shall be allowed from the personal property of which the decedent was possessed or to which he was entitled at the time of his death, the wearing apparel, and, as selected by him, furniture and household goods not exceeding \$2,000 in value, and other personal property not exceeding \$1,000 in value; 525.15 ALLOWANCES TO SPOUSE. When any person dies testate, or intestate,

(2) When, except for one automobile, all of the personal estate of the decodent is allowed to the surviving spouse by clause (1), the surviving spouse shall also be allowed such automobile.

(3) If there be no surviving spouse, the minor children shall receive the property specified in clause their behalf;

(4) During administration, but not exceeding 18 months, unless an extension shall have been granted by the court, or, if the estate be insolvent, not exceeding 12 months, the spouse or children, or both, constituting the family of the decedent shall be allowed such reasonable maintenance as the court may determine;

In the administration of an estate of a non-resident decedent, the allowances received in the domiciliary shall be deducted from the allowances under this section.

will the following rule applies to the spouse who has

525.212 RENUNCIATION AND ELECTION. If a will make provision for a surriving spouse in lieu of the rights in the extate secured by statute, such spouse shall be deemed to have elected to take under the will, unless he shall have filled an instrument in writing renouncing and refusing to accept the provisions of such will within six months after the filing of the extificate of probate. For good cause shown, the court may permit an election within such further time as the court may determine. No devise or bequest to a surviving spouse shall be considered as adding to the rights in the estate secured by sections 525.145 and 525.16 to such spouse, unless it clearly appears from the contents of the will that such was the testator's intent.

NAME postage pre-paid and depositing the same in the U.S. mails at Minnesota, and addressed to the following: he mailed a vopy of Sections 525.15 and 525.212 of Minnesota Statutes as hereinbefore set out to the spouse and minor children of said decedent at their last known address after exercising due diligence and ascertaining the correctness of said addresses by placing a true and correct copy thereof in a seated envelope, being first duly sworn on oath deposes and says that on the County of State of Minnesota, STREET OR POST OFFICE day of in said County and State,

Decedent-

File No. 19,531

County of

State of Minnesota

Steams

IN PROBATE COURT

In the Matter of the Estate of SADIE E. COOK

dayof

Notary Public

County, Minn

AFFIDAVIT OF MAILING

Toselyn Kuchanse Probate Jung Clerk

ORDER FOR HEARING ON FINAL ACCOUNT

Miller-Davis Co., Minnespolis

Final Account and Petition for Settlement

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

SADIE E. COOK

Decedent

FINAL ACCOUNT AND PETITION FOR SETTLEMENT

Date of death January 11, 1963

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 representation—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 her final account of her said administration, which is as follows, to-wit: RECEIPTS To Be Filled in by the Representative Personal property described in the inventory 20,819.83 Personal estate omitted from the inventory Gain by sales above appraised value . Cash from sales of real estate . . . Cash from rent of real estate . Cash from interest and profits Cash from other sources Interest on Dalton Savings & Loan Account 262.85 Interest on Centract for Deed with Doeppner Total receipts from all sources . \$ 21,303.83 DISBURSEMENTS 1. 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 appraised valuation 10.00 R 1 & 2 Cash paid for publication of orders . 18.00 3.8.4 Repairs to real estate Cash paid for insurance . . . Expenses of representative
Compensation of representative
Fees of Attorney
Bond of Representative 5.... 625.00 6 42.00 7,8#9# 4.00 F Certified copies (Probate Court) Register of Deeds, recording . . . 10* 2.00 Filing fee ...

*Anticipated expense

Total expense of administration

702.00

									VOL	CHER No.		AMOUNT	
ash paid for medical attendance .			, i				185	1 .3		12	8.	30.	00 1
ash paid for medicines		2	41				Skyl		14	-	1		
ash paid for memoring ambulance	1	80	+					- 35		13	8	34.	22.2
ash paid for hospital	*	*	YC.	77	100	12	10	. 1973	3	14	8	38.	20
Total expenses of last sickness							-			11/20	8	102.	56
										7.00			
		IV.	Fine	ral E	spens	cs .				7,37,00			
										V	1		20.14
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ash paid to cemetery		4	av.			163					5-		-
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Other personal property taxes			1		1	4		14			8	manufacture in	
leal property tax lien at date of de		1	10		7	1411	4	G	*		8		7 7
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Market Commission

RECAPITULATION

			RECEIPTS	DISBURSEMENTS	Not to be filled in By Representative RECEIPTS
otal	receipts from all sources		\$ 21,303.83		8
					DISBURGAMENTS
otal	disbursements and credits as follow	002			
1.	Family	11		8 0.0	8
2.	Expenses of administration			8 702,00	8
8.	Expenses of last sickness			8 102.56	8
	Funeral Expenses			8 1,369,61	8
	Taxes			8 1.65	8
6.	Claims of creditors			8	
	Specific Legacies			8	0
	Residue of personal prop. for dist		CB.	8 19,128,01	6
9	at the second property of the		Core Core		7
10		-		6	8
				0	
				· Promotion of the	\$
		10		\$	8
40.				\$	8
	Total	145	8	8	8
1	"OURTH-That there is also belon	iging	to said estate for di	stribution certain rea	l'estate as follows
3	The homestead of said decedent, in	the Co	ounty of		State o

Also these other tracts and parcels of land in the County of Sherburne

State of Minnesota, described as follows: LOt near Eagle Lake in Sherburne County, described as follows: Lot Eleven, Block Five, Unite Two, Eagle Lake Shores, according to plat of record in the Office of the Register of Deeds, Sherburne County. Also, Lot Eleven, Block Two, Unit Four, Eagle Lake Shores, according to plat of record in the Office of the Register of Deeds, Sherburne County.

Lot Five, Block Two, Hamline Syndicated Addition No. 3 to St. Paul, Ramsey County, according to the recorded plat thereof on file and of record in the Office of the Register of Deeds of said County, subj. to easement for slopes, cuts and fills in grading and surfacing alley as desc. in Doc. 1434155, recorded in Bk. 74 of Plans, p. 21 (said premises commonly known and described as 589 Simpson, St. Paul, Minnesota).

Above property sold under contract for Deed to David D. Doeppner and Kathleen M. Doeppner, dated July 13, 1961, for the amount of \$10,800.00, **appreciatation**. balance of

which is included with personal property for distribution described below.

FOURTH (A)—Personal property for distribution consists of the following items:.. Account No. 4779 - Dalton Federal Savings and Loan Association, Dalton, Georgia 9,278.41 Vendee's interest in contract for deed to David D. Doeppner and Kathleen M. Doeppner, dated July 13, 1961. 9,623.33 Cash 226.27 \$ 19,128.01

Clair M. Cook, 2800 Dartmouth Road, Alexandria, Virginia Phyllis E. Greely, Kimball, Minnesota Eileen J. Flohr, 4131 Cleveland Street Northeast, Minneapolis, Minnesota Donna Jean Bassett, 1411 Dug Gap Road, Dalton, Georgia

who are children and heirs under the will 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 har... 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.

Date July 3.	063	Y Shall & Sreety	
		Ju Ju	etitioner .
STATE OF MINNESOTA			
County of Wright	8.	Phyllis E. Greely	

being duly sworn on oath says that . She is the person who made the foregoing petition; that . She knows the contents thereof, and that the same is true of her ... own knowledge except as to those matters therein stated on h. ar. information and belief, and as to those matters a he believes it to be true.

Subscribed and sworn to before me this

3rd day of Representative Notary Public Public Wright County, Minn. minission Expires Feb. 12, 1968, County, Minn.

My commission expires.

NOTE (1) Insert "Sole devisees" or "All the heirs at law" as the case may be NOTE (2) Number your receipts and enter them in your (voucher No.) column

Attorney for Petitioner Decedent Final Account and Petition for State of Minnesota, PROBATE COURT Hearing and Allowance the Matter of the Estate NOBEL SHADDUCK SADIE E. COOK Thereof County of Steams Filed this