

Stearns County (Minn.).

Probate Court. Probate case files and index.

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County of Steams

IN PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

Cora E. Phipps

PETITION FOR PROBATE OF FOREIGN WILL.

First—That he is a resident of the	City of Albany	
in the County of Linn	State of Oregon	and has
an interest in the estate of the above named decede		
heir, devisee and legatee		
	being a citizen of the Country of United Sta	
died on the 13th		
at Long Beach		
State of California		
Marion Harriett Nagel	was named and	d appointed to be the
executor thereof with will annexed		appointed to be the
Third—That said last will and testament of	said decedent was duly proved, allowed and admi	itted to probate in and
by the Long Beach branch of the Su	perior Court court in a	nd for the County of
by the Long Beach branch of the Su Los Angeles State of	perior Court court in a California , on the 17	nd for the County of
by the Long Beach branch of the Su Los Angeles State of day of September 1943,	California court in a California , on the 17 and that letters of administration with w	nd for the County of 7th will annexed
by the Long Beach branch of the Su Los Angeles State of day of September 1943,	California court in a California , on the 17 and that letters of administration with w	nd for the County of 7th will armexed
by the Long Beach branch of the Su Los Angeles State of day of September 1943, Merion Harriett Nagel on the	California , on the 17 and that letters of administration with we thereon were duly issued to 17th day of Septem	nd for the County of 7th will armexed
by the Long Beach branch of the Su Los Angeles State of day of September 1943, Merion Harriett Nagel on the	California , on the 17 and that letters of administration with we thereon were duly issued to 17th day of Septem	nd for the County of 7th will armexed fiber 19 43
by the Long Beach branch of the Su Los Angeles State of day of September 1943, Merion Harriett Nagel on the	California , on the 17 and that letters of administration with we thereon were duly issued to 17th day of Septem	nd for the County of 7th will armexed fiber 19 43
by the Long Beach branch of the Su Los Angeles State of day of September 1943, Marion Harriett Nagel on the	California , on the 17 and that letters of administration with we thereon were duly issued to 17th day of Septem	nd for the County of 7th will armexed ther 19 43
Los Angeles State of day of September 1943, Merion Harriett Nagel on the	California , on the 17 and that letters of administration with we thereon were duly issued to 17th day of Septem	nd for the County of 7th will armexed ther 19 43 (1)
by the Long Beach branch of the Su Los Angeles State of day of September 1943, Marion Harriett Nagel on the	California , on the 17 and that letters of administration with v thereon were duly issued to 17th day of Septem possessed of certain real Stearns State of	nd for the County of 7th will armexed ther 19 43 (1) property Minnesota, described

Fifth-That your petitioner herewith presents duly authenticated copies of said will and of the probate thereof in the court above named, and represents that said court above named was a court having jurisdiction to admit said will to probate, and that its order and decree admitting said will to probate is still in force.

	AGES	RELATIONSHIP	POST OFFICE ADDRESS
Marion Harriett Nagel	47 50	Daughter	108 West Second St., Albany, Oregon
John Thomas Phipps	41 52-	Son	25904 Penna Avenue, Limita, California
Allen Franklin Phipps	31 28	Son	533 Obispo Avenue, Long Beach, Californi
Seventh—That the name of			
			of said estate under said will in this
			and that his Post Office
address is 108 West Secon	d Street,	Albany	County of Linn
State of Oregon		············•	
			I will be admitted to probate in this state, and that said
uthenticated copies thereof and	of said probate	thereof be filed and r	ecorded; and that letters of administration
		be issued by this co	urt to the said
with will annexed			
Merion Harr	riett Nagel		upon hts qualification according to law.
Merion Harr	riett Nagel	ur n	upon has qualification according to law.
Merion Harr	riett Nagel	us n	upon has qualification according to law.
Merion Harr	19	ss.	upon hes qualification according to law. Tarion Harriett Magel Petitioner.

PROBATE COUNTY of Stearns

PROBATE COUNTY of Stearns
IN THE MATTER OF THE ESTATE OF

IN THE MATTER OF THE ESTATE OF

IN THE MATTER OF THE ESTATE OF

SOUR S. Phipps

Over S. Phipps

Andry of The Matter of The Estate of The State of The Stat

State of Minnesota, County of Stearns

IN PROBATE COURT

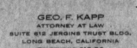
IN THE MA	TER OF	THE	ESTATE O	F
Cora	E. Ph	1pps		
			Dec	cedent.

ORDER ADMITTING FOREIGN WILL TO PROBATE

The above entitled matter came on to be	and the second s
June 1944, upon the	petition of Marion Harriett Nagel
	praying for the admittance and allamana
will of said decedent to probate; and the Court	, having heard the said petition and the evidence in
thereof, and examined the said will and the	authentication thereof and the files and records in sain
matter, finds the following facts:	said the paes and records in said
First—That notice of said hearing has b	een given by the publication in the St. Cloud
News,	g see protection in
of the order of this court for said hearing issue	ed on the 15th day of May
as required by law proof of publicat	tion of said notice of hearing and
service by mail having been fi	led in this court.
Second—That said decedent died on the	13th day of August 19 43, at
Long Beach	in the County of Los Angeles
State of California	leaving a last -: 22
Alan Franklin Phi	pps and testament, in which
named and appointed to be executor thereo	(1)
Third—That said will of said decedent was	duly proved, allowed and admitted to probate in and by
State of California on the	Court in and for the County of Los Angeles 17th
and letters of Administration with	day of September 19 43
ssued to Marion Harriett Nagel	
17th day of September	on the
aay of September	19 43, (2)
Fourth—That the Superior	
	Court above named, in which the
vill and admit it to probate and the con-	bate, was a court of competent jurisdiction to allow said
probate, and that it appears	that the order and decree of said Come.
ill and admitting the same to probate is still	in force.

Fifth—That	said decedent died seiz	ed and possessed of certain	real	property
and estate, describe	ed in said petition, lyin	g and being in the County	of Stearns	l
State of Minnesot	a; and that it is neces	ssary and expedient that so	aid will be allowed an	d admitted to
probate in this cou	rt, and the said prope	rty and estate administered	t herein and under said	l will.
Sixth—That	Marion I	Harriett Nagel		
whose Post Office a	ddress is Alban	7	in Linn	
County, State of	Oregon			(3)
is a suitable and t	ompetent person to act	as Administrator	with Will Annex	eđ
		of said with num so	uid estate in this State.	
IT IS THER	EFORE ORDERED, T	hat said will be allowed, a		
		will and of the said proba-		
Court.	said copies of said		//	
Dated June 9	th.	19 44	nigen. Proba	-
initea ouno	. 944 2	19 0	Proba	te Judge.
Note 1 If one	projected failed or refused	to act, has died or resigned, state	h-1-1	
8.5	n	U U		
State of Minnesota,	3 OF	ign	day of 1944 and	n(s
Sot	тат	ore	44	3
ne n	E ES	Fo		Ex Herring Stroke
Affinne Stearns E C	Phi	rof	9th	1
State of Minnesota,	IN THE MATTER OF THE ESTATE OF Cora E. Phipps	Order Admitting Foreign Will to Probate	Filed this 9t	W.
1 - of	TTE	dn I to		on his
State	Cor	Wil	Filed this June	3 10
S O	THI	de	J J	B
	Z	0	FE	100

13,268



LAST WILL AND TESTAMENT

OF

CORA E. PHIPPS

3 4 5

> 6 7 8

1

2

	I, CORA E. PHIPPS, of Long Beach, California, being of
sound and	disposing mind and memory, of lawful age, not acting
under dure	ess, menace, fraud or undue influence of any person
whomsoever	r, do hereby make, publish and declare this to be my
Last Will	and Testament, in the manner following, that is to say:
FIRST:	I request that my executor hereinafter named pay all my just and lawful debts and obligations as soon after

9 10 11

I request that my	executor he	ereinafter n	amed p	ay all
my just and lawful	debts and	obligations	as so	on after
my demise as can c	onveniently	y be done.		

13

SECOND:

THIRD:

FOURTH:

SIXTH:

12

I hereby revoke any and all former wills and codicils by me hereto fore made.

14 15

I declare that I am a widow, my husband having predeceased me, and that I have three children, to wit: Marion Hariett Nagel, a daughter, living in the City of Lacomb, Oregon, John Thomas Phipps, a son, living in the City of Lomita, California and Alan Franklin Phipps, a son, living in the City of Lomita, California.

17 18 19

I am not unmindful of my son, John Thomas Phipps, and to him I hereby give, devise and bequeath the sum of Five Dollars (\$5.00), he having received his portion during my lifetime.

20 21

> I am not unmindful of my daughter, Marion Harriett Nagel, FIFTH: and to her I hereby give, devise and bequeath the sum of Five Dollars (\$5.00).

23 24

I hereby give, devise and bequeath to my grandchildren and children of my son, Jean Thomas Phipps, to wit: Margie Jean Phipps, Thomas Eugene Phipps, Robert Vaughn Phipps, and Philip Ernest Phipps, the sum of Fifty Dollars (\$50.00) each.

26 27

28

25

All the rest, residue and remainder of my estate of SEVENTH: every kind and character, whether real, personal or mixed and wherever situated, I hereby give, devise and bequeath to my son, Alan Franklin Phipps.

29 30

I hereby name, nominate and appoint my son, Alan/Franklin Phipps, to act as Executor of this, my Last Will and Testament, and direct that he be permitted to act in

EIGHTH: 31

GEO. F. KAPP
ATTORNEY AT LAW
SUITE 612 JERGINS TRUST BLOG.
LONG BEACH, CALIFORNIA
TECEPHONE 612-86

such capacity without the necessity of giving or furnishing a bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 6th day of January, 1942, in the City of Long Beach, County of Los Angeles, State of California.

CORA E. PHIPPS

The foregoing instrument, consisting of two (2) pages, including the page signed by the Testatrix, was on the date thereof, by the said Cora E. Phipps, signed, sealed, published and declared to be her LAST WILL AND TESTAMENT, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses this 6th day of January, 1942.

Residing in Long Beach, California

-2- Residing in Long Beach, California

ENDORSED) No. LBP-12523

FILED LONG BEACH AUG 19 1943 J.F.MORONEY County Clerk By Fawn Howell, Deputy

ADMITTED TO PROBATE
SEP 13 1943
Attest: J.F.MORONEY, County Clerk
By K. L. Schrock Deputy

Book 361 Page 309

IN WITNESS WHEREOF, I have hereunto set my hand in my official character as such Presiding Judge, at the City of Los Angeles, County and

State aforesaid, this 9th day of Mey , 1944.

Presiding Judge of the Superior Court of the State of California, in and for the County of Los Angeles.

STATE OF CALIFORNIA, County of Los Angeles.

I, J. F. MORONEY, County Clerk of the County of Los Angeles, State of California, and Clerk of the Superior Court of the State of California, in and for the County of Los Angeles (which Court is a court of record, having a seal which is annexed hereto), do hereby certify that MYRON WESTOVER whose name is subscribed to the foregoing certificate of due attestation was, at the time of signing the same, Presiding Judge of the Superior Court aforesaid and was duly commissioned, qualified and authorized by law to execute said certificate. And I do further certify that the signature of the Judge above named to the said certificate of due attestation is genuine.

In Witness Whereof, I have hereunto set my hand and annexed the seal of the Superior Court, at my office in said County,

this 9th day of May , 1944.

Sounty Clerk of the County of Los Angeles, State of California, and Clerk of the Superior Court of the State of California, in and for the County of Los Angeles.

(U. S. Rev. St., Sec. 905-Attestation of Clerk, Certificate of Judge, and Certificate of Clerk to official character

Adm. Form 2.

State of Minnesota.	88.	IN PROBA	TE COURT,
County of Stearns	(***	Special	Term,
	Held	June 9th	1964-
n the Matter of the Last Will and	Testament and	of the Estate of	
Cora E. Phipps	Dec	ceased.	
Be it Remembered, That on	the	9th	day of
June	192/	44 pursuant to not	ice duly given, and to the
tatute in such case made and p			
E. J. Ruegemer		Judg	se of the Probate Court of
aid County, the foregoing and anne	exed authentical	ted copy of the las	at Will and Testament of
Cora E. Phipps		late of Lo	s Angeles
n the State of California	de	eceased, having beer	a duly proved and allowed
by the Superior	Court of	Los Anglèes	County, in said
State of California	a	nd the said testator	having left estate in said
County of Stearns		on which said Will	may operate, was on said
date filed, allowed, recorded and adm	nitted to Probat	e as and for the las	st Will and Testament of
said deceased.			
In Testimony Whereof. I he	ave hereunto set	my hand, and affix	sed the seal of the Probate
	ourt of	Stearns	
Probate	St. Clou	ıd	in said County, this
Seal	9th	day of	June
5	92/44		
		100	
		Some	Judge of Probate.
Attest:			/

Clerk of Court.

The State of Minnesota.

IN PROBATE COURT,

County of

Stearns

IN RE ESTATE OF

Cora E. Phipps

Deceased.

Exemplified Copy of Will

FOREIGN

Received.

199

Judge of Court.

Filed, allowed and recorded this

9th

day of

June

194 44

Clerk Judge of Translate

No. 305-4-20-500

bearded in Bank & Hills,

5030 0656

County of

Stearns

}s:

IN PROBATE COURT

In the Matter of the Estate of

Cora E. Phipps

Decedent.

Letters of Administration with Will Annexed

To

Marion Harriett Nagel

GREETING:

Thereas, 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:

Naw, 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.

Mitness. The Judge of this Court, and the seal thereof, this ...

9th

day of

June

19 44

& Rugement Probate Ja

COURT SEAL

State of Minnesota,

County of

Stearns

PROBATE COURT

In the Matter of the Estate of

Cora E. Phipps

Letters of Administration with Will Annexed

Filed this.

9th

June

, 19 44, and Recorded

in Book " 54 " of Letters, Page 126

IN PROBATE COURT

County of

State of Minnesota,

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 Judge of the Probate Court, in and for

true and correct copy of said original, and the whole thereof

WITNESS, my

and seal of said Court, at

A. D. 19

County of Stearns

88.

IN PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

Cora E. Phipps

BOND

Know All Men by these Presents, That we Martion Harriett No	ngel
ofAlbany	
in the County of	Oregon State of Minnesuta, as principal, and
L. Ferne Atwood and Elizabeth M. Quinlivan	y words, as principal, and
as sureties, are held and firmly bound to Hon. E. J. Ruegemer	of said County and State
Judge of Probate of the County of Stearns One Hundred and no/100 (\$100.00)	, Minnesota, in the sum of
lawful money of the United States, to be paid to the said Judge of Probate or h well and truly to be made, we bind ourselves, our, and each of our heirs, executors firmly by these presents.	is successors in office for which payment, and administrators, jointly and severally,
The condition of this obligation is such that if the above bounden	rion Harriett Nagel
estate of the above named. Cors E. Phipps well and faithfully discharge all the duties of his trust as representative of said es shall be void; otherwise it shall be and remain in full force and virtue.	has been appointed representative of the shall tate according to law, then this obligation
Bitness, our hands and seals this /7 day of	Cominte Magal (SEAL)
Other Megal M. M.N. Hors Elizas	(SEAL)
Sophie Scheibel Surolies CKNOWLEDGMENT	(SEAL)

STATE OF MINNESOTA)

County of Stearns)

BE IT KNOWN, that on this day of June, 1914, before me personally appeared L. Ferne Atwood and Elizabeth M. Quinlivan, to me well known to be the same be their free act and deed, and that they executed the same for the uses and purposes therein expressed.

allen a. alwood

ALLEN A. ATWOOD, Notary Public, Steams County, Min-My commission expires February 17, 1947

JUSTIFICATION

State of Minnesota,) ss.
County of Stearns)
L. Ferne Atwood	of St. Cloud, Minnesota
and Elizabeth M. Quinlivan	of St. Cloud, Minnesota
being duly sworn, each for himself says that h	he is one of the sureties described in and who executed the foregoing bond; that
he is a resident and freeholder of the State of	f Minnesota, and is worth the amount of \$ 100.00 specified in
the foregoing bond above his debts and liability	ties and exclusive of his property exempt from execution.
	J. Ferue alevood
	Co- Hole accord
	Elizabeth M. Suralwa
Subscribed and sworn to before me this	9 - day of Seemes , 1944.
	alle a alwood
	Notary Public, ALLEN A. ATTOOD, Notary Public, Steams County, Minnesota. My Commission expires February 17 1000
	My commission expires February 17, 1947
	My Commission Expires. 17, 1947
	APPROVAL
I do hereby approve the within Bond, th	his 9th day of A.D. 19 4
	& Lucyeme 1
(Court Seal)	Judge of Probate.
OREGON	ОАТН
State of Minnesofa,	1 The second
County of Linn	}ss
do swear that I will faithfully and justly per	form all the duties of the office and trust which I now assume as Representative
of the estate of Cora E. P	hipps
to the best of my ability. So help me God.	Marion Harriett Wagel
Subscribed and sworn to before me this	1 XI Steam
	Notary Public for Oregon Public.
My Commission Expires	19 My commission expires June 3. Collinty, Minn
The district in short forces	The last was the property of t
	Trobate + +
T a.	
UR UR	
innegata, s COURT THE ESTATE OF Decedent—Ward	TAT TATE
TE (Mit Carrier Carrie	EN STATE OF THE ST
PROBATE COURT IN THE MAITER OF THE ESTATE OF THE COURT OF THE PETATE OF	
BO BE NAME OF THE PARTY OF THE	EPR 30md r page
PR PR IN THE IN	REP REP Red this said Bon said Bon mads, p

State	of Minnesota,	
intu of	Stearns	

IN PROBATE COURT

I	N TH	E MATTER O	OF THE	ESTATE O	F
Cora	E. Ph	Phipps,	also	known	as
					Decedent.

7th

Order Appointing Appraisers

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

It is ordered that

Art McIntee

and

Ralph H. Rosenberger

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

Dated this

Con

.....day of

Amoniat

10 44

(PROBATE COURT SEAL)

Probate Judge.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Cora E. Phipps

Decedent

Order Appointing Appraisers

Filed August 7th

, 1944

Frank Serry Fierk.

a			
Dia	tent	Minn	esota

County of

FORWARDED

Stearns

In the Matter of the Estate of

Cora E. Phipps also known as Cora Phipps
Decedent.

IN PROBATE COURT

File No....

INVENTORY AND APPRAISAL-

Date of Death August 13, 19 43

OATH OF APPRAISERS

State of Minnesota,		
County of Stearns	Art McIntee	, an
Ralph Rosenberger , do	solemnly swear that I will honestly.	faithfully and im
partially perform all the duties of the office and trust which I now	assume as appraiser of the estate of.	
Cora E. Phipps also known as Cora Phipps	, decedent to the best of my abilit	y, So Help Me God
Subscribed and sworn to before me this 10 124	17 hard	*
aller a alward , 1944	un megne	ec .
Notary Dallin ALLEN A ATRIA	Reepl & Rome	lugar
Notary Public, ALEN A. ATRODD, Hothey Public, Steame, Minn. My commission expires, Commission expires, February 17, 1947 (SEAL)	•	U
INVENTORY AND A	PPRAISAL	
The undersigned representative of the estate of the above not to the court—	amed decedent, represent	and show s
That the following is a true and correct inventory of all the pro-	perty of the above named estate, both	real and personal
which has come into her possession and of which		
and inquiry concerning the same, classified as follows, to-wit:	anomenye u	jeer annyent search
CLASS I—Real Estate:		
		1
(a) The homestead of decedent, being in the County	of Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
, State of Minnesota, consis	ating -	
of acres in area described as follows, to-	wit:	
none		
(b) All other real estate of decedent being in the County	of	\$
Stearns , State of Minnes		
lescribed as follows, to-wit:		
Lots one and two (1 & 2) less the westerly	Carlo	
50 feet of Lot two (2) in Block Five (5)		600.00
Gilbert's Addition to Paynesville		

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward		\$
		9.6
	CONTRACTOR OF THE PARTY OF THE	
Total Net Value of Real Estate		
Class II—Furniture and Household Goods:		\$
none	8	\$
Total Value of Furniture and Household Goods		\$
CLASS III - Wearing Apparel		
none	\$	\$
Total Value of Wearing Apparel		
CLASS IV—Corporation Stock		8
none	8	8
		THE RESERVE OF THE PERSON OF T
Total Value of Stock		8

(Here list any written obligations of any kind due and owing decedent, with interest rate and maturity, also book and page of record of Mortgages)			
	of Death	Principa	& Interes
none		,	8
			Hall Helphan
The North Control of the Control of			
Total Value of Mortgages, Bonds, Notes, etc. ASS VI—All other Personal Property:			\$
(Here list Cash, Book Accounts, Annuities, Farm Crops, Machinery, etc.)	Specify En	cumbrances	Net Value
machinery, etc.)	and Respect	tive Amounts	Over Encumbra
none			R Barrier
	E E E		
Company of the Compan			
Total Value of All Other Personal Property	у		8
SUMMA			
The total value of all the real estate of decedent, as valued by The total value of all the personal property of decedent, as value The total value of the entire estate of decedent, as valued by Respectfully submitted,	ued by the appraise	rs herein, is \$	600,00

v	VERIFICATION
State of Minnesotal Sss.	
unty of	ett Nagel
	of the estate above specified, the
na duly sworn, on odin say	and know S the contents thereof and
s read the foregoing inventory substitutes	d by her and known her possession or late of the decedent that has come to her
me is a true and correct inventory of all of the con-	
nowledge.	1944 Marion Harriett Magel Representative
ubscribed and sworn to before me this	1944) Marion Harrier
ay of garal Alanh	O Av Representative
For angles Count	wali.
Notary Public, My Commission Expires June 18, 1	94779
My commission expires (SEAL)	IFICATE OF APPRAISERS
State of Minnesota,	We, the undersigned appraisers, duly appointed by th
County of Stearns	County Minnesota, to appraise the estate of
w 1 4 Count of	Last daylar taken which awaren
Cora E. Phipps also known as Cora	Phipps Decedent, having first day the property and return, that we have carefully examined and considered the property therein described, and has presentative of said estate and the property and set down oppositions.
the oath prescribed by law and never such the re-	nereby certify and return, that we have carefully extinuing a described, and has presentative of said estate and the property therein described, and has presentative of said estate and the property, and set down opposite knowledge and ability, appraised the said property, and set down opposite the amount and value of each class of some oney, and have footed up by itself the amount and value of each class of some opposite the amount and value of each class of some opposite the amount and value of each class of some opposite the amount and value of each class of some opposite the amount and value of each class of some opposite the each class of the each clas
property, and of the whole of said estate. Dated this	day of August , A. D. 19 15
	Zalph H. Koszer J Appraiser
	d Appraisal - \$ - \$ - \$ - \$ - \$ - \$ - \$ -
Ita, nate of na as.	this this A. I. A. I. A. I. A.
PBU PBU PBU PBU PBU PBU	. \$
in i	Den adm
te of Minnebu stearns stearns PROBATE COURT PRIPES, also known phipps, also known pps	g 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
B DB att	D 9 - 3 1 1 1 1 1 1 1 1 1
	Cory and and assal assal is her is her
Prile N PRO	entory Personal Real Estate Appraisal e service of nisal is her of
File No. 13, 268 State of Minneholfa, Stearns County of Stearns PROBATE COURT In the Matter of the Estate of Cora E. Phipps, also known as Cora Phipps	Inventory and Appraisal Total Personal - * Total Real Estate - * Total Appraisal - * Due service of the within inventory and appraisal is hereby admitted this is day of County, Minnesola County, Minnesola Assurer of Priled this 33 and day of Priled this Assurer of County, Minnesola Assurer of Probate and Astorney.

County of

Stearns

88.

IN PROBATE COURT

In the Matter of the Estate of

Cora E. Phipps

Decedent.

Petition for Determination of Descent of Land

		L	recedent.		
Your Petition	ner Respectfully	Represents and shows:			
1. That	t the said decedent	died testate was	northan feortypanos from	ertherdaterhereaf, at Long	Beach
		in the County of	Los Angeles	State of Cal	ifornia
on the	1.3th	day of	August	1943, and at the t	ime of his death wo
***************************************	years of age, and	d a resident of	Los Angeles C	ounty	1161
hie post offic	e address then be	ing Long Beach,	California		
her 2. Tha	and with of said	decedent has been adm	itted to probate more	dministration had apponent	is nature in this state
-x-That th	he estate of said de	ecedent was heretofore	probated in St	eams	
but that the re	eal estate hereinafi	ter described was not in	scluded in the final de	cree, made by the Court in	said matter.
3. Tha	t said decedent at	the time of his death u	vas the owner of certa	in real estate described and	of the value as follow
to-wit:					
State of Min	e Homestead of d	ecedent, being in the (as follows, to-wit:	County of		Value at Date of Death

none

(b) Other real estate of decedent being in the County of Stearns

, State of Minnesota, described as follows, to-wit:

Lots numbered ten, eleven, twelve, thirteen and fourteen (10, 11, 12, 13 & 14) Buck 2 in Residence Park Addition in the Village of Paynesville, according to the plat and survey thereof on file and of record in the office of the Register of Deeds in and for Stearns County, Minnesota

4. That the interest of petitioner in said real estate is as follows, viz:

That he has purchased said premises from Alan Franklin Phipps, the residuary devisee thereof and is the owner of said premises

5. That the will of said decedent is herewith presented and sted for probatur

\$ 11.00

6. That the names, ages, relationship, and addresses of the heirs, executors, legatees and devisees of said decedent are as follows, to-wit:

Names	Ages	Relationship	Addresses
Marion Harriett Nagel	50	Daughter	108 West Second St., Albany, Orego
John Thomas Phipps	N CHEST STREET	Son	01001 5
Alan Franklin Phipps	B4.	Son	533 Obispo Avenue, Long Beach, California
	*		

WHEREFORE, Your petitioner prays that (said will be admitted to probate; and that) the descent of said real estate be determined and that it be assigned to the persons entitled thereto.

Dated October 23 , 1945 . Longe W. Bollning Petitioner.

	VERIFI	CATION	
State of Minnesota,	\ \ss.		
County of Stearns)		
George W. Boh	ning		
being duly sworn, on oath says, that h.	e is the pers	on who makes the foregoin	ng petition in the above entitled matter;
that h e has read said petition			
ledge, except as to those matters therein state	a on information	ana bettej, and that as to	those matters n betteres
it to be true.	n	9 1	Bohning Petitioner.
Subscribed and sworn to before me this	v4th	deorge w	Donning
Subscribed and sworn to before me this		0	Petitioner.
day of factor of the	19.45		
1 allay & ville			
8-	Notary Public.		
STEPRAS	County, Minn.		
My Commission expires	16- 1946		
att an will stelle out Darageanh 5 also in h	realizate Alea strike out	part of Paragraph 2 and part in whi	arefore clause that does not apply.

*If no will strike out Paragraph 5 also in brackets. Also strike out part of Paragraph 2 and part in wherefore clause that does not apply

State of Minnegota, County of Stearns PROBATE COURT	IN THE MAITER OF THE ESTATE OF Cors E. Phipps Decedent.	Petition for Determination of Descent of Land	SELECTION OF NEWSPAPER To the Judge of said Court: Please cause the notices in said estate to be published in the M. Clen. A. New M. M. Clen. A. New M.	Filed this 25 H day of October 194. How Man House Hidge Flerk.
---	---	--	---	---

County of

Stearns

IN PROBATE COURT.

In the Matter of the Estate of

Cora E. Phipps, also

known as Cora Phipps, Decedent. ORDER ALLOWING FINAL ACCOUNT.

October 27th day of The above entitled matter came on to be heard on the

19. 44, upon the petition of the representative of the above named estate praying for the allowance of his final account and for distribution of the residue of said estate.

The said representative appeared in person and by attorneys, Atwood & Quinlivan,

and no one appeared in opposition.

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 30th day of September 1944, in the St. Cloud News, proof of publication of said notice of hearing and 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:

RECEIPTS Personal estate as 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 62.14 Paid by representative Total receipts from all sources DISBURSEMENTS AND CREDITS Estate selected for surviving spouse 62.14 Maintenance of family of decedent Expenses of administration Expenses of last sickness -Funeral expenses Taxes Claims of creditors of decedent -Legacies none Residue on hand for distribution 62.14 Total credits

County of.

Stearns

PROBATE COURT.

In the Matter of the Estate of

Cora E. Phipps

Decedent

Order Allowing Final Account.

Filed this 27th

day of

October

., 19.44, and

recorded in Book No. 88 of Orders,

on Page 231

Clerk-Judge of Probate

No. 3508*

By the Con

IS HEREBY ORDERED, that said

Probate Ju

County of

Stearns

IN PROBATE COURT.

File No. 13,268

In the Matter of the Estate of

Cora E. Phipps,

Deceased.

Decree of Descent.

Minnesota Uniform Conveyancing Blanks (1931).

day of

The above entitled matter came on to be heard on the

16th

November , 19 45, upon the petition of George W. Bohning

praying for the judicial determination of the descent of the real estate hereinafter described belonging to said decedent at the time of her death. The said petitioner appeared in person and by attorneys, Atwood &

appeared in opposition to said petimend Quinlivan, and no one tion; and the court having duly considered said petition, and the evidence adduced in relation thereto finds the following facts:

FIRST-That due notice of said hearing was given by the publication of the order for hearing on said petition heretofore entered herein in the St. Cloud News, proof of publication of said notice of hearing and service by mail having been filed in this court.

SECOND-That the petitioner's interest in the lands hereinafter described is as follows, to-wit:

As the owner of said premises.

THIRD-That the above named decedent died at Long Beach , in the County of Los Angeles , State of California , on the 13th

, 19 43, leaving last will and testament which was August day of admitted to probate in this court; that the estate of said decedent was heretofore probated in this court, but that the real estate hereinafter described was not included in the final decree made by the court in said matter.

and that more than five years have elapsed since the death of said decedent, and that no will has been probated not enhanced tration wad wipom mwmwmwm estate in the State of Minweatta

FOURTH-That said decedent, at the time of her death, was the owner and seized of the tract..... of land Stearns , State of Minnesota, described as follows, to-wit: in the County of

Lots numbered Ten (10), Eleven (11), Twelve (12), Thirteen (13) and Fourteen (14) in Block numbered Two (2) of Residence Park Addition in the Village of Paynesville, according to the plat and survey thereof on file and of record in the office of the Register of Deeds in and for Stearns County, Minnesota.

FIFTH-That the following named persons remember 1s the sole residuary devisee and legatee

of said decedent and the persons entitled to h er estate and the lands herein described, to-wit:

Alan Franklin Phipps, son of said decedent.

AS A CONCLUSION FROM THE FOREGOING FACTS, IT IS ORDERED, ADJUDGED AND DECREED, That all and singular the above described lands descended to, and are the property of, the above named person the same be, and hereby are, vested in and assigned to the above named person, in the following proportions, to-wit:

All thereof to the said Alan Franklin Phipps, in fee simple absolutely forever.

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 persons, their heirs and assigns; without prejudice, however, to any lawful conveyance of said property or any part thereof by said persons, manufactual than made.

Dated at St. Cloud, Minn. , this day of November

State	nf	Minnesota,

County of

PROBATE COURT

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 forewith the original record thereof preserved in this office and have found the same to be a correct transcript of the whole thereof.



in the Mat

In Testimony Whereof, I	have	hereunto	subscribed	my	name	and	affixed	the
of said Court, at							County,	
 	day	of					. 19	

entere

Transfer

of the Probate Court.

recorded in Book

		Jo	sed.		<u>«</u>	instru- record	М.,		ds.	Deputy.		uditor. Deputy.	:
stearns	BATE COURT	Matter of the Estate of	hipps Deceased.	cree of Descent	ce of Register of Deeds ite of Minnesota,	ertify that the within instru- led in this office for record day of	o'clock	led in Book,	Register of Deeds.	De	10	County Auditor. Depu	don of NOV.
Stearns	BATE	Matter o	a E. Phipps	cree of	ce of Reg ate of Mi	ertify tha	0,0	recorded in Book			tered this		16th

Office of

County of.

Stearns

88.

In the Matter of the Estate of

Cora E. Phipps, also known as Cora Phipps,

Decedent.

IN PROBATE COURT

File No. 13, 268

Final Decree of Distribution

The above entitled matter came on to be heard on the 27th day of October

19 44, upon the petition of the representative of said estate for the distribution of the residue of said estate to the persons thereunto entitled.

The representative of said estate appeared in person and by attorney S, Atwood & Quinlivan,

and no one appeared in opposition thereto.

And the court having considered the evidence produced at said hearing, the arguments of counsel, and the files and records in said matter, finds the following facts:

FIRST—That notice of said hearing has been duly given and served as required by law and the order of this court for said hearing.

SECOND—That the said estate has been in all respects fully administered, and the expenses of the administration thereof and of the last sickness and burial of said decedent, and all claims allowed against said estate have been fully paid,

and that said representative has filed. her final account herein which has been settled and allowed by the Court. That all inheritance taxes determined by the Court to be due the State of Minnesota have been paid.

THIRD—That said decedent died testate on the 13th day of
August , 19 43 , and at the time of her death decedent was a resident of the County of
Los Angeles and State of Minnesota. California.

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 \$ _____ comprising the following items:

None.

(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:

Stearns

Lots One (1) and Two (2) less the westerly fifty (50) feet of Lot Two (2), in Block Five (5), Gilbert's Addition to Paynesville, according to the plat and survey thereof on file and of record in the office of the Register of Deeds in and for Stearns County, Minnesota.

FIFTH That the following named persons are the 1s the sole residuary devises and legatee

of said decedent, and are all

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

Alan Franklin Phipps, son of said decedent.

Now. Therefore, On motion of Atwood & Quinlivan, attorneys for the

representative of said estate, and by virtue of the power and authority vested in this court by law, IT IS HEREBY ORDER-ED, 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:

None for assignment.

	ns and estates, to-wit:	ssed to and is hereby assigne	a to and rested in the ac
ALL Unereol to th		anklin Phipps, in	
simple forever.		andrin Filipps, in	Iee
In Have and to Hold the Same,	together with all the h	ereditaments and appurten	ances thereunto helongi
the state of the property of t	opening or any part thereo	of by said persons, or any of	them, heretofore made.
ded at St. Cloud, Minnesota,	this 22nd	day of January	, 19 4
		Skues	men
PROBATE			Probate Judge.
SEAL			
State of Minnes	_		
State of Minnesota,	88.	PROBATE CO	UPT
nty of)	- HOBATE CO	CKI
in and for said County, and Custodian of	the Seal and Records of	said Court, do hereby certify	of the Probate Court
in and for said County, and Custodian of going copy of Final Decree of Distribution a correct transcript of the whole thereof.	with the original record	thereof preserved in this office	e and have found the same
		Pherenf. I have hereunto	
	and affixed the Seal	of said Court, at	suoscrioea my name
	in said County, this.	day of	
		and of	, 19
	**********		, 19
		7	of the Probate Court.
	from M.,		of the Probate Court,
JRT Output O	Instru- ecord on M.,		of the Probate Court,
OURT OURT Outstee of Deceased. ibution eds, a.	thin Instru- or record on M.,		of the Probate Court.
ttttrButa, COURT E Estate of Decensed. istribution if Deeds,	e within Instru- ice for record on ck. M.,		of the Probate Court.
Attnuesota, TE COURT of the Estate of Phipps Deceased. f Distribution ter of Deed, innesota.	t the within Instru- i office for record on o'clock. M., in Book.	Register of Deeds. Deputy. , 19 County Auditor.	of the Probate Court.
Stearns BATE COURT ter of the Estate of E. Phipps Deceased. ee of Distribution Register of Deeds,	that the within Instru- this office for record on of o'clock M., ded in Book	Register of Deeds. Deputy. , 19 County Auditor.	of the Probate Court.
Stearns Stearns OBATE COURT Matter of the Estate of ra E. Phipps Deceased. ecree of Distribution of Register of Deeds, te of Minursata.	rtify that the within Instru- t in this office for record on day of o'clock. ecorded in Book.	Register of Deeds. Deputy. , 19 County Auditor.	of the Probate Court.
Stearns Stearns ROBATE CO ROBATE CO ora E. Phipps Decree of Distril ice of Register of Deed tate of Aliumenda,	y certify that the within Instru- fied in this office for record on day of o'clock. M.,	Register of Deeds. Deputy. , 19 County Auditor.	of the Probate Court.
State of Minnegota, County of Stearns IN PROBATE COURT In the Matter of the Estate of Cora E. Phipps Decesed. Final Decree of Distribution Office of Register of Deeds, State of Minnesota.	County of I hereby certify that the within Instru- ment was filed in this office for record on the day of o'clock and was duly recorded in Book	egister of Deeds. Deputy. , 19. , 19. County Auditor.	of the Probate Court,

13,269

State of Minnesota,

County of Stearns

88.

IN PROBATE COURT

Petition for Allowance and Probate of Will

In the Matter of the Estate of

JOHN M. KROUSKEY

expenses of last sickness and burial.

Decedent.

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

FIRST—That your petiti	oner is a resident of Mi	nneapolis	in the County of
Hennepin	State of Mi	nnesota, and is an adult and is in	terested in the estate of de-
cedent in this to-wit. That	she to the curvety	ing spouse of JOHN M. under the Last Will of United States	VDOME WAY
and died at Minneapoli	S County of	Hennepin , State	of Minnesota
		May , 1944	
		a, Minnesota	
		and a resident of	
		and State of Minneso	
		State of Min	
		and Testament which Will is herew	
Probate.			
FOURTH—That the estat	e of decedent at the time of his	death consisted of personal proper	ty of the estimated value of
\$ 4058.06 divid	led as follows: Commerces	ol State Bank Charles	- A 63.000 =L
1. Household goods,	s None American	National Bank Checkin 2. Wearing apparel, Secur	ng Account-\$347.89
3. Stock,	8	1 Notes bonds at \$1339	.14; St. Cloud Cred-
That said estate also includ situated None State of Minnesota, to-wit:	in said	worth and probable value of \$ Se. County of A.T.N	210.00; U. S. Civil rvice Retirement \$500.00; One Share
		County, Minnesota, as follows	
		County, Minnesota, as follows	
(or)	(Give A	irea)	
			_
	(Give A	rea)	. \$
2. Real Estate other than Hom	estead:		
A. City Property	lone	Lots without Buildings	\$
City Property		Lots with Buildings	8
B. Rural Property		Acres improved land	\$
Rural Property		Acres unimproved land	\$
FIFTH-That the probabl	e amount of debts of deceden	t is \$ 750.00	, consisting of

00 100

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

Mayme E. Krouskey	AGE	RELATIONSHIP	POST OFFICE ADDRESS
	50	Wife	Minneapolis, Minneaota
Gleen Krouskey Dower		Daughter	Minneapolis, Minnesota 4034 Wentworth Avenue Minneapolis, Minnesota
.e.e. x 2.41316x.m.(68.x.ge.x.11			

SEVENTH — That Lee A	Doffe	r	whoes Post Office address
St. Cloud, Minnesot			· · · · · · · · · · · · · · · · · · ·
			as John H. Lay, the design the allowed and admitted to probate;
State of Minnesot	a.)	_	me C. Trouske
ounty of Stearns	}	ss. MAYN	E E. KROUSKEY
turney of	he is th	e petitioner named in the for	regoing petition; that the said petition is
ing duly sworn, on oath says that		- the stated on Inform	mation and balief and as to those ma
ing duly sworn, on oath says that	to the matte	ers therein stated on injori	nation and vettes, and as to those ma
h.er own knowledge except as			0 , /
h.er own knowledge except as			0 , /
h er own knowledge except as she believe it to be tr	ue.	may	me & Thouskey
h er own knowledge except as she believe it to be tr Subscribed and sworn to before	ue.	3th May	0 , /
h er own knowledge except as she believe it to be tr Subscribed and sworn to before	ue.	may	0 , /
h. ex own knowledge except as she believe it to be tr Subscribed and sworn to before y of Hay	ue.	3th	me E. Trouskey
h er own knowledge except as she believe it to be tr Subscribed and sworn to before ay of May PLINE Y Notary Public Stear	me this	3th May	me E. Trouckey
h er own knowledge except as believe it to be tr Subscribed and sworn to before y of May THOMEY Notary Public Stear RRE My TOMEN S. D. B. D. S.	me this	3th	me E. Trouckey
Subscribed and sworn to before ay of May TERRE N. THOMEY Notary Public Steam	me this	3th	me E. Trouskey
Subscribed and sworn to before ay of May TERRE N. THOMEY Notary Public Steam	me this	3th , 19.44 , reg County, Minne , 19.45	sota.
Subscribed and sworn to before ay of May TERRE N. THOMEY Notary Public Steam	me this I	3th	sota.
Subscribed and sworn to before ay of PLENE Y . Notary Public Steam Going, Gland Steam Going, Gonumission Expires June 29, 1840	me this I	3th	me E. Trouckey
Subscribed and sworn to before ay of PLENE Y . Notary Public Steam Gomenission Expires June 29 1840	me this I	3th	sota.
Subscribed and sworn to before lay of HANNEY Notary Public Steam Gland Steams County, Manual Commission Expires June 20, 1340	me this I	May and State win said estate in said estate	sota.
Subscribed and sworn to before day of HAY Notary Public Steam Gland Steams County. Commission Expires June 20, 1849	me this I	May and State win said estate in said estate	sota. Solar of newspaper of ne
Subscribed and sworn to before day of HAY Notary Public Steam Gland Steams County. Commission Expires June 20, 1849	me this I	May and State win said estate in said estate	sota. Letter day of burneys. Letter day of burneys. Cotto of widge Clerk.
Subscribed and sworn to before lay of HANNEY Notary Public Steam Gland Steams County, Manual Commission Expires June 20, 1340	me this I	May and State win said estate in said estate	sola. Solar o suspension of the day of the solar of the
Subscribed and sworn to before lay of HAMEY Notary Public Steam Cloud Steams County, Steam Commission Expires June 20, 1340	me this I	May and State win said estate in said estate	inert same of correction of the source mans bars of correction of the source mans bars of the day of Nay Probated taday of the source mans bars of Na 2000. No. 2000.
PROBATE COURT Steam Commission Expires June 20 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	me this I	May and State win said estate in said estate	The hours have been also of the source have been source has been sourced by the source has been sourced by t
Subscribed and sworn to before day of May Notary Public Steam Cloud Steams County, Commission Expires June 20, 1849	me this I	INCOUSIENT Decedent. 1 of Newspaper said Count. the notices in said estate in the	inert same of correction of the source mans bars of correction of the source mans bars of the day of Nay Probated taday of the source mans bars of Na 2000. No. 2000.

STATE OF MINNESOTA, | 88 COUNTY OF STEARNS

ORDER FOR HEARING ON PETITION FOR PROBATE OF WILL, LIMITING TIME FO FILE CLAIMS AND FOR HEARING THEREON
STATE OF MINNESOTA, County of
Stearns—ss. In Probate Court. File

No. 13,269. In Re Estate of John M. Krouskey,

Decedent,
Mayme E. Krouskey having filed a
petition for the probate of the Will of said decedent and for the appoint-ment of Lee A. Peffer as Administrator with the Will Annexed, which Will is on file in this Court and open to inspection

IT IS ORDERED. That the hearing thereof be had on Friday, the 9th day of June, 1944, at nine o'clock A. M before this Court in the probate court room in the court house in the City of room in the court house in the city of St. Cloud, Minnesota, and that ob-jections to the allowance of said Will, if any, be filed before said time of hearing; that the time within which creditors of said decedent may file creditors of sain decedent may not their claims be limited to four months from the date hereof, and that the claims so filed be heard on Priday, September 22nd, 1944, at nine o'clock A. M., before this Court in the probate court room in the court house in the City of St. Cloud, Minnesota, and that notice hereof be given by publication of this order in The St. Cloud Daily Times, a legal newspaper, and by mailed notice as provided by law. Dated May 16th, 1944.

(Probate Court Seal) (Court Seal) E. J. RUEGEMER, Judge of Probate. PIERRE N. THOMEY, Esq., Attorney for Petitioner, St. Cloud, Minnesota.

Pub. May 18-25, June 1, 1944

Fred Schilplin, being duly sworn on oath says; that he is, and during all the times herein stated has been, the publisher of the newspaper known as The St. Cloud Daily Times and has full knowledge of the facts hereinafter stated.

That for more than one year prior to the publication therein of the

Order for Hearing on Petition for Probate of Will

said newspaper was printed and published in the City of St. Cloud, in the County of Stearns. State of Minnesota, daily except Sundays and holidays: that during all said time said newspaper has been printed in the English language from its known office of publication within the City has been printed in the English imigrage from its Above stated and in newspaper format and in column and sheet form equivilent in space to at least 450 running inches of single column, two inches wide; has been issued daily except Sundays and holidays from a known office estwo inches wide; has been issued daily except Sundays and holidays from a known office established in said place of publication and employing skilled workmen and the necessary material for preparing and printing the same; that the press work of the part of the newspaper devoted to local news of interest to the community it purports of the part of the newspaper devoted office of publication; that during all said time in its makeup one sets than twenty-five per cent of its news columns have been devoted to local news of interest community it purports to serve; that during all said time it has not wholly duplicated any one publication, and has not been entirely made up of patents, plate matter and advertisements; expecticated 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 only as second edges matters (240) copies and near its said piace of photication to the extent of at least two numeres 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 existance of the conditions constituting its qualifications as a

That the Order for Hearing on Petitson for Probate

hereto attached was cut from the columns of said newspaper, and was printed and published therein in the English language, once each week, for 3 ... successive weeks; that it was first so published on Thursday the 18th day of May .. 1944;

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:

abcdefghijklmnopqrstuv

Subscribed and sworn to before me lst

Notary public Stearns County, Minnesota

My Commission expires .. OCt. 1 .. 19 44

8831 8883

PRINTER'S Affidavit of Publication

OF

THE ST. CLOUD DAILY TIMES

Of	Order	for	Hearing	on
Pe	tition	for	Probate	of
Wi.	TT			
Joh	nn M. K	rous		

FILED THIS 3 PAY
OF June AD. 1944
Mank Nersy 194
Clerk of Pythate

County of Stearns

IN THE MATTER OF THE ESTATE OF

JOHN M. KROUSKEY

Decedent.

On Hearing for Administration or Probate of Will mail two copies of order to the Commissioner of Taxation and If decedent was not born in the United States, mail one copy to Foreign Consul or Secretary of

State.

ATTACH COPY OF ORDER HERE

ORDER FOR HEAD OF WILL, LIMITING
TIME FO FILE CLAIMS AND
FOR HEARING THEREON
STATE OF MINNESOTA, County of
Stearns—es. In Probate Court. File
No. 13.289.
In Re Zetate of John M. Krouskey,

(Probate Court Seal)
Court Seal)
L J. RUEGEMER
Judge of Proba
PIERRE N. THOMEY, Esq.,
Attorney for Petitioner,
St. Cloud, Minnesota.
Pub. May 18-28, June 1, 1944

File No. 13, 269

IN PROBATE COURT

Affidavit of Mailing of Order for Hearing

State	nf	Minnesota
~ ****	***	244 141412 214141

- - - - PIERRE N. THOMEY -

County of Stearns

being first duly sworn on oath deposes and says that on

the 20th day of May , 19 44,

at St. Cloud , in said County and State he mailed two copies of the Order hereto attached

in the above entitled matter, to

(Commissioner of Taxation) and one to

THOMEY

(Secretary of State or Foreign Consul) and to all the legatees and devisees and to all legal 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 de-

positing the same in the U.S. mails at

and addressed to the following named persons:

STREET OR POST OFFICE CITY STATE Mayme E. Krouskey 4409 2nd Avenue South Minneapolis, Minnesota Eileen Krouskey Dower 4034 Wentworth Avenue Minneapolis, Minnesota

Subscribed and Sworn to before me this 20th

day of May , 1944 Araemer.

Notary Public, Stearns County, Minn.

My commission expires October 8, 1950.

I ieue n. Thomey

0031

File No. 13,269

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of JOHN M. KROUSKEY

Decedent.

THE ST. CLOUD DAILY TIMES

AFFIDAVIT OF MAILING

Will & Claims

Filed June 9th, 1944

Jank Slesso 9

Probate to get Clerk

No. 3654

State	nf	Minnesota
Pidit	TIT	Dettitte Direct

County of

Stearns

IN THE MATTER OF THE ESTATE OF

John M. Krouskey

Decedent

IN PROBATE COURT.

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

The above entitled matter came o	n to be heard, on the	9th	day of	June	, 19 44
ME	ayme E. Krouske	e y	m d toolass	ant of the above a	amed decedent
for the allowance of an instrument f and for the appointment of	iled therewith purportu	ng to be the tast			
	as Munitification	rator with	the Will	Annexed,	
and the Court having duly heard the	same and all the evide	nce produced in	support thereof,	and having duly	considered the
same; finds as follows: FIRST—That the citation of	this Court, dated the	16th	day of	May	
1944, has been duly served and p	ublished as required by died on the	Π	day of	May	, 19 44
and at the time of his death was a	resident of St	. Cloud	1/4 nn	ocote	
in the County of Stearn	8	, State of		esota	
- 1 1-4 estate in the County of	Stearns		, State		
THIRD—That the subscribing	g witness to said pre N. Thomey	ourported last w	rill and testamen	t of said deceden	t, to-wit:
ments was	.77	duly sworn an	nd examined, a	nd hi	LB
testimony reduced to writing, subsc FOURTH—That said instru	rihed by hi	Lm	and filed he	erein.	
and free from undue influence, of FIFTH—That Joh w as appointed in and by said deceased, and that p as Administrator wit	n H. Ley will to be the execut or etitioner asks h the Will Ann tent to be appoi	thereof is for the analysis and the anal	nistrator	d John H. I t of Lee A. with the Wi	
Annavad of gold	estate.		tkereoj.		
It Is Therefore Ordered said, be, and the same hereby is,	established, allowed, a	ermined, That and admitted to Peffer	t said instrumer probate, as the l	ast will and testo	ment of the above
named decedent; and that			appointe	d Adminis	trator
be, and he	hereby e with the Wil		upporme		
thereof; and that upon the filing t	in this Court of the oath Thousand and	prescribed by	law ana	nis	DOLLARS
bond in the sum of One with sufficient sureties, condition of Administration	ed according to law, and	d the approval th	hereof by the Jud	ge of this Court le	tters
be to him	issued.		00		
Dated June 9th,	, 19. 44	1	X	eges	nex
- Little		1	161		Probate Judge.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

John M. Krouskey

Decedent.

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

Filed this

9th

day of

June

1984, and recorded

in Book " 65 " of Orders, Page # 45

State of Minnesota, County of Steams Steams Sss. IN PROBATE	COURT.
In the Matter of Proving the Last Will and Testament of the Estate of	
JOHN M. KROUSKEY	Proof of Will
Decedent,	
State of Minnesota, County of Steams	
PIERRE N. THOMEY	, bein
duly sworn on behalf of the proponent of the Will, doth depose and say: that	is one of the subscribin
witnesses to the instrument now shown , bearing date the 14th	day d
February A. D. 19 41, and purporting to be the Last Will and Testa	ment of
JOHN M. KROUSKEY	of the Count
of Steerns and State of Minnesota	nous here measure
for probate; that he, PIERRE N. THOMEY,	kneu
and was well acquainted with the said Decedent, in his lifetime and at the time of his	death that on the day
and date of said instrument, to-wit, the 14th day of Feb.	rusry
A. D. 1941, the said instrument was signed, sealed, executed and then and there acknowledge	d, published and declared
by the said decedent, to be his Last Will and Testament in the presence of deponer	nt and of
EDITH WEIS	
the other subscribing witness thereto, and tha	t deponent and the said
the other subscribing witness did then and there, in the presence of the said decedent, and at severally subscribe said instrument as witness thereto.	h1s request,
Deponent further says that at the time of the execution of said instrument as aforesaid, the said disposing mind, memory and understanding of lands.	id Decedent was of sound
and disposing mind, memory and understanding, of lawful age and under no restraint to the best and as he verily believes.	of deponent's knowledge,

And further deponent saith not.

Subscribed and sworn to before me this

Gay of June A. D. 1944

Judge of Probate.

PIERRE N. THOMEY

State of Minnesota,

County of Stearns

Ss.

IN PROBATE COURT

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF

JOHN M. KROUSKEY

Decedent.

TESTIMONY OF

PIERRE N. THOMEY
Subscribing Witness to Will.

Taken, sworn, subscribed and filed this

9th day of

Quene 19 44

Clerk Judge of Proble.

No. 3545*

Last Will and Testament

JOHN M. KROUSKEY

I, JOHN M. KROUSKEY, of St. Cloud, in the County of Stearns and State of Minnesota, being of sound mind and memory, and considering the uncertainty of this frail and transitory life, do therefore make, ordain, publish and declare this to be my Last Will and Testament.

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

SECOND, After the payment of such funeral expenses and debts, I hereby Give, Devise and Bequeath unto Mayme E. Krouskey, my wife, an absolute One-third of my entire Estate, subject only to the reservations contained in Clause Four of this my Last Will and Testament but prior to the time that any of the bequests hereinafter mentioned are deducted.

I hereby also Give, Devise and Bequeath unto Mayme E. Krouskey my two Life Insurance policies in which I have designated her as the sole beneficiary.

THIRD, I hereby Give, Devise and Bequeath unto my daughter, Eileen Krouskey Dower, an absolute One-fifth of my entire Estate, prior to the time that any of the bequests hereinafter mentioned are deducted, but subject to the One-third share hereinbefore bequeathed to my wife.

FOURTH, I hereby Give, Devise and Bequeath unto my daughter, Eileen Krouskey Dower, the motor vehicle owned by me at the time of my death and all of my personal wearing apparel, clothes, books, watch, ring and any other personal effects owned by me, and I hereby specifically designate that these personal items shall not be considered as a part of my Estate for the purpose of arriving at a distribution of my Estate as set forth in paragraph Two of this my Last Will and Testament.

FIFTH, I hereby Give, Devise and Bequeath the sum of One Hundred and No/100 (\$100.00) Dollars unto my Executor for the purpose of having Holy Masses read for the repose of my soul, which Holy Masses are to be read as soon as conveniently possible after the date of my death, and I hereby request that said Holy Masses shall be read by the Crosier Fathers located at Onemia, Minnesota.

SIXTH, I hereby Give, Devise and Bequeath the sum of One Hundred and No/100 (\$100.00) Dollars unto my sister, Mrs. Mary Murtaugh, now residing at 4705-Chicago Avenue, Minneapolis, Minnesota.

SEVENTH, I hereby Give, Devise and Bequeath the sum of One Hundred and No/100 (\$100.00) Dollars unto my niece,

John M. Trouskey

Miss Della Krosky now residing at 3534-Harriet Avenue, Minneapolis, Minnesota.

EIGHTH, I hereby Give, Devise and Bequeath a sufficient sum of money unto my Executor for the purpose of purchasing a burial lot, a moderate tombstone and a marker with the usual adequate inscriptions places thereon, which burial lot shall be located in the St. Mary's Oath-olic Cemetery of Minneapolis, Minnesota. I hereby fur-thermore designate that a sufficient sum of money be paid to the St. Mary's Catholic Cemetery Association to guar-antee the perpetual care of said burial lot and grave.

NINTH, I hereby Give, Devise and Bequeath all of the residue of my Estate, both Real and Personal, whatsoever the same may be, as follows, to-wit:

- (a) An undivided One-third interest unto The Society for the Propagation of the Faith, Inc. of St. Cloud, Minn-
- (b) An undivided One-third interest unto The Franciscan Poor Clare Monastery, a Religious Corporation, located at Sauk Rapids, Minnesota.
- (c) An undivided One-Third interest unto The Orosier Fathers, a Religious Corporation, located at Onamia, Minn.

LASTLY, I make, constitute and appoint John H. Ley to be Executor of this my Last Will and Testament, hereby revoking all former Wills by me made.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal the 14th day of February in the year of our Lord one thousand nine hundred and forty-one.

John M. Trousey

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

Field Meis residing at St. Gloud, Minnesota.

residing at St. Oloud, Minnesota.

LAST WILL AND TESTAMENT of JOHN M. KROUSKEY

PIERRE N. THOMEY
ATTORNEY AT LAW
304 GRANITE EXCHANGE BLDG.
ST. CLOUD, MINN.

COUNTY OF Stearns

In Probate Court CERTIFICATE OF PROBATE

IN THE MATTER OF THE ESTAT	E OF John M. Krouskey	DECEDENT
BE IT REMEMBERED, That of	m the day of the date hereof at a	ecial Term
of said Probate Court, pursuant t	to the notice duly given, the last will an	d testament of
John M. Krouskey	Decedent, late of said County	of Stearns
bearing date the 14th	day of February	19 41 , and being the annexed
written instrument, was duly prov	ed before the Probate Court, in and for	the County of Stearns
	nd admitted to probate by said Court acc M. Krouskey	cording to law; as and for the last Will
deceased, which said last Will and	Testament is recorded and the examinat	ion taken thereon filed in this office.
COURT		REOF, The Judge of the Probate Court as hereunto set his hand and affixed out at St. Cloud
SEAL	in said County, thi	0+1
	0 3	Judge of Probate.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF John M. Krouskey

Decedent.

Certificate of Probate of Will

9th Filed this day of 19 44, and recorded, June together with the will attached in Book

of Records of Wills, Page.

XXXX of Probate.

County of Stearns

88.

IN PROBATE COURT

In the Matter of the Estate of

John M. Krouskey

Decedent.

Letters of Administration with Will Annexed

To

Lee A. Peffer

GREETING:

Thereas, 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:

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.

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

12th

day of

June

19 44

I Suege ne probate Judge



1831 8966

State of Minnesota,

County of

Stearns

PROBATE COURT

In the Matter of the Estate of

John M. Krouskey

Letters of Administration with Will Annexed

June , 1944, and Recorded in Book " It " of Letters, Page 127.

| Mark flags of Propose fourt.

Probate Judg

IN PROBATE COURT

, Judge of the Probate Court, in and for

State of Minnesota,

A. D. 19

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

true and correct copy of said original, and the whole thereof.

WITNESS, my hand and seal of said Court, at

I

R-46 POWER OF ATTORNEY Nº 46436

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 and filed separately if desired.

That the Western Surety Company, a corporation, organized and existing under the laws of the State of South Dakota, does hereby make, constitute and appoint, __Leo. B. Gambrino

in the city of St. Cloud County of Stearns State of Minnesota

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 and its acts and deed, the following bonds and no others.

(A) An Original Bond of ADMINISTRATOR, EXECUTOR, TRUSTEE, RECEIVER, REFEREE IN PARTITION required by any statute or decree of any court, or AN ADDITIONAL BOND for SALE OF REAL or PERSONAL PROPERTY where the Western Surety Company has the original Bond (excluding Receivers for the benefit of creditors in lieu of Federal Bankruptcy Proceedings), provided the penalty shall not exceed FIFTY THOUSAND (\$50,000.00) DOLLARS.

(B) An original bond required by a GUARDIAN or CONSERVATOR provided the penalty shall not exceed FIVE THOUSAND (\$5,000.00) DOLLARS.

(C) A TRUSTEE or RECEIVER IN BANKRUPTCY qualifying bond required in the United States Court, provided the penalty shall not exceed FIFTY THOUSAND (\$50,000.00) DOLLARS.

(D) A plaintiff's ATTACHMENT or REPLEVIN bond, or CLAIM AND DELIVERY bond, or INJUNCTION or FORE-CLOSURE bond provided the principal upon the bond is a corporation, or any department of the State or Federal Government acting in its own name or in the name of a duly appointed Superintendent, Trustee or Receiver, provided the penalty shall not exceed FIVE THOUSAND (\$5,000.00) DOLLARS.

(E) A bond or undertaking for COSTS ONLY or a REMOVAL bond to the Federal Court (no authority, expressed or implied, is given for the execution of open penalty, stay or supersedeas bonds or for the payment of Judgments, however styled), provided the penalty shall not exceed FIVE HUNDRED (\$\$500,00) DOLLARS.

(F) A bond required by any City, Town or County to be given and filed pursuant to the laws and ordinances regulating the granting of a LICENSE or PERMIT for the conducting of any business (excepting bonds for truckers or public carriers), provided the penalty shall not exceed THREE THOUSAND (\$3,000.00) DOLLARS.

(G) A NOTARY PUBLIC bond provided no such bond shall be in the penalty of more than SIX THOUSAND (\$6,000.00) DOLLARS.

(H) A Bond required to be filed by a PUBLIC OFFICIAL or employee, appointed or elected, (except treasurers of all kinds, sheriffs or other peace officers, constables and tax collectors) in qualifying for office, provided the penalty shall not exceed FIVE THOUSAND (\$5,000.00) DOLLARS.

(I) Any other bond or indemnity (not included in clauses A to H inclusive), provided there is attached to this Power of Attorney, written authority in the form of an endorsement, letter, or telegram, signed by the President, Vice-President, Secretary, Treasurer, or Assistant Secretary of the Western Surety Company of Sloux Falls, South Dakota.

The Company waives the requirement that the corporate seal be attached to the bond which this power of attorney authorizes executed.

The execution and acknowledgment by the said Attorney-in-Fact of any such bonds in pursuance of these presents, shall be as binding upon said Company as fully and amply to all intents and purposes as if such bond had been duly executed and acknowledged by the regularly elected officers of the Company in their own proper person.

Provided, however, that this Power of Attorney does not authorize or empower said Attorney-in-Fact to give consent to any alterations or changes in terms, conditions or covenants of said bonds when once executed nor to any alterations or changes in the form or conditions of any contract on which this Company is surety nor to bind or in any way commit the said WESTERN SURETY COMPANY to any course or position whatever regarding adjustment of claims or complaints that may be made thereunder or in connection with any bond which may be executed by this Company.

ALL AUTHORITY HEREBY CONFERRED SHALL EXPIRE AND TERMINATE, WITHOUT NOTICE AT MIDNIGHT, MAY 31, 1946.

The Western Surety Company further certifies that the following is a true and correct copy of Section 7 of the By-Laws of the Western Surety Company, duly adopted and now in force, to-wit:

"Section 7. The President, any Vice-President, Secretary, any Assistant Secretary or Treasurer may appoint Attorneys in Fact, or Agents, who shall have authority to issue bonds, policies or undertakings in the name of the Company, subject to such rules and regulations as such officers may prescribe."

IN WITNESS WHEREOF, The said WESTERN SURETY COMPANY has caused these presents to be executed by its President and General Manager, with its corporate seal affixed this 2nd day of January, 1943.

ATTEST:

Assistant Secretary

WESTERN SURETY COMPANY.

By

President and General Manager.

STATE OF SOUTH DAKOTA, COUNTY OF MINNEHAHA

On this 2nd day of January, 1942, before me, a Notary Public, personally appeared DAN KIRBY, who being by me duly sworn, acknowledged that he signed the above Power of Attorney as President and General Manager of the said WESTERN SURETY COMPANY and acknowledged said instrument to be the voluntary act and deed of said corporation.

My Commission expires Morember 10, 1946	6. Voelker
my commission expires	Notary Public, South Dakota.
STATE OF	-)
COUNTY OF	_}as.
On this day of	A. D. 19, before me, a Notary Public, in and for said County, per-
sonally appearedsworn, did say, that he is the Attorney-in-Fact of Dakota, created, organized and existing under an ment was executed on behalf of the said co	the WESTERN SURETY COMPANY, a corporation of Sloux Falls, South dby virtue of the laws of the State of South Dakota, that the said instrupporation by authority of its Board of Directors and that the said
corporation and that he has authority to sign sa	acknowledges said instrument to be the free act and deed of said instrument without affixing the corporate seal of said corporation.
IN WITNESS WHEREOF, I have hereunto s	ubscribed my name and affixed my official seal at
th	e day and year last above written.
	The state of the s
	Notary Public.
My Commission expires	

County of Stearns

IN PROBATE COURT



IN THE MATTER OF THE ESTATE OF

JOHN M. KROUSKEY Decedent

BOND

Western Surety Company organized under the laws of the State of South Dakota e certificate of the Insurance Commissioner of the State of Minnesota showing that it is authorized to contract bonds in said State of Minnesota, as surety, are held and firmly bound unto RAPLE E. J. RUEGEMER , as Judge of Probate of the County of money of the United States, to be paid to said Judge of Probate, or his successor in office; for which pay truly to be made, we bind ourselves and each of our heirs, executors, administrators, successors, and assigns e presents. Addition of This Chligation is Such. That if the above bounden Lee A. Peffer who has been appointed repre of the estate of the above named, JOHN M. KROUSKEY shall well and large all the duties of his trust as representative of said estate according to law, then this ob e void; otherwise it shall remain in full force and virtue. PARTIER AND NO/100-(\$1000.00) Who has been appointed repre of the estate of the above named, JOHN M. KROUSKEY shall well and large all the duties of his trust as representative of said estate according to law, then this ob e void; otherwise it shall remain in full force and virtue. PARTIER PROPRIED PROPR
organized under the laws of the State of South Dakota e certificate of the Insurance Commissioner of the State of Minnesota showing that it is authorized to contract bonds in said State of Minnesota, as surely, are held and firmly bound unto RARLE E. J. RUEGEMER, as Judge of Probate of the County of money of the United States, to be paid to said Judge of Probate, or his successor in office; for which pay truly to be made, we bind ourselves and each of our heirs, executors, administrators, successors, and assigns e presents. Addition of This Chligation is Such. That if the above bounder Lee A. Peffer who has been appointed repre for the estate of the above named, JOHN M. KROUSKEY shall well and large all the duties of his trust as representative of said estate according to law, then this ob e void; otherwise it shall remain in full force and virtue. PAS Whereaf, Said principal has hereunto affixed his hand and seal
bonds in said State of Minnesota, as surely, are held and firmly bound unto RAPLE E. J. RUEGEMER , as Judge of Probate of the County of the United States, to be paid to said Judge of Probate, or his successor in office; for which pay truly to be made, we bind ourselves and each of our heirs, executors, administrators, successors, and assigns a presents. Addition of This Obligation is Such. That if the above bounden Leg A. Peffer , who has been appointed represents the estate of the above named, JOHN M. KROUSKEY , shall well and large all the duties of his trust as representative of said estate according to law, then this obe evoid; otherwise it shall remain in full force and virtue. PARTICIAN SAID PROBATE THE COUNTY OF SAID PROBATE THE C
RAPLE E. J. RUEGEMER , as Judge of Probate of the County of Minnesota, in the sum of ONE THOUSAND AND NO/100-(\$1000.00). I money of the United States, to be paid to said Judge of Probate, or his successor in office; for which pay truly to be made, we bind ourselves and each of our heirs, executors, administrators, successors, and assigns a presents. Addition of This Chligation is Such. That if the above bounden Lee A. Peffer who has been appointed representative of the above named, JOHN M. KROUSKEY shall well and large all the duties of his trust as representative of said estate according to law, then this objects the said principal has hereunto affixed his hand and seal
I money of the United States, to be paid to said Judge of Probate, or his successor in office; for which pay truly to be made, we bind ourselves and each of our heirs, executors, administrators, successors, and assigns e presents. Addition of This Obligation is Such. That if the above bounden Lee A. Peller who ha a been appointed represents the estate of the above named, JOHN M. KROUSKEY shall well and sarge all the duties of his trust as representative of said estate according to law, then this obe evoid; otherwise it shall remain in full force and virtue. PAS Whereof. Said principal has hereunto affixed his hand and seal
, who has been appointed representative of said estate according to law, then this observable representative. The estate of the above named, JOHN M. KROUSKEY shall well and arge all the duties of his trust as representative of said estate according to law, then this observable research. Said principal has hereunto affixed his hand and seal
of the estate of the above named, JOHN M. KROUSKEY. shall well and the duties of his trust as representative of said estate according to law, then this observed to therwise it shall remain in full force and virtue. The Butterent, Said principal has hereunto affixed his hand and seal
ers Wherenf, Said principal has hereunto affixed has hand and seal
евв Whereaf, Said principal ha & hereunto affixed hls hand and seal
arety has caused these presents to be signed by its Attorney in Fact
and its corporate seal to be hereto attached by authority of its Board of Directors
9th day of June , 19 44.
Alge framer Out of Showing Attorney in Fact Out of Seal, South Dakota Attorney in Fact
ene 11. Thomey Sea 1. Jugger (Seal)
alyce frames (Seal
Souix Falls. South Dakota
June N. Showy - D. 13 G
aire France. Afformer in Fact
Accorney in Fact
ACKNOWLEDGMENT OF PRINCIPAL
tte of Minnesota,
Stearns 88.
9th day of June , 1944 , before me personally
Lee A. Peffer , to me well known
who executed the foregoing bond as principal, and who did acknowledged
executed the same for the uses and purposes herein expressed as his free act and deed. THOMEY, Notary Public. THOMEY, Notary Public. Thomey
Notary Public, Steams PIERRE N. THOMAY County, Minnesota.
n Expires June 29th, , 1949.
ACKNOWLEDGMENT OF SURETY
te of Minnesota,
Stearns)88. On this 9th day of
June ,1944, before me appeared Leo B, Gambrino day of
, to me personally known, who being by me
d say that Western Surety Company
uix Falls, South Dakota , a corporation; that the seal affixed instrument is the corporate seal of said corporation, and that said instrument was executed in behalf of said Leo B. Gambrino Attorney in Fact, by authority of its Board of Directors; and the said
Leo B. Gambrino , by authority of its Board of Directors; and the said
id instrument to be the free act and deed of said corporation.
Fiene N. Thomey
Notary Public, Stearns County, Minnesota. Expires June 29th 19 49

PIERRE N. THOMEY, Notary Public. St. Gloud, Stearns County, Minnesota My Gommission Expires June 29, 1949

I hereby approve the within bond and the surety		74364	. 1
8/11.0	thereon, this	la	2th d
June , 194	4 10	1	
The state of the second in the second	e X	The	Probate Jud
OATH OF	REPRESENTATI	VE	1 Toodie 9 iid
State of Minnesota,			
County of Stearns ss.			
I, LEE A. PEFFER			
Control of the Contro			
lo swear that I will faithfully and justly perform all the de			
Representative			Estate
with a source maniera		KROUSKEY	
o the best of my ability and according to law, so help me PIERRE N. THOMEY, Notary Public.			
St. Cloud, Stearns County, Minnesona My Gommission Expires June 29, 1949		Lu 6	9. Pieggen
ubscribed and sworn to before me this 9th	***************************************		LEE A. PEFFER
ay of June	, 19 44		
Pien N. Thomey			
Notary Public Stearns , County,	Minnesota		
ly Commission Expires June 29th,			
	For Landin		
of ative	Jo Mo	said of	obate te.
RT state of Decedent.	day of	and said	Probate 57
DURT E Estate of Decedent. Decedent. presentative FORM)	day of	44, and said	of Probate 2 Probate.
COURT f the Estate of OUSKEY Decedent. Representative	day of	19 44, and said	10/8
FERNE TO THE Estate of KROUSKEY Decedent. Tof Representative COMPANY FORM)	2th day of	ook y od said	10/8
BATE COURT BATE COURT A. KROUSKEY Decdent. Oath of Representative FIT COMPANY FORM)	12th day of	in Book y ond said	1 000
0 a d da	Filed the 12th day of	Greece, 1944, and said mid recorded in Book 4 of	10/8

State of Minnesota, County of Stearns	ss. IN PROBATE COURT
IN THE MATTER OF THE ESTAT	TE OF
John M. Krouskey	Order Appointing Appraisers
	Decedent.
On all the files, records, and proceedings in	n said estate
It is ordered that Edwar	rd J. Schnettler
Edward Noehring	,
be and they are hereby appointed appraisers, to ap	opraise upon oath the estate of the said decedent according to law.
Dated this 14th	day of June , 19 44.
(PROBATE COURT SEAL)	A Kriege ne Probate Julge

003: 097:

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

John M. Krouskey

Decedent.

Order Appointing Appraisers

Filed June 14th, , 19 44

Frank Herry Probate Judge Clerk.

No. 357916*

	110000	
	-	
Sent with	nt	Minnesota,
SIGHE	m	mulli bula.

Stearns County of

In the Matter of the Estate of

JOHN M. KROUSKEY

IN PROBATE COURT

File No. 13, 269

INVENTORY AND APPRAISAL

Date of Death May 8th, , 1944.

OATH OF APPRAISERS

Decedent.

State of Minnesota, Iss.	
County of Stearns	I, Edward J. Schnettler , and
Edward Noehring	do solemnly swear that I will honestly, faithfully and im-
	, decedent to the best of my ability, So Help Me God.
Subscribed and sworn to before me this 14th	Edward Schnettler Edward Hoshing
day of Pidage N. Thomby	EDWARD J. SCHNETTLE
day of Pine . Thomey Notary Public, THOMEY Steams County, Minn.	Couraid Required Ward Noethring
My commission expires June 29th, , 19 491	
PIEBES N. THOMEY, Notary Public, St. Gloud, Stearns County, Minnesota INVENTORY AN	ND APPRAISAL

My Commission Expires June 29, 1949

to the court-That the following is a true and correct inventory of all the property of the above named estate, both real and personal, possession and of which he has knowledge after diligent search

(a) The homestead of decedent, being in the County of	of Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
none , State of Minnesota, consistin acres in area described as follows, to-wi	ng	None
(b) All other real estate of decedent being in the County None, State of Minneso lescribed as follows, to-wit:	of ta,	s None

FORWARDED

	Specify Encumbrances and Respective Amounts	Net Val Over Encum
Brought Forwa	rd	\$ None
Total Net Value of Real Estate		-
Class II—Furniture and Household Goods:		8 None
	8	8 None
		8 None
		None
		None
		None
		None
Total Value of Furniture and Household Goods		AT VALUE
Total Value of Furniture and Household Goods LASS III—Wearing Apparel		None None
Total Value of Furniture and Household Goods LASS III—Wearing Apparel	8	\$ None
Total Value of Furniture and Household Goods LASS III—Wearing Apparel	\$	AT VALUE
Total Value of Furniture and Household Goods LASS III—Wearing Apparel	8	\$ None
Total Value of Furniture and Household Goods LASS III—Wearing Apparel	\$	\$ None
Total Value of Furniture and Household Goods LASS III—Wearing Apparel	\$	\$ None
LASS III—Wearing Apparel	\$	\$ None
Total Value of Warring Annal	\$	\$ None \$ None
Total Value of Wearing Apparel ASS IV—Corporation Stock	8	\$ None
Total Value of Wearing Apparel ASS IV—Corporation Stock t. Cloud Credit Union		\$ None \$ None
Total Value of Wearing Apparel ASS IV—Corporation Stock t. Cloud Credit Union S. Defense Bonds		\$ None \$ None \$ None
Total Value of Wearing Apparel ASS IV—Corporation Stock Cloud Credit Union S. Defense Bonds S. Postal Savings		\$ None \$ None \$ None \$ 200.00 187.50
Total Value of Wearing Apparel ASS IV—Corporation Stock t. Cloud Credit Union S. Defense Bonds 3. Postal Savings 3. Civil Service Retirement Fund		\$ None \$ None \$ None \$ 200.00 187.50 210.00
Total Value of Wearing Apparel ASS IV—Corporation Stock t. Cloud Credit Union S. Defense Bonds 3. Postal Savings 3. Civil Service Retirement Fund		\$ None \$ None \$ None \$ 200.00 187.50 210.00 500.00
Total Value of Wearing Apparel ASS IV—Corporation Stock t. Cloud Credit Union S. Defense Bonds 3. Postal Savings 3. Civil Service Retirement Fund	\$	\$ None \$ None \$ None \$ 200.00 187.50 210.00
Total Value of Wearing Apparel ASS IV—Corporation Stock t. Cloud Credit Union S. Defense Bonds 3. Postal Savings 3. Civil Service Retirement Fund		\$ None \$ None \$ None \$ 200.00 187.50 210.00 500.00
Total Value of Wearing Apparel ASS IV—Corporation Stock Cloud Credit Union Defense Bonds Postal Savings Civil Service Retirement Fund Share Am. Tel & Tel.	\$	\$ None \$ None \$ None \$ 200.00 187.50 210.00 500.00 150.00
Total Value of Wearing Apparel ASS IV—Corporation Stock t. Cloud Credit Union S. Defense Bonds S. Postal Savings S. Civil Service Retirement Fund e Share Am. Tel & Tel.	\$	\$ None \$ None \$ None \$ 200.00 187.50 210.00 500.00 150.00
Total Value of Wearing Apparel ASS IV—Corporation Stock t. Cloud Credit Union S. Defense Bonds S. Postal Savings S. Civil Service Retirement Fund te Share Am. Tel & Tel.	\$	\$ None \$ None \$ None \$ 200.00 187.50 210.00 500.00 150.00
Total Value of Wearing Apparel ASS IV—Corporation Stock t. Cloud Credit Union S. Defense Bonds S. Postal Savings S. Civil Service Retirement Fund te Share Am. Tel & Tel.	\$	\$ None \$ None \$ None \$ 200.00 187.50 210.00 500.00 150.00

S V—Mortgages, Bonds, Notes and other written are list any written obligations of any kind due and owing cedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest of D		Principal	Appraised Value of Principal & Interest
cedent, with interest rate and maturity, also book and page of record of Mortgages)			8	8 None
	8			4
				-
		90000		0 11-00
Ronds, Notes, e	tc.			s None
Total Value of Mortgages, Bonds, Notes, e	-		Encumbrances	Net Value
CLASS IV—All other Personal Property: (Here list Cash, Book Accounts, Annuities, Farm Crops, Machinery, etc.)		and Res	pective Amounts	Over Encumbrances \$ 1023.53
- 1 -e St Paul.	Checkli	ng Acc	ount	347.89
Commercial State Bank of St. Faux American National Bank, Checking Ac	count			1339.14
American National Bank, St. Gloud Security Federal Savings, St. Gloud	1,			
Security Federal Co.				
O				
		-		
				2
Total Value of All Other Person	al Propert	y		\$ 2710.5
Total Value of All Other Person	SINNIA	I/ I		- s None
	JUNE 11	y the app	raisers herein, is	is \$ 3958.06
	as valued b		e appraisers herei	
The total value of all the real estate of decedent,	as valued o edent, as va	lued by th	to a barrin de	8 3958.06
The total value of all the real estate of decedent, The total value of all the personal property of dec	lood by	the appr	aisers neretie, to	
	lood by	the appr	aisers neretie, to	
The total value of all the real estate of decedent, The total value of all the personal property of dec	lood by	the appr	aisers neretie, to	LEE 4. PEFFER Representa

	VERI	FICATION				
State of Minnesota,	100					
County of Stearns			LEE A.	PEFFER		
······································			•••••			
being duly sworn, on oath say a that he						
ha a read the foregoing inventory subsc	ribed by	him	and k	now. B the c	ontents thereof a	nd that th
same is a true and correct inventory of all of the	e estate of th	he decedent	that has con	ne to his	.ownp	ossession o
knowledge.						
Subscribed and sworn to before me this				Su 0	2 07 6	
day of June , A. 1	0. 19	1		L	EE A. PEFF	ER
PIERRE N. THOMEY Notary Public, Stearns Con	untu Minn				Represe	ntative
Mu commission expires June 29th, ECNE N. HOMEY, Notary Public, St. Gloud, Staarns County, Minassoria	, 19.49	1				
State of Minnesota.	rificate)	OF APPI	RAISERS			
County of Stearns		We,	the unders	igned apprais	sers, duly appoi	nted by the
Probate Court of Stearns			Cour	nty, Minnesot	a, to appraise ti	he estate o
JOHN M, KROUSKEY						
the oath prescribed by law and hereto annexed, h	ereby certify	y and return	, that we he	ave carefully e	xamined and con	nsidered the
inventory of said estate delivered to us by the re-						
faithfully and impartially and to the best of our each item thereof in figures the value thereof in m						
property, and of the whole of said estate.		,,,,,,,	, ,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		a value by cach co	aloo of bara
Dated this 14th						
Dated this 14th		day of		une	, A.	D. 19. 44
		6	diva	rd	Schne	tthe
			50	e Wash	RD J. SCHN	ETTLER
		************	Lettera	EDWARD N	OEHRING AP	praisers.
	of which of Green	Jan Street Street	all more cape			
	1 1	pun		f la.	t of	1.1
inta, I T State of V Decedent.	90	.06 ory	19	rer o	day of 19 44	Attorney.
Setat KT	- \$ 3958.06	- \$ 3958.06	this	Deputy-Treasurer of County, Minnesota	A. D. 1944 A. D. 1944 Most Traffe Gen	Atto
Trie No. #13,269 Stearns. PROBATE COURT PROBATE COURT PROBATE AND THE EST PROBATE AND THE EST PROBATE AND THE AN	1 1 N 8	S in	tted	try-T	AND	
of t Col the	1 1	with	admi	Co	Probate 1	No. 3887*
BAT BAT	, , ,	. f the	eby		, office	No.
tor Ma	mal Estat	aisal ice o	s her		2 4	
State of Minnesota, County of Stearns PROBATE COURT In the Matter of the Estate of JOHN M. ERCUSKEY Decedent.	Total Personal - Total Real Estate	Total Appraisal \$ 3958.06. Due service of the within inventory and	appraisal is hereby admitted this day of		北少	
Inv	otal 1	otal .	appraiday of		200	
	7	H	ay do	1 11	man de la	

STATE ()F	MI.	NN.	ESO	TA
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County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

JOHN M. KROUSKEY

Decedent

INHERITANCE TAX RETURN

Date of death May 8th, 1944.

GENERAL INSTRUCTIONS

This return must be filed with the Probate Court, at or before the time of filing the inventory, by the representative of the estate of every person whose death occurred after April 20, 1939.

All questions must be answered. Where space is insufficient for giving the complete information required, separate sheets should be attached, appropriately marked and referred to by letter or number.

If the estate is, or may be, taxable the return must be made in duplicate and one copy must be delivered to the Commissioner of Taxation under the direction of the Probate Court.

Name and address of the attorney for the estate must appear on the face of the return.

Below appear excerpts from Chapter 338, Session Laws of Minnesota for 1939, amending Mason's Minnesota Statutes of 1927, Section 2295 and Section 2304, relating to Inheritance Tax Return.

"2295 (2). Every representative shall, at the time of filing the inventory as required by law, file with the Probate Court a return under oath, in such form as may be prescribed by the attorney general, of all property within his knowledge and the value thereof at the date of the decedent's death, (a) which the decedent has at any time transferred and which is or may be subject to an inheritance tax, (b) which the decedent held in joint tenancy, (c) which was subject to the exercise of a power of appointment by the decedent. The return shall also contain a list of all policies of insurance on the life of the decedent payable to named beneficiaries, and the amounts thereof, if the total amount thereof exceeds \$32,500."

"2304 (2). In all estates where it appears from the inventory, appraisal and return that an inheritance tax may be imposed, the representative shall, upon the filing thereof, under direction of the court, deliver a copy of each, and of the petition, and will, if any, to the attorney general."

(Note:—Chapter 431, Laws of Minnesota for 1939, transfers duties of attorney general relating to inheritance taxation to the Commissioner of Taxation.)

ALL QUESTIONS ON THIS PAGE MUST BE ANSWERED

INSTRUCTIONS FOR SCHEDULE I

Property held in Joint Tenancy

All personal property of every kind, wherever situated, and all real property situated in Minnesota, held in joint tenancy by the decedent and any other person or persons must be included in Schedule I. If the survivor furnished any part of the consideration the amount and nature of the consideration should be stated. If the property was acquired by the decedent and the survivor as joint tenants, by gift, bequest, devise or inheritance, that fact should be stated. The full value of the property held in joint tenancy should in all cases be given. Identify the homestead, if any, as such.

Did the decedent, at the time of his death, own any real or personal property as a joint tenant with the right of survivorship?

INSTRUCTIONS FOR SCHEDULE II

Insurance and Annuities

Schedule II must state all life or accident insurance taken out by decedent and payable on the death of the decedent, to named beneficiaries, where the total amount of insurance payable to named beneficiaries exceeds \$32,500. Insurance payable to the decedent, whether by the terms of the policy or by reason of the decedent, whether by the terms of the policy or by reason of the death of the named beneficiary, should be include in Schedule II regardless of the total amount of the insurance payable to named beneficiaries. If any policy was payable only by installments state the terms of the policy with respect to the amount and duration of payments. Schedule all annuities owned by decedent which had a commuted or cash refund value on death.

 Did the decedent, prior to his death, take out policies of life insurance, payable to named beneficiaries, aggregating in excess of \$32,500?

Ans. Yes or No. No.

Did the decedent, at his death, have any life insurance payable to his estate?

Ans. Yes or No.....No........

3. Did the decedent at the time of his death own any annuities which had a commuted or cash refund value?

Ans. Yes or No. No.

INSTRUCTIONS FOR SCHEDULE III

Transfers by the Decedent

Schedule III must describe all property which the decedent has at any time transferred and which is, or may be, subject to an inheritance tax. This includes all transfers: (a) In contemplation of death; (b) Intended to take effect in possession or enjoyment at or after death; (c) In trust, where the income, or any part thereof, or the power of revocation, is reserved to the donor.

If the transfer was by deed, give the date of execution and of recording. If the transfer was in trust or to an insurance company for the purchase of an annuity, attach a copy of the instrument or contract and give the age and relationship of all beneficiaries.

INSTRUCTIONS FOR SCHEDULE IV Powers of Appointment

Ans. Yes or No. No.

Under Schedule IV should be stated all property which the decedent at any time held subject to a power of appointment vested in him either by will or by any other instrument. A copy of the instrument granting the power of appointment should be attached and also a copy of the instrument exercising the power of appointment, if not a will previously filed for probate. The return must include all property held subject to a power, whether or not the power was exercised.

If decedent at any time held property subject to a power of appointment prepare a schedule headed "Schedule IV" and give the following information: (1) Date of instrument creating power; (2) Type of instrument creating power; (3) Description of property; (4) Person to whom appointed and relationship to decedent; (5) Estimated value at date of death; (6) If real property county assessor's true and full value at date of death.

 Did the decedent have power of appointment over any real estate in Minnesota or of any personal property?

Ans. Yes or No.....No....

2. Did decedent exercise power of appointment?

Ans. Yes or No.....No

Estate of

SCHEDULE I

PROPERTY HELD IN JOINT TENANCY

Note:—See instructions on inside cover page. Answer all questions fully.

List property in the following order: (1) Real estate; (2) Furniture and household goods; (3) Wearing apparel; (4) Corporation stocks (under description identify by certificate numbers and give class of stock and par value and price per share); (5) Mortgages, Bonds, Notes and other Written Evidences of Debts (under description give name of debtor, bond number, rate of interest, maturity date, price per hundred); (6) All other Personal Property.

Date of transfer to joint tenants	Description	Surviving joint tenant	Relationship to decodent	Liens or encumbrances, etc.	Value at date of death	County Assessors tru and full value of rea estate as of date of death
				\$ NONE	\$ NONE	\$ NONE
						1
	Total			s_NONE	s NONE	* NONE

SCHEDULE II

INSURANCE AND ANNUITIES

Note:-See instructions on inside cover page. Answer all questions fully.

Date Taken Out Num			Amount payable at death, including post-	t payable at cluding post- dividend or di or cash re- e of annuties	Did Decedent on July 15, 1937 have right to:	
Date Taken Out	Number of Policy	Name of Company	mortem dividend or commuted or cash re- fund value of annuities		(1) Change Benefici- ary?	(2) Cash Surrende Value?
			\$ NONE			
			\$ NONE			

Estate of		
Fetate of		

JOHN M. KROUSKEY

SCHEDULE III

TRANSFERS MADE BY DECEDENT DURING LIFE

Note:-See instructions on inside cover page. Answer all questions fully.

Date of Transfer	Description of Property Transferred	How Transferred	Full Name of Transferee	Relationship to Decedent	Liens or encumbrances, etc.	Value at Date of Death	County Assessors tru and full value of Real Estate at Date of Death
					* NONE	\$ NONE	* NONE
					s NONE	s NONE	NONE

AFFIDAVIT

I, the undersigned representative of the estate of the above named decedent do hereby swear that I have carefully examined the foregoing return, including the separate sheets attached, if any, and that, to the best of my knowledge, information and belief, herein is listed all of the property required by law to be included in said return; that all questions have been truly answered; that I have no knowledge of any transfers required to be included in this return except as stated; and that to the best of my knowledge, information and belief the values shown in the foregoing schedules are the true and full values as of the date of the decedent's death; and that all statements made herein are true and correct.

(Signature) Lee a - Perger LEE A. PEFFER

(Address) St. Cloud, Minnesota

Subscribed and sworn to before me this

14 = day

Piene n. Thomas

Notary Public, Stearns County, Minnesota My commission expires June 29th, 1949.

PIERRE N. THOMEY, Notary Public, St. Gloud, Stearse County, Minnesota My Commission Expires June 29, 1949 August 5, 1939.

Form approved by G. Howard Spaeth Commissioner of Taxation of Minnesota

By Franklin B. Stevens, Director Division of Inheritance and Gift Taxes

383 1 2883

File No. 13.269

STATE OF MINNESOTA

County of Stearns

Re: Estate of

JOHN M. KROUSKEY

Decedent.

INHERITANCE TAX RETURN

Name

Address

Attorney.

STATE OF MINNESOTA DEPARTMENT OF TAXATION DIVISION OF INHERITANCE AND GIFT TAXES

REPORT OF SAFETY DEPOSIT BOX EXAMINATION

IN THE MATTER OF THE ESTATE OF. John M. Brouskey , DECEASED Stearns County of Box No. 196 standing in the name of John M. Krouskey

American National Bank

St. Cloud MIMM Stearns in the City of .. County, Minnesota.

Names of those present participating in the opening, examination and transfer;-

Mrs. John M. Krouskey Treasurer Lee Peffer

For the Estate

Geo. J. Meinz

For the Bank or Trust Co.

Date of opening 5-13-44

in the place of business of.....

DESCRIPTION OF PROPERTY:

Policy No.1539 St. Cloud Auto Club

PARTICIPATION IN PROPERTY.

Mutual Benefit Health & Accident Association Policy #44587

U S Civel Service Pension Fund designation

U S Civel Service Pension Fund designation
U S Defence Bonds Sereis E. No's all in name of John M. Krouskey
Q 5356517E, Dec 1941 Q11322409E Feb 42, Q4386105 E Nov 41, Q 1416502 E June 41
Q 3747317E Oct 41, Q1892645E Aug 41, Q 1892617E July 41, Q 2747613E Sep.41,
Q 19206175 E Apr.42, Q 9292291E Jan 42 Ten (10) at \$25.00 each.
1 share A.T.& T. No. VN27786
Postal Savings Ctf's No.546E \$20.00, E 547 \$20.00, E.548 at \$20.00
EM66 at \$20.00, E 0641 at \$10.00, D 744 at \$10.00, C.902 \$5.00, C.4028 \$5.00
F.312 - \$50.00, F 388 - \$50.00
Hohn M. Krouskey Last Will & Testament.

The above is hereby certified to as a correct and complete description of the contents of the above described safety deposit box.

 One copy of this Report should be sent by the County Treasurer to the Probate Counting at St. Paul, Minn. interested county and one copy to the Commission

t. Pais, saint.

If the County Treasurer for any reason deems it inadvisable to have the contents of such box delivered to the representative of action of such securities, the Treasurer may serve notice upon the Safety Deposit Box Company to defer such delivery for tentinence Statutes 1927, as amended by Chapter 338, Laws of 1939. See also, Section 10306, Manoria Statutes 1927, as amended by Chapter 338, Laws of 1939. See also, Section 10306, Manoria Statutes 1927, as

G. HOWARD SPAETH,

By FRANKLIN B. STEVENS, Director, Division of Inheritance Gift Taxes.

County of Steares

IN THE MATTER OF THE ESTATE OF John M. Knowskig, Deceased

Report of Safety Deposit Box Examination

OF July A D 1944

OF July A D 1944

Clerk of Grobats

State of Minnesota, Ss. IN PROBATE COURT County of Stearns



In the Matter of the Estate of	JOHN M. KROUSKE	У, D	eceased.
To the Probate Court within and for in the State of Minnesota:	the County of	STEARNS	
The Petition of Mayme E. K	rouskey		
of the County of Hennepin		and State of Minnesota, respect	fully shows and
states that she is the widow of JOHN	M. KROUSKEY,		
late of the County of Stearns	deceased.	That said deceased died on the	Sth
day of May,	, 19 44. That on the	9th	day of
June , 194	4 , Letters Te	stamentary	upon the
Estate	of said	JOHN M. KROUSKEY, C	lecessed,
were duly issued by this Court to			
of said County of Steams, St			
That the said deceased left surviving, you			
Eileen Krouskey Dower, an	adult married o	hild.	
That said children all reside with your			
of Minnespolis			
State of Minnesote said deceased. That said family are entirely dependent That the sum of \$ 30.00 per during the settlement of said estate.	t upon said estate for the	rir maintenance during the settleme	nt of said estate.
Wherefore, Your petitioner prays the ing the family of said deceased the sum of \$	30.00	ner allowing to said widow and che per month during the settlement of Mayne E. From	said estate.
State of Minnesota,	A. D. 1944		
County of HENNEPIN)		
Came personally before me			and being
duly sworn doth depose and say: That she is			
and that the same is true of her own knowledg those matters that she believes the same to be		s inerein stated on information and	veites, and as to
Subscribed and sworn to before me this	V day of	Mayme E. Ka	ROUSKEY P
J. L. ROCHEFOR	10	Thanhy	el
My commission expires		otary Public, Mendepir	County,

No. 1 13,269

IN PROBATE COURT,

County of STEARNS

In the Matter of the Estate of

Deceased.

Petition of Widow for Allowance to Maintain Family During Settlement of Estate

Filed this

County of

Stearns

88

IN PROBATE COURT

In the Matter of the Estate of

John M. Krouskey

Decedent.

ORDER FOR MAINTENANCE OF FAMILY OF DECEDENT

The above entitled matter came on for consideration by the Court, upon the petition of

Mayme E. Krouskey, surviving spouse

of said decedent, praying that an allowance be made for the support and maintenance of
family, during the settlement of said estate.

Said Petitioner appeared and by Pierre N. Thomey, Esq.,

and the Court, having considered said petition, all the evidence produced for and against the same, the value and condition of said estate and the claims against the same so far as they can now be ascertained, and the circumstances and mode of life of said family, finds as follows:

FIRST.—That the following named person constitute \$\mathbb{8}\$ the family of said decedent who are entitled to support and maintenance out of \$\mathbb{h1s}\$ estate pending settlement thereof, to-wit:

Mayme E. Krouskey, surviving spouse of decedent.

SECOND.—That the sum of Thirty and no/100 (\$30.00)	Dollars per month is a
reasonable and necessary sum for the support and maintenance of said family, during the set. It Is Therefore Ordered, That the sum of Thirty and no/100 (\$30.	.00)
Dollars per month be, and the same hereby is, allowed for the support and maintenance of said of said estate; that said allowance commence on the 12th day of 1944, and continue thereafter until said estate is settled or until otherwise ordered by the Continue thereof the same hereby is, allowed for the support and maintenance of said of said estate; that said allowance commence on the 12th day of the support and maintenance of said of said estate; that said allowance commence on the 12th day of the support and maintenance of said of said estate; that said allowance commence on the 12th day of the support and maintenance of said of said estate; that said allowance commence on the 12th day of the support and maintenance of said of said estate; that said allowance commence on the 12th day of the said allowance commence on the 12th day of the said estate; that said allowance commence on the 12th day of the said estate; the said allowance commence on the 12th day of the said estate is settled to the said estate is s	family during the - w
th case said estate, is, or shall be ascertained to be insolvent, said allowance shall continue on	ly for one year from the date
administration is granted upon said estate; and provided further, that said allowance shall not a share of the surviving spouse	continue after the distributive
assigned to	snau nave been
It Is Further Ordered, That the representative of said decedent pay over and deliver to Mayme E. Krouskey each month, the sum here	be allowed for the
above specified, during the time herein limited.	oy anowed for the purpose
Tuly let	

0000

Probate Judge.

IN PROBATE COURT

County of Stearns

In the Matter of the Estate of

John M. Krouskey

Decedent.

Order for Maintenance of Family of Decedent During Settlement of Estate

Filed this lst day of

July , A. D. 19 44

Recorded in Book & O of Orders,

on page 4/

The Rolling of Probate.

No. 3672*

	State	of	Minnesota,
Count	y of	0	TEARNS

IN PROBATE COURT.

In the Matter of the Estate of

JOHN M. KROUSKEY

PETITION FOR SETTING APART HOMESTEAD AND PERSONAL PROPERTY

Your Petitioner s, MAYME E. KROUSKEY and EILEEN KROUSKEY DOWER, represent and state to the court:	
FIRST—That your petitioner s are the wife and daughter,	respectivel of decedent
SECOND—That said decedent left surviving him, his spouse. Mayma E. Krouskey and Eilean Krouskey Dower, an adult man ohild,	(1) cried (2)

THIRD-That said decedent, at the time of his death, was the owner of a homestead which NATA occupied as such to the time of death; and which consists of tract or parcel of

FOURTH-That your petitioner. a....hereby select the following described personal property of said decedent to be set apart and allowed to Elleen Krouskey Dower, , to-wit:

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

As provided in the fourth clause of the Last Will and Testament of said Decedent.

All the wearing apparel of decedent

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

The Decedent did not own a motor vehicle at the time of his death but was the owner of certain wearing apparel, clothes, books, watch, ring and other personal effects worth approximately \$100.00, which are to be assigned to his daughter, Eileen Krouskey Dower.

The undersigned, as the surviving widow of said decedent, hereby requests her statutory selection of \$500.00 in cash, as provided by law.

Your petitioner s. therefore pray that the homestrad of said decedent described her by the order of this court. Metable Dial as the surviving widow and adult married / child decedent; and that the personal property above selected be, by the order of this court, set apart and allowed to said Eileen Krouskey Dower, as provided in the last fourth paragraph of the Last Will and Testament of JOHN M. KROUSKEY, Decedent, also that the statutory selection of \$500.00 in cash, be allowed to Mayme E. Krouskey, as the, surviving spouse Petitioner State of Minnesota, Hennepin MAYME E. KROUSKEY and EILEEN County of KROUEKEY DOWER being duly sworn, on oath say , that they are the person a ... who made and signed the foregoing petition, they have read the same and know the contents thereof, and that the same is true of their own knowledge, except as to those matters therein stated on information and belief, and as to those matters. T. he. Y. believe it to be true. Subscribed and sworn to before me this J. L. ROCHEFORD stary Public, Hannepin County, Minh. Commission Expires May 8, 1948 Hennepin County, Minnesota. My commission expires..... 19 Insert "Him his" or "Her her" or "Him no" or "Her no," as the case may be. the Matter of the Estate No.

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

John M. Krouskey

Decedent.

Order Setting Apart Personal Property of Surviving Spouse

and Mayme E.	Arouskey,	Elleen Krouskey	Douge		
named decedent, praying for to said daughte	r allowance of the pe	rsonal property of	logodont il	of the	e abo
to said daughte	r and survivi	g spouse	eccedent therein d	lescribed and	selecti
and upon due consideration	of the same;	9-11-00		of said de	ceder
IT IS ORDERED. Th	at the nersonal				
daughter, and	Mayma F	ty selected by said E.	lleen Krous	key Dower	,
	ALTOU	skey,	gnouse		
decedent, and herein describe	d, be, and the same h	ereby is set apart and alle	owed to the said		of sa
of said decedent, to-wit:			surviving	spouse	
First, Household furnitu clothes, books,	e, danamamamama	ń winwie wmieniem wrodnych			
clothes, books,	watch, ring, v	rearing apparel	and other	emindim winyym	ATUM!
effects of deced Last Will and Te	ent, to Eileer	Krouelrey De-	and other	personal	
Last Will and Te	stament of dec	edent.	, in accord	lanee with	th
Shampi midi W					
SawandawinWinWinwinwayayaya econd, Minimimah Other personal	alwajwawawawawawa	wikaniyinwinwin wnkwinwin	lwm		
Authorithm Other personal	property of said deced	ent of the description		l value follou	ring,
wit: Cash in t	roperty of said deced he sum of \$500	ent of the descriptions as	nd the appraised	l value follou	ring,
Authania other personal	roperty of said deced he sum of \$500	ent of the descriptions as	nd the appraised	l value follou surviving	ring,
-wit: Cash in t	roperty of said deced he sum of \$500	ent of the descriptions as	nd the appraised	l value follou surviving	ping,
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wit: Cash in t	roperty of said deced he sum of \$500 t, as her stat	ent of the descriptions as	nd the appraised	l value follou	sing,
-wit: Cash in t	roperty of said deced he sum of \$500 t, as her stat	ent of the descriptions as	nd the appraised	l value follou surviving	sing,

County of Stearns

In the Matter of the Estate of

John M. Krouskey

Decedent

Order Setting Apart Personal Property to Spouse

Filed this 1st

___day of

July

19 44

Recorded in Book 58 of Orders

on page

thereof.

Boloss

Clerk of Probate

868 1888

STATE OF MINNESOTA)
COUNTY OF STEARNS

IN PROBATE COURT

In the Matter of the Estate of JOHN M. KROUSKEY, Decedent.

STIPULATION FOR ALLOWANCE

MHEREAS, The County of Stearns, through J. A. Kraus, Chairman of the County Welfare Board, duly filed its claim for One Thousand Five Hundred and Three (\$1503.00) Dollars against the Estate of the above named Decedent, and

WHEREAS, The Representative of this Estate and the surviving widow have entered certain legal objections to the allowance thereof,

NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between David T. Shay, County Attorney for Stearns County, Claimant, and Pierre N. Thomey, as Attorney for the John M. Krouskey Estate, that the claim for the County of Stearns be now settled, allowed and filed for the sum of One Thousand (\$1000.00) Dollars, and that payment thereof be made by the Representative as soon as there are adequate funds on hand in said Estate for the purpose of paying the same.

Dated at St. Cloud, Minnesota, this 30th day of September, 1944.

ATTORNEY for John M. Krouskey Estate

ORDER OF THE COURT

In accordance with the foregoing Stipulation:

IT IS HEREBY ORDERED, that the claim of Stearns County be filed and allowed against the Estate of JOHN M. KROUSKEY, for the sum of One Thousand (\$1000.00) Dollars, as of the date hereof.

PROBATE JUDGE.

Decedent.

STIPULATION

and

ALLOWING CLAIM

Filed This 30 th Day of Sept.

1944, and Recorded in Book #3. on Page 454 thereof.

The Recorded Clerkof Hobate

PIERRE N. THOMEY ATTORNEY AT LAW 304 GRANITE EXCHANGE BLDG. ST. CLOUD, MINN.

County, Minn.

State of Minnesota,	ss. IN PROBAT	
	File No. :	13,269
IN THE MATTER OF THE ESTATE OF	John M. Krouskey	DECEASED
WHEREAS, It has been made to appear	to the satisfaction of this Court that	
Lee A. Peffe		
as representative of and conditions of the final decree of distribution of to the distributees named in said final decree all and has fully complied with all other orders things well, faithfully and fully administered so	if said estate duly made and filed in this (moneys, funds and property to them au and decrees of this Court relating to sai aid estate as suchPepresentat	Court and ha S paid over warded by said final decree, d estate, and ha S in all 1 ve
IT IS THEREFORE ORDERED AND of said estate and the sureties on his leased from all further duties and liabilities in th	bond, be, and they hereby are.	forever discharged and re-
7011	day of June	A. D. 19 46. Judge of Probate.
	Stearns	County Minn

In Probate Court

County of Stearns

IN THE MATTER OF THE ESTATE OF

John M. Krouskey

Deceased.

Order Discharging Executor or Administrator and Sureties

Filed this 19th day of June 19 46

Recorded in book 97 of orders at

page

Clerk Judge & Profile.

State of Minnesota,

County of

Stearns

IN PROBATE COURT

In the Matter of the Estate of _ John M. Krouskey

ORDER ALLOWING FINAL ACCOUNT

Decedent.

The above entitled matter came on to be heard on the _____7th _____day of ______,

19.46 , upon the petition of the representative of the above named estate praying for the allowance of his final account and for distribution of the residue of said estate.

The said representative appeared in person and by attorney, Pierre N. Thomey, Esq., and no one appeared in opposition.

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 15th day of May, 1946, in the St. Cloud Daily Times, proof of publication of said notice of hearing and 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:

RECEIPTS

Personal estate as described in the invento	ry -	_		_	-	\$ 3958.06
Personal estate omitted from the inventory	,	-	-	-		\$ 1096.54
Gain by sales above appraised value -	-	-		-	-	<i>\$</i>
Cash from sales of real estate -	-	-	-	-		\$
Cash from rent of real estate	-	-		-	-	\$
Cash from interest and profes divide:	nds	-	-	-		\$ 63.68
Cash from other sources	-	-		-	-	\$
			-			\$
				-	-	\$
Total receipts from all sources -	-	-	-	-		\$ 5118.28

DISBURSEMENTS AND CREDITS

			100	77.70	1000		3 (2.33)		127500							
Estate selected for surviving spouse	-		-		-		-		-		-		-		-	\$ 500.00
Maintenance of family of decedent		-		-		-		-		-		-		-		\$ 540.00
Expenses of administration -							_		-		-		-		-	\$ 317.59
Expenses of last sickness				-				-		-		-		-		\$
Funeral expenses	-		-		-		-		-		-		-		-	\$ 639.80
Taxes		-		-		-		-		-		-		-		\$
Claims of creditors of decedent -			-		-		-				-		-		-	\$ 1000.00
Legacies		-		-		-		-		-		-		-		\$ 500.00
20 3 8 3 3 X 3									-						-	\$
								-		-		-		-		\$
Residue on hand for distribution	-		-								-					\$ 1620.89
Total credi	ts			_						_		-				\$ 5118.28

State of Minnesota,

County of.

Stearns

PROBATE COURT

In the Matter of the Estate of John M. Krouskey

Order Allowing Final Account

Filed this 7th day of
June , 19 46, and
lecorded in Book 28 of Orders

Clerk Judge of Probate

19 48

as there were funds of said estate to pay the same.

Third—That all taxes, including personal property taxes, assessed against said estate, have been paid so far

As a conclusion from the foregoing facts, IT IS HEREBY ORDERED, that said account, as ad-

hereby is, settled and allowed as and for the final account of said representative

Probate Ju

Stearns

day of ..

County of.

State of Minnesota, County of Stearns	IN PROBATE COURT File No. 13,269
IN THE MATTER OF THE ESTATE OF	_
John M. Krouskey	Final Decree of Distribution
Deceder	it.
	7th
The above entitled matter came on to be heard on the	on of the representative of said estate for the distribu-
The representative of said estate appeared in person and and no one appeared	d by attorney, Pierre N. Thomey, Esq.,
And the court having considered the evidence produced a and records in said matter, finds the following facts: FIRST—That notice of said hearing has been duly give court for said hearing.	
SECOND—That the said estate has been in all respects tration thereof and of the last sickness and burial of said decibeen fully paid,	edent, and all claims allowed against said estate have
SECOND—That the said estate has been in all respects tration thereof and of the last sickness and burial of said decibeen fully paid, and that account herein which has been settled and allowed by the Court to be due the State of Minnesota have been paid.	edent, and all claims allowed against said estate have said representative has filed. his final

FOURTH-That the residue of the estate of said decedent for distribution consists of the following property, to-wit:

and State of Minnesota.

, 19.44, and at the time of his death decedent was a resident of the

(A) Personal property of the value of \$ 1620.89

Cash. Also Trust Certificate #1963 of Zapp State Bank of St. Cloud, on which there is a balance due of \$10.05.

Mayme E. Krouskey, surviving spouse of decedent, renounced the will and elected to take under the statute, by virtue of which election she is entitled to one-third of the estate after payment of family allowances, administration expenses, expenses of funeral and claims, which leaves the sum of \$2120.89, and her share therein is the sum of \$706.96.

(B)	Real property described as follows:	The homestead of decedent situate in the County of
-	Ctate	of Minnesota, described as joudes, volumes

None.

None.

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

of the persons entitled to the residue of said estate of said decedent, tomatem after payment of specific bequests and the shares of Mayme E. Krouskey and Eileen Krouskey, to-wit:

The Society for the Propagation of the Faith, The Franciscan Poor Clare Monastery and The Crozier Fathers, a Religious Corporation at Onamia Minnesota.

NOW, THEREFORE, On motion of Pierre N. Thomey, Esq., 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:

To Mayme E. Krouskey the sum of \$706.96; to Eileen Krouskey the sum of \$282.79;

To each of The Society for the Propagation of the Faith, Inc., St. Cloud, Minnesota, The Franciscan Poor Clare Monastery, a Religibus Corporation located at Sauk Rapids, Minnesota, and to The Crozier Fathers, a Religious Corporation located at Onamia, Minnesota, the sum of \$210.38 in cash, and one-third (1/3) of Zapp State Bank Trust Certificate No. 1963, with a balance due on said certificate the sum of \$10.05.

con: 1798

above named persons in the following	g proportions and estates	passed to and is hereby ass	signed to and vested in
		0-1011	***************************************
None for assi	gnment.		
TO HAVE AND TO HOLD unto belonging or in anywise appertain			
			, 19 46
PROBATE	-	St	
PROBATE COURT SEAL		At.	Probate Judge.
COURT			Probate Judge.
State of Minnesot	a, } _{ss.}	PROBATE CO	
State of Minnesot	} 88.	PROBATE CO	OURT
State of Minnesot	} 88.		OURT
State of Minnesot	ian of the Seal and Records e of Distribution with the o ript of the whole thereof. IN TEST.	of said Court, do hereby original record thereof pres	OURT of the Probate Court pertify that I have comerved in this office and
State of Minnesot	ian of the Seal and Records e of Distribution with the o ript of the whole thereof. IN TEST scribed my name o	of said Court, do hereby of riginal record thereof pres IMONY WHEREOF, I and affixed the Seal of said	OURT of the Probate Court, rertify that I have comerved in this office and have hereunto sub-Court, at
State of Minnesot	ian of the Seal and Records e of Distribution with the o ript of the whole thereof. IN TEST scribed my name o	of said Court, do hereby original record thereof pres	OURT of the Probate Court, that I have comerved in this office and have hereunto sub-Court, at
State of Minnesot	ian of the Seal and Records e of Distribution with the o ript of the whole thereof. IN TEST scribed my name o	of said Court, do hereby of riginal record thereof pres IMONY WHEREOF, I and affixed the Seal of said	OURT of the Probate Court, that I have comerved in this office and have hereunto sub-Court, at
State of Minnesot County of I, within and for said County, and Custode pared the foregoing copy of Final Decre have found the same to be a correct transc	ian of the Seal and Records e of Distribution with the o ript of the whole thereof. IN TEST scribed my name o in said County, to	of said Court, do hereby or signal record thereof pres IMONY WHEREOF, I and affixed the Seal of said his	OURT of the Probate Court, that I have comerved in this office and have hereunto sub-Court, at
State of Minnesot County of I, within and for said County, and Custode pared the foregoing copy of Final Decre have found the same to be a correct transc	ian of the Seal and Records e of Distribution with the o ript of the whole thereof. IN TEST scribed my name o in said County, to	of said Court, do hereby original record thereof pres IMONY WHEREOF, I and affixed the Seal of said his day of	DURT of the Probate Court, that I have comerved in this office and have hereunto sub-Court, at
State of Minnesot County of I, within and for said County, and Custode pared the foregoing copy of Final Decre have found the same to be a correct transc	ian of the Seal and Records e of Distribution with the o ript of the whole thereof. IN TEST scribed my name o in said County, to	of said Court, do hereby original record thereof pres IMONY WHEREOF, I and affixed the Seal of said his day of	DURT of the Probate Court, rertify that I have comerved in this office and have hereunto sub-Court, at
State of Minnesot County of I, within and for said County, and Custode pared the foregoing copy of Final Decre have found the same to be a correct transc	ian of the Seal and Records e of Distribution with the o ript of the whole thereof. IN TEST scribed my name o in said County, to	of said Court, do hereby original record thereof pres IMONY WHEREOF, I and affixed the Seal of said his day of	DURT of the Probate Court, rertify that I have comerved in this office and have hereunto sub-Court, at
State of Minnesot County of I, within and for said County, and Custode pared the foregoing copy of Final Decre have found the same to be a correct transc	ian of the Seal and Records e of Distribution with the o ript of the whole thereof. IN TEST scribed my name o in said County, to	Godister of Said Court, do hereby of riginal record thereof press and thereof press and affixed the Seal of said this day of the seal of said the seal of said this day of the seal of said the said the seal of said the seal of said the seal of said the seal	DURT of the Probate Court, at. 19. of the Probate Court.
State of Minnesot County of I, within and for said County, and Custods pared the foregoing copy of Final Decre have found the same to be a correct transc	ian of the Seal and Records e of Distribution with the o ript of the whole thereof. IN TEST scribed my name of in said County, to	of said Court, do hereby original record thereof pres IMONY WHEREOF, I and affixed the Seal of said his day of	OURT of the Probate Court, tertify that I have comerved in this office and have hereunto sub-Court, at

STATE OF	MINNESOTA
----------	-----------

County of.

Stearns

IN PROBATE COURT

In the Matter of the

Of

John H. Kraemer

To the Honorable Probate Judge of said County:

Your petitioner respectfully represents to the Court and alleges that

John H. Kraemer

whose address is....

Eden Valley

insane

That your petitioner is related to the said above named person as follows: brother

 $person. \\ (In sane-Inebriate-Feebleminded-Epileptie)$

(Here give fully the symptoms on which the charge of _____insan1ty _____is based.)

Patient claims to have an urge to do certain things that are not normal; worries a great deal, tho he realizes that there is no occasion for it.

That the reasons for making this application are: commitment to State Hospital for treatment.

patient

....are:

tarily, and that it will be necessary to issue a warrant to bring h. 1m before this Court. That the name and address of the nearest relatives of the said.....

RELATIONSHIP

Gertrude Kraemer

NAME

Eden Valley

ADDRESS

Wife

Catherine Kraemer

Cold Spring

Mother

Adam Kraemer

Richmond

brother

That said

John H. Kraemer

...was born in

Luxemburg Township

...., is about....

... years of age, and

the parent of no

children.

That h18 residence and place of legal settlement is Stearns

County, Minnesota.

(If not a resident of Minnesota, set out as fully as possible wherehe came from, how longhe has been in the

County named.).

That said alleged insane person is....

not

a United States War Veteran.

That	no	restr	aint has been emplo	yed.
	posed cause of n to petitio	(insanity-Inebriety-Feeblemin	ndedness-Epilepsy)
That the said				ed by Dr. Herman Koop
That the said and personal prop Farm	0		rm Eden Lake	the owner of the following described real Twp.
				the inquiry into the matter, and to that end
and if found to be	ied person be brough insan (Insane-Inebriate-Fe		tho	o sata ditegea. (Insanity-Inebriety-Feeblemindedness-Epilepsy) it he be committed in accordance with
the statutes in such	case made and pro	vided.	adn	n Fraesuer
STATE	OF MINNESOTA	,)		
County of.	tearns	88		
***************************************	Adam Kraeme	r		, being first duly sworn, deposes and
				the contents thereof, and that the averments
of said petition are to thosehe belie		on knowledge, s	ave as to such as ar	e stated on information and belief, and as
TO MISSE I	co mem to oc true.		ada.	in Traemer
Subscribed a	nd sworn to before n	ne this 18t	h day of	May , 19.44
			Tra	nkelersog
			Cl	erk of Probate
				V
~				Com-
ota,	Messy			a Maga
e e e e e e e e e e e e e e e e e e e		шег	Z	B Phy B
Hinne Stearns (TE CO	Insanily brehriety Freedern Epilopsy	rae	Ĭ	State 1935
Ste Ste	-	John H. Kraemer	PETITION	this 18th day of y, 1944. and Herrory erk of Problete mescribed by State Beard want to Code 1985.
of of	of th	ur I)E	nis service at to
State of Minnesota,	In the Matter of the	50		0 . \m ~ 5
Stat	- E			Filed.
0	2	5		

13.270

State	of	Minnesota
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88. _

No. 13,270

County of Stearns

Report by Judge

of Probate

In the Matter of the Insanity of

John H. Kraemer

In accordance with Section 3, of Chapter 294, Session Laws for 1917, I respectfully report that on the 18th day of May , 19 the Probate Court Committed

John H. Kraemer of Stearns County to the State Hospital at Fergus Falls , Minnesota.

STATEMENT OF PROPERTY OF PATIENT, SPOUSE, CHILDREN OR PARENTS:

1.	REAL	LTY:		(State which)
	A.	Homestead 80 acres		
		Description		
2.	Value			
3.	Hous	e		Value & 700000
4.	Other	buildings on Homestead		, 4440
	Kind			
5.	What	used for		
6.	Value	of such buildings		
7.	Annu	al income from Homestead		
8.	Are th	tere any mortgages or liens against the above	realty?	
	Amou	nt	When due	
	<i>B</i> .	Other lands:		
1.	Descri	ption		
2.	Value			
3.	Buildi	ngs thereon		
4.	Rented	d or not		
5.	Annue	al income		
6.	Are th	ere any mortgages or liens against the above	lands?	
	Amou	nt	When due	
	C.	Household goods		Value \$ 500,00
	D.	Stock list		1200.00
				Value \$
	E.	Machinery list		
				Value \$ / 000.00
	F.	Notes, mortgages, corporate stocks, bonds,		
	G.			
	Н.			
		new control of the co		Total 9 07
				Total, \$ 97 00-00

List all debts and clo	2						
	fa	rm	une	a a	gainst	/	000.00
	0						
						Total, \$	
FAMILY:					Net Valu	e of Estate, \$	8700,00
. Spouse Sei	Ined	e Kra	eme	^ Add	Laen Va	00-	
. Children				Addres		ery	Age
no	ne			Addres			Age
				Addres			Age Age
				Addres	18		Age
				Addres	8		Age
				Addres	8		Age
Guardian				Addres	8		Age
Dated this	18th		day of	May		44	
Dated this	18th		day of	May L	Luge	,19 44.	
Dated this	18th		day of	May	Luga	,19 44 me	Probate Judge
Dated this	18th		day of	May	Luge	me	
Dated this	18th		day of	May	Lug	me	
Dated this	18th		day of	May	Luge	me	Probate Judge. County Attorney.
Dated this	18th		day of	May	Luga	me	
Dated this	18th		day of	May	Luge	me	
Dated this	18th		day of	May	Lug	me	
Dated this	18th		day of	May	Luge	me	
Dated this	18th		day of	May	Luge	me	
			day of		Luga	ne l	
			day of		Luga to hop for hop fo	ne l	
			day of		Luga to hap to h	ne l	
		emer	day of		Lugar of the 61 th	ne l	County Attorney.
State of Minnesota,	IN PROBATE COURT IN THE MATTER OF THE INSANITY OF	John H. Kraemer	day of	REPORT OF PROBATE JUDGE AND COUNTY ATTORNEY	led this 18th day of May May 1944	me	

13,270

County of

State of Minnesota,

County of Stearns

PROBATE COURT Report of Examination

In the Matter of the Insanity of

-		John H. Kraemer
	1 /	(a) Date of birth Mazel 31
		_ 170
		c) Single
	(c) Single , married , widowed , divorced ,
		e) Date of birth of youngest child
	2. (a) Legal settlement at & der Vielley country of Stearns
	,	Divide by Internessing,
		b) Resident of Minnesota since 1906
	(0	c) Resident of county since
1	3. (0	1) Occupation Largues
	(1	Education 7 th Grade
4		Religion Rossay Cochalia.
		Patient is entitled to care in an institution of the U.S. in Minnesota.
6		1) Name of patient's father Johns Kreener
	(b	Place of birth of patient's father Desmany
		Maiden name of patient's mother. Kacherine Willie
	(d	Place of birth of patient's mother 2
7		Patient's parents were velated to each other as first cousins.
0		
8	•	County Probate
		Court on State Hospital.
9.		Date of onset and present symptoms of this psychosis. Vervausness sleeples
		mes, Days hes thing watched a of
		time, by the famblest neighbors,
		So rervous he earl work I be an osice
		Mornies about them + can't sfeet closs
		evan other peoples business. Had vision
		age night, Heavy of the Beal Olive
		fighting with the Odenil Antrospection
		Hig Elillad.
10.		Psychosis appears to be increasing—decreasing—stationary
11.	(a)	The patient has not injured or threatened others.
	(b)	The patient has never attempted or threatened suicide except by
		on or about
	(c)	Propensity to suicide is volpresent now
2.	(a)	The patient has no filthy habits.
		The patient is Not destructive
3.		psychotic.
		The patient's mother was psychotic.
	(c)	The following relatives of the patient were psychotic

14.	Prior to this psychosis there were no pecularities of personality reactions except
15. (a)	The patient has been intemperate in the use of alcohol or habit forming drugs as follows:
(b)	The patient's parents have been intemperate in the use of alcohol or habit forming drugs as follows:
16.	The patient has had M epilepsy; NO convulsions; NO skull fracture; NO syphilis;
	The patient has been confined in hospital, Minnesota for days.
	The patient is suffering from no acute disease other than insanity except
	Name and address of patient's spouse parest kindred friend Gertrude Manuer
(b)	Name and address of patient's family physician
19.	Names of material witnesses at examination Mars Festively Kraenuer College Albert, Whatever Coll Jung
	Richmond. Cold Aring, Wall Mrsell
F	from an examination of the patient and upon the evidence adduced at the examination we find the above named patient
	to be insane. Joseph Blaida M. D.
	(Joyles Jackers , M. D.
Dated	May 18th , 19 44. Duegeme A Probate Judge.
(COUR	RT SEAL)
	Hion lion day of the
State of Minnesota,	In Probate Court In Probate Court In The MATTER OF THE INSANITY OF John H. Kraemer John H. Kraemer John H. Kraemer John H. Kraemer John H. Kraemer A.C. 1935 Fem. No. 233-4 May May May May May May May Ma
Minn.	In Probate C In Probate C In The MATTER OF THE INS John H. Kraemer John H. Kraemer John H. Kraemer John H. Jo
e of	Ste Ste
Stat	In Probate In Probate In The Matter of Ex Report of Ex Insan (A.c. 1957-1974) May May May May No. 8881
	In P In The John John May

13270

State of Minnesota,

County of Stearns

IN PROBATE COURT

In	the !	Matter of	the Alleged	Insanity	
of.		John H.	Kraemer		

day of May	rs, in the above entitled proceeds	o'clock in	the fore	noon of said	d day, we met at the
Court Room of the above nam					
in the County of					
John H. Kr					
as alleged in the petition in the	above entitled proceeding,	David T	. Shay		
County Attorney of said County					
	. Kraemer				
and observed by us. All prop					
ml - 6-11ii					
The following proceedings	were also had and taken:				
We also elicited from s	aid John H. K				
We also elicited from s several witnesses appearing be	aid John H. K fore us in said proceedings in	formation req	uired to prop	erly answer th	ne questions set forti
We also elicited from s several witnesses appearing be in Schedule" B!!	aid John H. K fore us in said proceedings in hereto attached and have	formation req	uired to prop	erly answer th	ne questions set forti
We also elicited from s several witnesses appearing be in Schedule	aid John H. K fore us in said proceedings in hereto attached and have testions respectively.	formation req set forth in so	uired to prop aid schedule ti	erly answer the	ne questions set forti n so obtained and re
We also elicited from s several witnesses appearing be in Schedule"B" sponsive to the said several qu From the examination so	aid John H. K fore us in said proceedings in hereto attached and have uestions respectively. made by us and upon due con	formation req set forth in so sideration of	uired to prop aid schedule to all the testimo	erly answer the	ne questions set forth a so obtained and re e find and determin
We also elicited from s several witnesses appearing be in Schedule "B" sponsive to the said several qu From the examination so that John	aid John H. K fore us in said proceedings in hereto attached and have testions respectively. made by us and upon due con H. Kraemer	formation req set forth in so sideration of	uired to prop aid schedule to all the testimo	erly answer the information ony received we	ne questions set forth a so obtained and re e find and determin i
We also elicited from s several witnesses appearing be in Schedule	aid John H. K fore us in said proceedings in hereto attached and have testions respectively. made by us and upon due con H. Kraemer	formation req set forth in so sideration of affairs by reaso	uired to prop aid schedule to all the testimo	erly answer the information only received wo	ne questions set forth a so obtained and re e find and determin i ruse by h of in
We also elicited from s several witnesses appearing be in Schedule "B" sponsive to the said several qu From the examination so that John A person incapable of ma toxicating liquor, drugs or other 2. A person of unsound min 3. A person not insane, but	aid John H. K fore us in said proceedings in hereto attached and have testions respectively. made by us and upon due con H. Kraemer harrotics. d other than one who may be proposed mentally defective as to be in	formation req set forth in so sideration of affairs by reaso early described a sapable of man.	uired to prop aid schedule to all the testimo a of the habitu	erly answer the information only received we want and excessive riate or feeble m	ne questions set forth a so obtained and re e find and determin it ruse by h of in ninded person.
We also elicited from s several witnesses appearing be in Schedule	aid John H. K fore us in said proceedings in hereto attached and have testions respectively. made by us and upon due con H. Kraemer haging h self and h harcotics. d other than one who may be proposed mentally defective as to be in own or the public welfare.	formation req set forth in so sideration of affairs by reaso early described a sapable of man.	uired to prop aid schedule to all the testimo a of the habitu	erly answer the information only received we want and excessive riate or feeble m	ne questions set forth a so obtained and re e find and determin it ruse by h of in ninded person.
We also elicited from s several witnesses appearing be in Schedule "B" sponsive to the said several qu From the examination so that John A person incapable of ma toxicating liquor, drugs or other 2. A person of unsound min 3. A person not insane, but	aid John H. K fore us in said proceedings in hereto attached and have testions respectively. made by us and upon due con H. Kraemer maging h self and h marcotics. d other than one who may be proposed to the control of the public welfare. Loud	formation req set forth in so sideration of affairs by reaso early described a sapable of man.	uired to prop aid schedule to all the testimo a of the habitu	erly answer the information only received we want and excessive riate or feeble m	ne questions set forth a so obtained and re e find and determin it ruse by h of in ninded person.

NOTE: Strike out two of the paragraphs not appropriate to the case. In inebriate cases answers to Schedule A should be attached. In insanity cases answers to Schedule B should be attached.

State of Minnesota.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Insanity

c

John H. Kraemer

Report of the Board of Examiners

State of Minnesota,

County of _

I do hereby certify that I have compared the within copy of the Report of the Board of Examiners with the original thereof on file in said Court, and have found the same to be a true and correct copy of such original and the whole thereof.

Witness my hand and tracked of said

Court this

day of

may ball Att.

Clerk-Judge of Probate.

No. 3781*

State of Minnesota, County of Stearns SS.

IN PROBATE COURT

In the Matter of

the Insanity of

John H. Kraemer

JUDGMENT

The above entitled proceeding having been duly con	nmenced by petition and said
John H. Kraemer	having been personally before the Court, and ex-
amined as to insenity by a	Board of Examiners duly appointed by this Court, and the report
of said Board of Examiners having been duly filed herei	n, whereby said John H. Kraemer
has been found to be insane	and in need of care and treatment in a State Institution.
NOW, THEREFORE, Upon reading and filing	said report and upon all the records and proceedings herein, IT
IS HEREBY ADJUDGED AND DETERMINED	, and the Court does hereby adjudge and determine, that the said
John H. Kraemer	is insane
and a proper person for care and treatment in a State	Institution.
WHEREFORE, IT IS HEREBY ORDERED	AND ADJUDGED, That the said
John H. Kraemer	be committed to the custody of
the State Hospital at Fergus F	Calls, Minnesota and that duplicate warrants
of commitment be issued out of and under the seal of the	is Court, as provided by law, to carry this judgment into effect.
Dated May 18th, 19 44	10-0
	Dugemen
	Judge of Probate, Stearns County.

State of Minnesota

County of Stearns

PROBATE COURT

IN THE MATTER OF

the insanity of

John H. Kraemer

JUDGMENT

Filed this 18th day of

May, 1944

Trankserzog
Clerk of Probate Court.

Recorded in Book 1, Page 310

State	nf	Min	reanta
or unit	nt	Dettitt	ιτουια

County of Stearns

IN PROBATE COURT

In the Matter of the Kriting French Matter of the Kriting

of John H. Kraemer

A petition for the commitment of the above named patient having been filed.

IT IS ORDERED, That such petition be heard before this court in the Court House in the

City of St. Cloud

on the 18th

day of

Мау

19 44 at 10:45 o'clock A. M.

Dated this

18th day of May

. 19 44

(Court Seal)

Dungenes Probate Judgo

Probate Judge.

STATE OF MINNESOTA,	ORIGINAL
County of Stearns	IN PROBATE COURT
In the Matter of the Insanity	
Of John H. Kraemer	
To the Sheriff of Stearns	County, Minnesota, and the Superintendent of the
State Hospital, Fergus Falls	
The above named patient having been found to	o be, the said sheriff is
commanded to convey and deliver such patient forthwith	to the Superintendent of the State Hospital at
Fermia Fella	nesota, and the said Superintendent is commanded to receive and
detain such patient in said hospital according to law.	. Superintendent is commanded to receive and
Dated this 18th do	ny of May , 19 44.
(Court Seal)	A true

(Note:-See reverse side for receipt of superintendent.)

STATE OF MINNESOTA,

County of Stearns

IN PROBATE COURT

In the Matter of the	Insanity Friedricky Eventlemindedness Byklepsy					
Of John H.	Kraemer		4			
To the Hon.	David T. Shay		, Count	y Attorney of sai	id County:	
SIR: Please to	ske notice that a petition	has been filed wi	h the above court	alleging the		
Insan: (Insanity-Inebriet	Lty y-Feeblemindedness-Epilepsy)	of the above	named patient.			
You are hereby	notified and required to	appear at the ex	camination of sa	aid patient to be	held at my office	on the
18th	day of	May	, I	19 44 , at 10:1	+5°clock A.	M., to
represent said patient	and to take part in the se	aid examination	in h 18 behalf.			
Dated this	16th	day of	May), 19	44	
		5	X	reger	nen	

STATE OF MINNESOTA,

County of

Stearns

IN PROBATE COURT

In the Matter of the Restrictions

John H. Kraemer

Upon all of the files, records and proceedings herein,

IT IS ORDERED, That

Dr. Joseph B. Gaida

and

Dr. Hy. Goehrs

are appointed to assist in the examination

herein.

Dated this

18th

day of

(Court Seal)

NOTE:-If the patient be obviously inebriate, feebleminded, or epileptic, and with the consent of the county attorney in writing, the court may make the examination unassisted. Otherwise the court shall appoint two duly licensed doctors of medicine. In feebleminded proceedings two persons skilled in the ascertainment of mental deficiency shall be appointed. Laws 1935, Chapter 72, Section 175.

State of Minnesota, Ss. County of Stearns

IN PROBATE COURT CERTIFICATE

This is to certify that Dr	. Hy. Goehrs	
of St. Cloud, M	innesota	is a reputable person, a graduate
of University of	Minnesota	which is an incorporated medical
college; that he is a permanent r	esident of this State, has been	in the actual practice of the profession of medicine for
at least one year next preceding	to the date hereof, and is reg	ristered as licensed by the State Board of Medical Ex-
aminers; that he is neither super	rintendent, proprietor, an offic	er, or regular medical attendant of any institution for
the care and treament of	insanity	10 17
(SEAL)		Judge of Probate.
Dated May 18th,	19 111.	

(Note—A copy of this certificate is to be filed in the Court and original delivered to the doctor. Sec. 3857, R. L. 1905.)

State of Minnesota, Sss.

IN PROBATE COURT CERTIFICATE

This is to certify that Dr. Joseph B. Gaida	
of St. Cloud, Minnesota	is a reputable person, a graduate
of University of Minnesota	which is an incorporated medical
college; that he is a permanent resident of this State, has been in the actual practice.	ctice of the profession of medicine for
at least one year next preceding to the date hereof, and is registered as licensed	l by the State Board of Medical Ex-
aminers; that he is neither superintendent, proprietor, an officer, or regular median	dical attendant of any institution for
the care and treament of Insanity	
(SEAL)	Judge of Probate.
Dated May 18th 19 44	

(Note—A copy of this certificate is to be filed in the Court and original delivered to the doctor. Sec. 3857, R. L. 1905.)

STATE OF MINNESOTA,

Stearns County of

IN PROBATE COURT

|Insanity

Talebridge. In the Matter of the Restlemindentness Epilensyx

John H. Kraemer Of

STATE OF MINNESOTA,

County of Stearns

Dr. Joseph B. Gaida

Dr. Hy. Goehrs and

do each swear that we will faithfully and justly

perform all the duties of the office and trust which we now assume as members of the Board of Examiners to examine the above named patient, and determine as to h. 18 being

Insane (Insane-Inebriate-Feeblerpinded-Epileptic)

, to the

best of our ability.

18th

Subscribed and sworn to before me this.

State of Minnesota, County of Stearns	IN PROBATE COURT, EXAMINER'S FEE CLAIM.
In the Matter of the insanity)
of John H. Kraemer	
Dr. Hy. Goehrs	on being first duly sworn, says that he has a
just and true claim against said County for se Services as examiner - 2 mile sof nec	rvices in the above entitled matter as follows: \$5.00 essary travel at 15c per mile \$
	18th day of May 1944
Subscribed and sworn to before me, this	18th day of May 1944. May 1944. May 1944.

State of Minnesota, County of Stearns	IN PROBATE COURT, EXAMINER'S FEE CLAIM.
In the Matter of the insanity	
of John H. Kraemer	
Dr. Joseph B. Gaida	on being first duly sworn, says that he has a
just and true claim against said County for services in the construction of the Services as examiner	above entitled matter as follows:
2 mile 8 of necessary travel of	ut 15c per mile \$.30
Subscribed and sworn to before me, this 18th	Joseph Blacka MX. day of May 19.44
	Mirka Judge of Probate.

State of Minnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE insanity	
of John H. Kraemer	
Dr. Hy. Goehrs	having been duly appointed an examiner in
	r by an order of this Court and having filed his duly verified claim
for fees allowed by law therefore.	
Now, therefore, it is hereby ordered and adjudged	that the said Dr. Hy. Goehrs
	be and he hereby is allowed
Five and 30/100	Dollars (\$ 5.30) for his services herein and that
upon filing this order with the Auditor of said County a	n order for said amount shall be drawn by said Auditor upon the
Treasurer of said County.	
Dated May 18th, 1944.	
By the Co	De Lucquemen

Judge of Probate.

State of Minnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE insanity	
of John H. Kraemer	
Dr. Joseph B. Gaida	
in the above entitled matter by for fees allowed by law therefore. Now, therefore, it is hereby ordered and adjudged tha	y an order of this Court and having filed his duly verified claim
Five and 30/100	be and he hereby is allowed Dollars (\$ 5.30) for his services herein and that
upon filing this order with the Auditor of said County an o	rder for said amount shall be drawn by said Auditor upon the
Treasurer of said County.	apor inc
Dated May 18th, 1944.	
By the Court,	108

Received of ART McINTEE	provide the contract of the contract of	
At minnestal Cafe Dollars	OURT	
HOTEL		
Case of John W. Kraemet		
Collenan	ng first duly sworn so ason of the conveyand ste, more particularly	ce of the said insane
Railroad fare from St. Cloud, Minn., to Fergus Falls, Minn., for Taxi fare at Hotel at Lodging and meals for 3 persons Railroad fare from Fergus Falls, Minn., to St. Cloud Minn., for 2 Reasonable compensation of 1 assistants Warrant and Mileage		
Subscribed and sworn to before me this 19th day of May 19 44 Judge of Probate.	3. mes	\$ 27.05 Lee

State	of	Minnesota.	1.
	0+		(0

IN PROBATE COURT OFFICER'S FEE ORDER

County of)	OTTO THE OTHER
IN THE MATTER	OF THE Insanity	
ofJo	hn H. Kraemer	
***************************************	t McIntee for the Ins n to the State Hospital/and having file	having been duly authorized by this Court to convisance at Fergus Falls led herein his duly verified claim for fees allowed by law therefore
Now therefore, it	is hereby ordered and adjudged that	the said
Ar	t McIntee	be and he hereby is allow
Twe	enty-seven and 05/100	Dollars (\$ 27.05) for his services herein as
all disbursements actua	ally and necessarily made for travel an	nd expenses of himself, the patient, and assistants, and that upon
filing this order with th	e Auditor of said County an order for	said amount shall be drawn by said Auditor upon the Treasur
of said County.		
	By the Court,	I Lugers Judge of Probate.
Dated May 19th	n 19.44	Judge of Probate.

State of Minnesota,

County of Stearns

PROBATE COURT

IN THE MATTER OF THE Insanity

of John H. Kraemer

OFFICER'S FEE ORDER

Filed this 19th day of May

19 44

Victoria Heribairk Assistant Clerk Judge of Probate.

COUNTY OF STEARNS

PROBATE COURT

In the Matter of the Insanity of

John H. Kraemer

FEE CLAIM---OFFICER

Filed this 19th

day of

May

Form prescribed by State Board of Control pursuant to Sec. 3871, Revised Laws 1905.

County of

State of Minnesota

State of Minnesota,

County of

Stearns

PROBATE COURT

In the Matter of the

insanity

John H. Kraemer

Examiner's-Fee Order

B. C. 12 B.

Filed this

18th

day of

May

19 44

Trank Clerk Joseph of Probate.

No. 3693*

do hereby certify that I have compared the within order with the original thereof on file and of record in the Probate office of the Probate Court of said County,

of the County aforesaid, and that the same is a true copy thereof, and of the whole of said original order and record

In testimony whereof, I have hereunto affixed the seal of the Probate Court of said County, and signed my name

County of

State of Minnesota,

State of Minnesota,

County of

Stearns

PROBATE COURT

In the Matter of the

insanity

John H. Kraemer

Examiner's-Fee Order

B. C. 12 B.

Filed this

18th

day of

May

of the County aforesaid, and that the same is a true copy thereof, and of the whole of said original order and record do hereby certify that I have compared the within order with the original thereof on file and of record in the Probate office

of the Probate Court of said County,

In testimony whereof, I have hereunto affixed the seal of the Probate Court of said County, and signed my name

No. 3693*

County of

Stearns

PROBATE COURT

IN THE MATTER OF THE

Insanity

of John H. Kraemer

EXAMINER'S FEE CLAIM

Filed this ...

18th

day of

May

19.44

Clerk- under of Probate.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

Insanity

of John H. Kraemer

EXAMINER'S FEE CLAIM

18th Filed this

day of

County of Stearns

88.

IN PROBATE COURT

IN THE MATTER OF THE

Insanity

of

John H. Kraemer

Oath of Examiners in

Insanity

Filed this

18th

May

day of

, 19 44

biologe-Clerk of Probate.

County of Stearns

PROBATE COURT

IN THE MATTER OF

John H. Kraemer

Insane

CERTIFICATE

Filed this 18th day of

May,

1944

STEARNS COUNTY, WANTSOTA

Form prescribed by State Board of Control, pursuant to Sec. 3871, Revised Laws of 1905.

County of Stearns

PROBATE COURT

IN THE MATTER OF

John H. Kraemer,

Insane

CERTIFICATE

Filed this 18th day of

May,

1944

CLERK OF THE PROBATE COURT STEARNS COUNTY, MINNESOTA,

Form prescribed by State Board of Control, pursuant to Sec. 3871, Revised Laws of 1905.

County of

Stearns

PROBATE COURT

In the Matter of

John H. Kraemer

Insane

Appointment of Examiners

Filed this 18th day of

May,

19 44

Frank Herzog Clerk of Probate

Form prescribed by State Board of Control, pursuant to Code 1935.

County of ..

Stearns

PROBATE COURT

In the Matter of

John H. Kraemer

Insane

Notice to County Attorney

Filed

this 18th day of

May,

10 4

Frank Herzog/ Clerk of Probate

Antid Zapau

Form prescribed by State Board of Control, pursuant to Code 1935.

No. 3856*

F	ile	N	0	1	3,	ě	S	7	0

County of

Stearns

IN PROBATE COURT

IN THE MATTER OF THE

Insanity

of

John H. Kraemer

Warrant of Commitment and Superintendent's Receipt

Voucher No.

RECEIPT OF SUPERINTENDENT

Receipt of the above named patient, a duplicate of this Warrant, and a certified copy of the report of examination are

(Receipt on original copy only.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED Insanity

of John H. Kraemer

ORDER FOR HEARING

Insanity, Inebriety, Feeble-mindedness, Epilepsy

B. C. 1935 Form No. 224-A

Filed this 18th

day of

May

1944

Clerk—huber of Propate.

WILLES GAVIS COMPANY, WINNEAPOL