

Stearns County (Minn.).

Probate Court. Probate case files and index.

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County of Stearns.

IN PROBATE COURT

In the Matter of the Estate of

Lura F. Huntington.

Decedent.

Petition for Determination of Descent of Land

Your Petitioner Respectfully Represents and shows:

1. That the said decedent died intestate more than five years from the date hereof, at Paynesville

in the County of Stearns,

State of Minnesota.

day of November, 1938, and at the time of the death was

77 years of age, and a resident of Paynesville, Stearns County, Minnesota, post office address then being Paynesville, Minnesota.

2. That no will of said decedent has been admitted to probate nor administration had upon his estate in this state. a-That the estate-of-said-decedent was heretofore probated-in-

but that the real estate hereinafter described was not included in the final decree, made by the Court in earl matter

3. That said decedent at the time of his death was the owner of certain real estate described and of the value as follows, to-wit:

(a) The Homestead of decedent, being in the County of State of Minnesota, described as follows, to-wit: none.

Value at Date of Death

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

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

Lot Four in Elm Park, Lake Koronis, an Addition in the Township of Paynesville; an undivided one-third interest in and to Lots Five and Six in Block Six of Oak Park Addition to the Village of Paynesville; an undivided one-third interest in and to Lots Eleven (11), Thirteen (13), Fifteen (15) and Sixteen (16) in Block One (1), Lots Seven (7), Eleven (11), Fifteen (15) and Sixteen (16) in Block Three (3), and Lot Two(2) in Block Four (4), all in Wildwood on Lake Koronis, an Addition in the Township of Paynesville.

Also, an undivided two-thirds interest in and to Lots Two (2), Three (3) and Four (4) in Block One (1), an undivided one-third interest in and to Lots One (1), Two (2) and the North Half of Lot Three (N.2 of 3) in Block Two (2), and undivided two-thirds interest in and to Lots Three (3) and Four (4) in Block Three (3), an undivided two-thirds interest in and to Lots Three (3) and Four (4) in Block Three (3), an undivided two-thirds interest in and to Lots One (1), Two (2), Three (3), Four (4) and Thirteen (13) in Block Four (4), and an undivided two-thirds interest in and to Lots One (1), Two (2), Three (3), Four (4) and Thirteen (15) in Block Four (4), and an undivided two-thirds interest in and to Lots One (1), Two (2), Three (3), Four (4) and Thirteen (15) in Block Four (4), and an undivided two-thirds interest in and to Lots one said Huntington Heights Addition, extended Northerly thru said Outlot "A" to the Northerly boundary of said Outlot "A", less the Northeasterly One rod of said Outlot "A", all in Huntington Heights, an Addition in the Township of Paynesville.

Also an undivided one-third interest in and to the tract of land beginning at the northeast corner of the East Six (E.6) acres of the West Twelve (W.12) acres of the North Twenty-five and 32/100 (N.25.32) acres of Lot Five (5), acres of the North Twenty-five and 32/100 (N.25.32) acres of Lot Five (5), running South Three Hundred and Twenty (S.320) feet, thence West Three Hundred and Twenty (W.320) feet, thence North to the lake shore, thence along the lake shore to the place of beginning, all in Section Thirty-two (32) in Township One Hundred and Twenty-two (122) and of Range Thirty-two (32), and an undivided one-third interest in and to the West One (W.1) rod of the East two-thirds (E.2/3) of the South Seven and 32/100 (7.32) acres of the West Twenty-five and 32/100 (25.32) acres of Lot Five (5) in Section Thirty-two(32) in Township One Hundred and Twenty-two (122) and of Range Thirty-two (32).

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

as a son and heir at law of

decedent.

5. That all said lands and undivided interest in lands above described is and was of the total value of \$ 8000. at the date of the death of

5- That the will of said decedent is herowith presented and filed for probate.

6. That the names, ages, relationship, and addresses of the heirs, executors, legatees and devisees of said decedent are

Names	Ages	Relationship	Addresses
Hazel H. Boylan, also known as Hazel	65	daughter	601-17 an mot misen
Boylan William H.Huntington, also known as W. H. Huntington	53	son	Paynesville, Minn.
Edward H.Huntington, also known as E. H. Huntington.	58	son	" "
	··········		
	5-1		

but full that the descent of said real estate be determined and that it be assigned to the persons entitled thereto.

200	cu.	 	Ball	MT.	u.	

, 19.44.

W. H. Huntinglow VERIFICATION

State of Minnesota.

County of Stearns.

being duly sworn, on oath says, that h. a is the person who makes the foregoing petition in the above entitled matter; it to be true.

Subscribed and sworn to before me this &

Edward P. Flynn. Notary Public, Stearns

My Commission expires Aug. 19th., 19.48.

Lura F. Huntington, Decedent. SELECTION OF NEWSPAPER Petition for Determination of PROBATE COURT State of Minnesota, ATTORNEY-AT-LAW PAYNESVILLE, MINNESOTA IN THE MATTER OF THE ESTATE The Paynesville Pres Descent of Land To the Judge of said Court: County of Stearns.

State of Milliterold	State	of	Minnesota
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County of Stearns

88.

IN PROBATE COURT

File No. 13,290

IN RE ESTATE OF

Lura F. Huntington

Decedent.

Order for Hearing on Petition to Determine Descent of Land

W. H. Huntington

having filed in this Court

a petition representing, among other things, that said decedent died intestate more than five years prior to the filing thereof, leaving certain real property in Stearns County, Minnesota, and that no will of said decedent has been proved, nor administration of her estate granted, in this State and praying that the descent of said real property be determined and that it be assigned to the persons entitled thereto;

It is Ordered. That the hearing thereof be had on Friday, July 7th 19 44, at nine o'clock A. M., before this Court, in the probate court room, in the court house, in St. Cloud Minnesota, and that notice hereof be given by the publication of this order in the Paynesville Press,

a legal newspaper

and by mailed notice as provided by law.

Dated June 9th, 1944

Probate Inda

(Probate Court Seal)

Edward P. Flynn, Esq.,

Attorney for Petitioner.

Paynesville, Minnesota

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

Lura F. Huntington

Decedent.

ORDER FOR HEARING ON PETITION TO DETERMINE DESCENT OF LAND

Service admitted

. 1

County Treasurer.

Deputy.

County, Minnesota.

Filed.

June 9th

19 4

Probate Mining Clerk.

No. 3534*

AFFIDAVIT OF PUBLICATION

tuting its qualifications as a legal newspaper.

as des

State of Minnesota | County of Steams

ORDER FOR HEARING ON PETITION TO DETERMINE DESCENT OF LAND STATE OF MINNESOTA.)

County of Stearns)ss.

IN PROBATE COURT

IN RE ESTATE OF Lura F. Huntington, Decedent.

Order for Hearing on Petition to Determine Descent of Land

W. H. Huntington having filed in this Court a petition representing, among other things, that said decedent died intestate more than five years prior to the filing thereof, leaving certain real property in Stearns County, Minnesota, and that no will of said decedent has been proved, nor administration of her estate granted, in this State and praying that the descent of said real property be determined and that it be assimed to the persons entitled thereto;

IT IS ORDERED. That the hearing thereof be had on Friday, July 7th, 1944, at nine o'clock A. M., before this Court, in the probate court room, in the court house, in St. Cloud, Minnesota, and that notice hereof be given by the publication of this order in the Paynes-ville Press, a legal newspaper and by mailed notice as provided by law.

Dated June 9th, 1944.
E. J. RUEGEMER,
(Probate Court Seal) Probate Judge
EDWARD P. FLYNN, Esq.
Attorney for Petitioner
Paynesville, Minnesota.
(June 15-29)

Macunes, being duly sworn, on oath says; that Lee is, and during all the times herein stated has been the publisher or printer in charge of the newspaper known as The Paynesville Press, and has full knowledge of the facts hereinafter stated; that for more than one year prior to the publication therein of the Paynesville Press hereinafter described, said newspaper was printed and published in the village of Paynesville, in the County of Stearns, State of Minnesota, on Thursday of each week; that during all said time said newspaper has been printed in the English language from its known office of publication within the Village of Paynesville from which it purports to be issued as above stated and in the newspaper format and in column and sheet form equivalent in space to at least 450 running inches of single column, two inches wide; has been issued once each week from a known office established in said place of publication and employing skilled workmen and the necessary material for preparing and printing the same; that the press work on that part of the newspaper devoted to local news of interest to the community it purports to serve has been done in its known office of publication; that during all said time in its makeup not less than twenty-five per cent of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, plate matter and advertisements; has circulated in and near said place of publication to the extent of at least two hundred and forty (240) copies regularly delivered to paying subscribers and has entry as second class matter in its local postoffice; and that there has been on file in the office of the County

Auditor of Stearns County, Minnesota, the affidavit of a person having knowledge of the facts,

showing the name and location of said newspaper and the existence of the conditions consti-

that the control of the fille on to
determine desert pland hereto attached was out from the columns of the
determined the the day hereto attached was cut from the columns of said newspaper, and was princed and published therein in the English language, once each
week, forsuccessive weeks; that it was first so published on Thursday,
the 45 day of June would be a
19.7; and thereafter, on Thursday
the 45 day of day of 1944; and thereafter, on Thursday of each week to and including the 29 day of further 1944;
and the following is a printed copy of the lower case Minhabet from A to Z both inclusive
and is hereby acknowledged as being the size and kind of type used in the composition and pub-
neation of said notice, to-wit: abcdefghijklmnopqrstuvwxyz-6 pt.
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DRE. To Masure
1 1 11
Subscribed and sworp to before mg/ ybis day of 19
1/110 1866.
1 Mull Mile, File I M
will be the first of the state
Notary Public, Stearns County, Minnesota.
Subscribed and sworp to before my his day of 19. Milaul Miles February Rublic Steams County, Minnesota. My commission expires 1/- 16- 1946
My commission expires // / / / / / / / / / / / / / / / / /

County of Steams

n the Matter of the Estate of June 12 December 1

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OF June A.D. 1944 OF June Nergor Clork of Probate

County of Stearns.

State of Minnesota.

County of Stearns

ORDER FOR HEARING ON PETITION TO DETERMINE DESCENT OF LAND STATE OF MINNESOTA,) .

County of Stearns)ss. -IN PROBATE COURT IN RE ESTATE OF Lura F. Huntington, Decedent.

Order for Hearing on Petition to Determine Descent of Land

W. H. Huntington having filed in this Court a petition representing, among other things, that said decedent died intestate more than five years prior to the filing thereof, leaving certain real property in Stearns County, Minnesota, and that no will of said decedent has 1-12th . Ave . W ... been proved, nor administration of her estate granted, in this State and pray. Inomonie, Wisc. ing that the descent of said real property be determined and that it be assigned to the persons entitled thereto;

IT IS ORDERED, That the hearing Paynesville. thereof be had on Friday, July 7th, 1944, at nine o'clock A. M., before this Court, in the probate court room, in the court house, in St. Cloud, Minnesota, and that notice hereof be given by the publication of this order in the Paynesville Press, a legal newspaper and by mailed notice as provided by law.

Dated June 9th, 1944. E. J. RUEGEMER. (Probate Court Seal) Probate Judge EDWARD P. FLYNN, Esq. Attorney for Petitioner Paynesville, Minnesota.

H.J. Sauer. Notary Public, Steams County, Minn.

My commission expires Aug. 25th. 19 45.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Lura F. Huntington,

Edward P. Flynn,

being duly sworn, on oath says; that he is the attorney for the petitioner in the matter above entitled and has full knowledge of the facts herein set forth; that on the 23rd. day of June, 1944, he mailed a true hereto attached and made a part hereof by enclosing it in a sealed envelope and

ice at the Village of Paynesville ,

prepaid, addressed to each of the following named persons at their respective addresses heirs at law of the above named decedent, all of the legatees and devisees

whose names and addresses he has been able to ascertain after due diligence, to-wit: Addresses Names Addresses

88.

Minn.

me this 23rd.

Edward P. Fly m.

County of Stearns.

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Lura F. Huntington, Decedent.

AFFIDAVIT OF SERVICE BY MAIL

re Descent of Land.

Filed this 7th day of July , 19 44

Thank Keryog

Clerk Judge of Probate.

EDWARD P. FLYNN ATTORNEY-AT-LAW PAYNESVHAE, MINNESOTA

IN PROBATE COURT.

In the Matter of the Estate of)
Lura F. Huntington, Decedent.)

DECREE OF DESCENT.

The above entitled matter came on to be heard on the 7th day of July, 1944, upon the petition of W. H. Huntington praying for the judicial determination of the descent of the real estate hereinafter described belonging to said decedent at the time of his death. The petition appeared in person and by his attorney, Edward P. Flynn, Esq., and no one appeared in opposition; 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, proof of the 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 a son and heir at law of decedent.

THIRD - That the above named decedent died at Paynesville, in the County of Stearns, State of Minnesota, on the 4th day of November, 1938, leaving no last will and testament, and that more than five years have elapsed since the death of said decedent, and that no administration has been had upon her estate in the State of Minnesota.

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

Lot Four (4) in Elm Park, Lake Koronis, an addition in the Township of Paynesfille; and undivided one-third (1/3) interest in and to Lots Five (5) and Six (6) in Block Six (6) of Oak Park (1/3) interest in and to Lots Eleven (11), Thirteen (13), Fifteen (15) and Sixteen (16) in Block One (1), Lots Seven (7), Eleven (11), in Block Four (4), all in Wildwood on Lake Koronis, an Addition Also, an undivided two-thirds (2/3) interest in and to Lots

in the Township of Paynesville.

Also, an undivided two-thirds (2/3) interest in and to Lots
Two (2), Three (3) and Four (4) in Block One (1), an undivided oneHalf of Lots Three (3) (N2 of 3) in Block Two (2) and the North
two-thirds(2/3) interest in and to Lots Nine (9), Ten (10) and
in and to Lots Three (3) and Four (4) in Block Two-thirds (2/3) interest
in and to Lots Three (3) and Four (4) in Block Three (3), an undivided
two-thirds (2/3) interest in and to Lots One (1). Two (2),
three (3), Four (4) and Thirteen (13) in Block Three (3), an undiThree (3), Four (4) and Thirteen (13) in Block Four (4), and an
lettered "A" of Huntington Heights Addition, lying Easterly of the
Heights Addition, extended Northerly thru said Outlot "A" to the
Heights Addition, extended Northerly thru said Outlot "A" to the
rod of said Outlot "A", all in Huntington Heights, an Addition in
the Township of Paynesville.

Also an undivided one-third (1/3) interest in and to the tract of land beginning at the northeast corner of the East Six (E.6) acres of the West Twelve (W.12) acres of the North Twenty-five and 32/100 (N.25.32) acres of Lot Five (5), running South Three Hundred and Twenty (S.320) feet, thence West Three Hundred and Twenty (W.320) to the place of beginning, all in Section Thirty-two(32) in Townand an undivided and Twenty-two (122) and of Range Thirty-two (32), rod of the East three two-thirds (E.2/3) of the South Feven and acres of Lot Five (5) in Section Thirty-two (32) in Townand an undivided one-third interest in and to the West One (W.1) 32/100 (7.32) acres of the West Twenty-five and 32/100 (25.32) Hundred and Twenty-two (122) and of Range Thirty-two (32).

FIFTH - That the following named persons are the heirs at law of said decedent and the person entitled to her estate and the lands herein described, to-wit:

Hazel H. Boylan, daughter, also known as Hazel Boylan, William H. Huntington, son, also known as W. H. Huntington, and Edward H. Huntington, son, also known as E. H. Huntington.

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 persons, and that the same be, and hereby are, vested in and assigned to the above named persons in the following proportions, to-wit:

An undivided one-third (1/3) thereof to each of the said Hazel H. Boylan, also known as Hazel Boylan, William H. Huntington, also known as W. H. Huntington, and Edward H. Huntington, also known as E. H. Huntington, in fee simple, absolutely and 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, or any of them, made.

Dated at St. Cloud, Minnesota, this 7th day of July, 1944.

By the Court:

Probate

STATE OF MINNESOTA COUNTY OF STEARNS IN PROBATE COURT.

IN THE MATTER OF THE ESTATE OF LURA F. HUNTINGTON, DECEDENT.

DECREE OF DESCENT.

Filed this 7th day of July, 1944, and recorded in Book... 8.3... on Page. 7.4.4 thereof.

Clerk of Probate

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Anthony Bellmont

Petition for Administration

TO THE PROBATE COURT ABOVE NAMED:

Your Petitioner Katherine Bellmont respectfully represents and states to the Court:

First-That your Petitioner is a resident of Beach Golden Valley in the County of

North Dakota State of Minusona, and is an adult who has an

interest in whatever estate the decedent above named may have left at the time of h. 8 death, to-wit:

mother and sole heir

and died at Sicily, Italy	, SONOX XX	on the
16 th day of Octob		
at the time of h 1s. death a native of Be		
a citizen of the County of Golden Valle		
resident of Beach		
Minnesota , and was the own		
	, at the time of his death.	
Third—That said decedent died without leaving	ng a last will and testament.	
Fourth-That said estate of decedent, at the tir	ne of h 18 death, included persone	al property of the probable
value of \$, divided as follo	ws.All Personal Property	situated in
1. Household Goods, \$	2. Wearing Apparel,	\$
3. Stock, \$	4. Notes, Bonds, etc.,	
5. Miscellaneous, \$	6.	\$
That said estate included real estate of the est	imated and probable value of \$ 20	00 consisting
principally of lands in the County of Stearn follows, to-wit:	S , State o	of Minnesota, described as
1. Homestead in		follows:
A. City Property		
	(Give Area)	. \$
(or)		
B. Rural Property		\$
	(Give Area)	. \$
2. Real Estate other than Homestead:		
A. City Property 1/9th share in:	Lots without Buildings	\$
	Lots with Buildings	\$ 200.00
B. Rural Property	Acres improved land	\$
Rural Property	Acres unimproved land	. \$

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

NAME	AGE	RELATIONSHIP	POST OFFICE ADDRESS
Katherine Bellmont	54	mother	Beach, N. D.
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Seventh—That Nichl dress is Cold Spring	ous Rei	ter	, whose Post Office
to di	amenester tr	te sata estate, ana is tai	vfully entitled thereto
State of Minnesota nunty of Stearns Katherine			erine Bellmant Petitioner.
nunty of Stearns Katherine	Bellmo	nt	Petitioner.
unty of Stearns Katherine ing duly sworn, on oath, says, that atter; that She has read said p	Bellmon is a petition and	n t the person who makes th knows the contents there	Petitioner. e foregoing petition in the above entitled of, and that the same is true of $h^{\oplus T}$
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Katherine Katherine Maduly sworn, on oath, says, that Matter; that She has read said p Matherian knowledge, except as to those matters Microscopic and sworn to before me, Microscopic of June Stearns Commission expires April 1	Bellmon She is a cetition and therein state this 5 ., 19	the person who makes the knows the contents there and on information and be a Kath	Petitioner. e foregoing petition in the above entitled of, and that the same is true of her lief, and that as to those matters. Since eximite Allemont Petitioner.
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Katherine Katherine Katherine ing duly sworn, on oath, says, that atter; that She has read said y on knowledge, except as to those matters lieves it to be true. Subscribed and sworn to before me, y of June Stearns y Commission expires April 1	Bellmon She is a cetition and therein state this 5 ., 19	the person who makes the knows the contents there and on information and be a Kath	Petitioner. e foregoing petition in the above entitled of, and that the same is true of Reg. Since watters. Since watters. Since Petitioner.

13,291

STATE OF MINNESOTA, County of Stearns—ss. --

IN PROBATE COURT

File No. 13,291

In Re Estate of

ministrator:

Anthony Bellmont, Decedent,
Order for Hearing on Petition for Administration, Limiting Time to File
Claims and for Hearing Thereon
Katherine Bellmont having filed
herein a petition for general administration stating that said decedent
died intestate and praying that
Nicholous Reiter be appointed ad-

IT IS ORDERED, That the hearing thereof be had on Friday, the 7th day of July, 1944, at nine o'clock A. M., before this Court in the probate court room in the court house in St. Cloud. Minnesota, that the time within which creditors of said decedent may file their claims be limited to four months from the date hereof, and that the claims so filed be heard on October 13th, 1944, at nine o'clock A. M., before this Court in the probate court room in the court house in St. Cloud. Minnesota, and that notice hereof be given by publication of this order in the Cold Spring Record, a legal newspaper, and by mailed notice as provided by law.

Dated June 9th, 1944. (Probate Court Seal)

> E. J. RUEGEMER, Probate Judge.

F. W. Russell, Esq., Attorney for Petitioner, Cold Spring, Minnesota.

PRINTER'S AFFIDAVIT OF PUBLICATION

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

STATE OF MINNESOTA, County of Stearns.

N. V. Honer , 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 Cold Spring Record, and has full knowledge of the facts hereinafter stated; that for more than one year prior to the publication therein of the

Order for Hearing on Petition for Administration, Limiting Time to File

Claims and for Hearing Thereon. hereinafter described, said newspaper was printed and published in the Village of Cold Spring, in the County of Stearns, State of Minnesota, on Wednesday of each week; that during all said time said newspaper has been printed in the English language from its known office of publication within the village from which it purports to be issued as above stated in column and sheet form equivalent in space to at least 450 running inches of single column, two inches wide; has been issued once each week from a known office established in said place of publication and equipped with skilled workmen and the necessary material for preparing and printing the same; that during all said time in its makeup not less than twenty-five per cent of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, plate matter and advertisements; has been circulated in and near its said place of publication to the extent of at least two hundred and forty (240) copies regularly delivered to paying subscribers and has entry as second class matter in its local postoffice; and that there has been on file in the office of the County Auditor of Stearns County, Minnesota, the affidavit of a person having knowledge of the facts, showing the name and location of said newspaper and the existence of the conditions constituting its qualifications as a legal newspaper.

That the above-mentioned Probate Notice

hereto attached was cut from the columns of said newspa and was printed and published therein in the English langua once each week for three (3) successive weeks;	age
it was first so published on Wednesday, the 14th day June , 1944, and thereafter on Wednes of each week to and including the 28th day of	y of day
June , 1944; and that the following is a princopy of the lower case alphabet from A to Z, both inclusion and is hereby acknowledged as being the size and kind of tused in the composition and publication of said notice, toward abodefghijklmnoqprstuvwxyz	ive,
Subscribed and sworn to before me this 6th day July, 1944.	of
Notary Public, Stearns County, Minn.	
My commission expires	

EDMUND F. SCHWANKI, Notary Public, Steams County, Minn. My Commission Expires May 26, 1951. STATE OF MINNESOTA County of Stearns

PROBATE COURT
in the Matter of the Estate of
Authory Sellm on Decedent

Printers affidavit

FILED THIS 7th DAY
OF July A.D. 1944
Clerk of Propose

County of

Stearns

- IN PROBATE COURT,

IN THE MATTER OF THE ESTATE OF Anthony Bellmont

Decedent.

Order Granting Administration

	Katherine Bellmont	praying that letters of
	Nichlous Relt	ier
ministration upon said estate of grantening		
77+h das	of July	19.22. Saw perutone
in person and by her at	torney, F. W. Russel	1, E8Q.,
nd no one appeared in opposition.	d petition and the evidence addu	ced in support thereof, finds as follows:
First: That notice of said hearing h	as been given and served by the	publication of the order for said hearing issued
erein in the Cold Spring Reco	ord,	
s by law and the order of this Court pr		day of October , 19 43.
Second: That the said decedent died	intestate on the	
Second: That the said decedent was a	resident of Beach	Stearns
at the time of h. 18 death and left esta		
and State of Minnesota, to be administ Fourth: That N1chlou	ered upon. s Reiter	is by incompanion, a suitable and
competent person, to administer upon	said estate.	Nichlous Reiter
Therefore, It is ordered that said	petition be granted and	of the estate of said decedent, an
be and hereby is appointed		t)
that letters of administration issue to	him upon 1120	filing Two Hundred and no/100
oath by law required and a bond in this	Court in the penal sum of	
(\$200.00)	Dollars, w	rith sureties to be approved by the Judge of th
Court conditioned according to law.		
	By the Cour	
Dated July 7th,	1944	Judge of Probate
(Court Seal)		

County of

Stearns

Probate Court,

In the Matter of the Estate of

Anthony Bellmont

Decedent.

Order Granting Administration

Filed the 7th day of

July 19 44

Recorded in Book 75 of orders

page 169

Clerk when of Probate.

No. 8542*

County of

IN PROBATE COURT

In the Matter of the Estate of

Anthony Bellmont

Decedent.

LETTERS OF ADMINISTRATION

Nichlous Reiter

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

Now therefore, the said Nichlous Reiter

decedent, with full powers and duties as follows:

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

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

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

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

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

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

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

Dated

August 3rd

, 19 44

By the Court,

Soft and Judge of Probate.

IN PROBATE COURT

In the Matter of the Estate of

Anthony Bellmont

State of Minnesota,

ounty of

IN PROBATE COURT

aforesaid, do hereby certify that I have compared the within and foregoing paper Judge of the Probate Court, in and for said County, and State

LETTERS OF ADMINISTRATION

Filed this 3rd August

aay of

August

of Letters

recorded in Book.

Snark &

Clerk-Jerry to frobate

No. 8517

County of Stearns

IN PROBATE COURT.

In the Matter of the Estate of

Anthony Bellmont

BOND

Know All Men by these Presents, That we	Nichlous Reiter
of Cold Spring	
	State of Minnesota, as principal, and
1893 - 1898 (British 1985) - 1885 - 1885 (British 1985) (British 1985) (British 1985) (British 1985) (British 1	
	of said County and State,
	Ruegemer, Edq.
Judge of Probate of the County of Stearns	, Minnesota, in the sum of
	DOLLARS,
lawful money of the United States, to be paid to the sai	d Judge of Probate or his successors in office for which payment, ch of our heirs, executors and administrators, jointly and severally,
The condition of this obligation is such that if the	above bounden
Nichlous Reiter	, who has been appointed representative of the
estate of the above named. Anthony Bell well and faithfully discharge all the duties of his trust as shall be void; otherwise it shall be and remain in full for	s representative of said estate according to law, then this obligation
Witness, our hands and seals this 7th	day of July ,A. D. 1944
Signed, Sealed and Delivered in Presence of Many Q. Russell	Maihlon Berty (SEAL) Les & Live (SEAL)
1124	(SEAL)
may a Russell	(SEAL)
ACKNO	DWLEDGMENT
State of Minnesota, County of Stearns	
Be It Known, That on this 11	day of July , A. D. 19 44
personally appeared before me a notary publi	
following named: Nichlous Reit	er, Ed J. Oster and Leo P. Theisen,
to me well known to be the same persons who executed the free act and deed, and that they executed the same for the u	foregoing bond, and they severally acknowledged the same to be their uses and purposes therein expressed. Russell Notary Public.
My Commission Expires April 19	19 46 Stearns County, Minn.

	JUSTI	FICATION			
State of Minnesota.	}ss.				
Ed J Oster		of	Cold	Spring Mi	nn
Too P Modern				II	1441.1
being duly sworn, each for himself says that he he is a resident and freeholder of the State of					
the foregoing bond above his debts and liabilitie					
	es una excusi	ve of his pro	perty exer	mpt from executi	on.
		2	28)	10et	
		2	00/0	Fleire	~
Subscribed and sworn to before me this	11			~ Tuz.	
and the distance of the distan		1	day of.	P sais	, 1944
		F. W	Russ	The same	self
			, Minneso	Stearns	
				Expires Apri	19 1946
		ing co	Terressor.	Lixpires	
	APPE	ROVAL			
I do hereby approve the within Bond, this	37	1	day of	Augu	st in wha
		1	SK		st, A. D. 1944
(Court Seal)			9.0.		Judge of Probate.
	OA'	гн			
State of Minnesota,)				
County of Stearns	88.	<i>I</i> ,	Nichle	ous Reiter	
do swear that I will faithfully and justly perform	n all the dutie	s of the office	and trus	t which I now as	sume as Representative
of the estate of Anthony Bellmont					
to the best of my ability. So help me God.		n	10	6.	4
Subscribed and annual to be	22	ifu	Mon	- Ver	
Subscribed and sworn to before me this	.11		anday of	1) ly	, A. D. 19 44
		F.	W. Ru	de sali	Notary Public.
My Commission Expires April 19	1	946		Stearns	County, Minn.
11 11 .4.1	1 6	77	te		"
in 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	day	19 4	Probat	bate.	
E DE TE			fo	Me .	
COU COU	18	1 B00	1	The same	
PROBATE COURT IN THE MATTER OF THE ESTATE OF THE MATTER OF THE	1 1	Mugue I	3	2	No. 3501*
BAN X		10-m		Jerk L	No
PROB.		2 Sound	page	1	
PI PI IN THE BOIN	Filed this	said E	onds,	4	
8 2	Fi	and	of Bonds, page Records.		-

State of Minnesota, County of Stearns	IN PROBATE COURT File No. 13,291
IN THE MATTER OF THE ESTATE OF	
Anthony Bellmont .	Order Appointing Appraisers
Decedent.)	
On all the files, records, and proceedings in said estate	
It is ordered that Louis J. Reed	1
W. F. Honer	and
be and they are hereby appointed appraisers, to appraise upon	n oath the estate of the said decedent according to law.
Dated this 7th day of Ju	1y , 19 44.
(PROBATE COURT SEAL)	Probate Judge

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Anthony Bellmont

Decedent

Order Appointing Appraisers

Filed July 7th, , 1944

County of Stearns

In the Matter of the Estate of

Anthony Bellmont

IN PROBATE COURT

File Nol3291

INVENTORY AND APPRAISAL

Date of Death Oct 16 ,1\$€3

OATH OF APPRAISERS

Decedent.

State of Minnesota, County of Stearns 88. Louis J. Reed W. F. Honer, do solemnly swear that I will honestly, faithfully and impartially perform all the duties of the office and trust which I now assume as appraiser of the estate of Anthony Bellmont ..., decedent to the best of my ability, So Help Me God. day of July , 1944 Notary Public, Russellearns County, Minn. My commission expires April 19

(SEAL)

INVENTORY AND APPRAISAL

The undersigned representative...... of the estate of the above named decedent, represent to the court-

and show 8

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

(a)	The	homestead	of	decedent,	being ate of M	in the	County a, consists	of	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
of	give acr	eage)	acr	es in area	describe	d as fol	lows, to-u	rit:		
No	ne	in Minne	eso	ta						

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

described as follows, to-wit: AN UNDIVIDED ONE/NINTH (1/9) INTEREST IN:-

All that part of Lot six (6), in Block three (3), in Cram's Addition to the Town (now City) of St. Cloud, and of Lot two (2), in Block fifty-three (53), in the Town (now City) of St. (2), in Block fifty-three (53), in the Town (now City) of St. Cloud, John L. Wilson Survey, according to the plats and surveys thereof on file and of record in the office of the Register of Deeds in and for Stearns County, Minnesota, described as follows, to-wit: Commencing at the southeasterly corner of Lot two (2), along the said Block 53, aforesaid, running thence northerly along the said Block 53, one hundred thirty-two (132) feet to the thence doublerly along the easterly line of said Twelfth Avenue. thence southerly along the easterly line of said Twelfth Avenue North, thirty-three (33) feet, to the southwesterly corner of said lot 6 in Block 3 in Cram's Addition and thence Easterly parallel with the Northerly line of said Block 53, one hundred thirty-two (132) feet to the place of beginning.

FORWARDED

Net Value Over Encumbrances Specify Encumbrances and Respective Amounts Brought Forward 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 8 Of No Value Total Value of Wearing Apparel CLASS IV-Corporation Stock \$ None Total Value of Stock

The state of the s	Interest to Date of Death	Princips	Appraised V of Princip & Intere
	8	\$	\$
None			
			FACE BOOK STATE
Total Value of Mortgages, Bonds, Notes, etc.			8
ASS VI—All other Personal Property:			
(Here list Cash, Book Accounts, Annuities, Farm Crops, Machinery, etc.)	Specify Enc and Respecti	umbrances ve Amounts	Net Value Over Encumbrat
	8		\$
None			
			or somewhat
	N CZ STANIES	NO SECON	
		100	1.00
AL CONTRACTOR OF THE STATE OF T			
The state of the s			
(III)			
			8

VERIFICATION

State of Minnesota, County of Stearns	Nichlous Reiter
ha 8 read the foregoing inventory subscribed by same is a true and correct inventory of all of the estate of the	representative of the estate above specified; that he had and knows the contents thereof and that the decedent that has come to his possession or
knowledge. Subscribed and sworn to before me this 7 day of July , A. D. 1944 F. W. Russell County, Minn. My commission expires April 19 , 1946	Wirklow Perter Representative
(SEAL) CERTIFICATE	OF APPRAISERS
State of Minnesota, County of Stearns	We, the undersigned appraisers, duly appointed by the
Anthony Bellmont the oath prescribed by law and hereto annexed, hereby certify inventory of said estate delivered to us by the representative faithfully and impartially and to the best of our knowledge a	County, Minnesota, to appraise the estate of
Dated this July 7 xdd	Journ J. Geed Journ Appraisers.
State of Minneputa, County of Steem PROBATE COURT In the Matter of the Estate of Carthory Bellmont Decedent. Inventory and Appraisal Total Personal - \$ 20000000000000000000000000000000000	Due service of the within inventory and appraisal is hereby admitted this , 19 Gounty, Treasurer of County, Minnesota. Filed this AGM day of November 19 44 Probate Jungs Clerk Attorney.

STATE OF MINNESOTA County of Stearns	IN PROBATE COURT
In the Matter of the Estate of	INHERITANCE TAX RETURN
/Anthony Bellmont Decedent	Date of death October 16 1943

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

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?

Ans. Yes or No..... No

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 estate of the decedent, whether by the terms of the policy or by reason of the death of the named beneficiary, should be included 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.

2. 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

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.

SCHEDULE I

PROPERTY HELD IN JOINT TENANCY

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

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 decedent	Liens or encumbrances, etc.	Value at date of death	County Assessors tru and full value of res estate as of date of death
	NONE			\$	\$	\$
	44.					
	3.6 生产。4					
	Total.			\$	8	8

SCHEDULE II

INSURANCE AND ANNUITIES

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

Date Taken Out Number of Policy	Name of Company	Amount payable at death, including post-		Did Decedent on July 15, 1937 have right to:		
		Amount payable at death, including post- mortem dividend or commuted or cash re- fund value of annuities	Name of Beneficiary and Relationship to Decedent sittles		(2) Casi Surrenda Value?	
			\$			
		NONE				
			\$			

Estate of

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 Relations Decede		Relationship to Decedent	Liens or encumbrances, etc.	Value at Date of Death	County Assessors true and full value of Real Estate at Date of Death	
	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) Likhon Reite

(Address) Cold Spring Minn.

Subscribed and sworn to before me this

¶ day

F. W. RUSSELL. Notary Public, Cold Spring Sierras Courty, Minnesota My Communication Expuss Apr. 19, 19

8853 1738

Form approved by G. Howard Spaeth Commissioner of Taxation of Minnesota By Franklin B. Stevens, Director Division of Inheritance and Gift Taxes

File No. 13.29/

STATE OF MINNESOTA

County of Stearns

Re: Estate of

Decedent.

INHERITANCE TAX RETURN

Filed Nov. 24-1944

Mank Alexand

Clerk of Probate Court.

Name.

Address

Attorney.

none

98.40

State of Minnesota,

Stearns County of

Residue on hand for distribution

Total credits

Decedent

IN PROBATE COURT.

In the Matter of the Estate of Anthony Bellmont

ORDER ALLOWING FINAL ACCOUNT.

The above entitled matter came on to be heard on the 15th day of December 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 his attorney, F. W. Russell. 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 day of November 14th 19 44, in the Cold Spring Record, 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 Advanced by Katherine Bellmont, sole heir 98.40 Total receipts from all sources 98.40 DISBURSEMENTS AND CREDITS Estate selected for surviving spouse Maintenance of family of decedent Expenses of administration 98.40 Expenses of last sickness Funeral expenses Taxes Claims of creditors of decedent -Legacies

County of Stearns

PROBATE COURT.

In the Matter of the Estate of

Anthony Bellmont

Decedent

Order Allowing Final Account.

Filed this 15th

December , 1944, and

recorded in Book No. 27 of Orders,

on Page 208

Trankseryog Clerk-Augus of Probate

No. 3508

IT IS HEREBY ORDERED, that said

, 19

Bu the S

Probate In

State of Minnesota, County of Stearns	IN PROBATE COURT File No. 13,291
In the Matter of the Estate of	-
Anthony Bellmont,	Final Decree of Distribution
Dece	dent.
The above entitled matter came on to be heard on the.	15th day o
tion of the residue of said estate to the persons thereunto en The representative of said estate appeared in person and no one ap	tition of the representative of said estate for the distribu- titled. The word of the representative of said estate for the distribu- titled. The word of the representative of said estate for the distribu- tion of the representative of said estate for the distribu-
and no one a	opearea in opposition thereto.
And the court having considered the evidence produced and records in said matter, finds the following facts: FIRST—That notice of said hearing has been duly g	l at said hearing, the arguments of counsel, and the file
And the court having considered the evidence produced and records in said matter, finds the following facts: FIRST—That notice of said hearing has been duly go court for said hearing. SECOND—That the said estate has been in all respect tration thereof and of the last sickness and burial of said do been fully paid,	l at said hearing, the arguments of counsel, and the file iven and served as required by law and the order of this cts fully administered, and the expenses of the adminis ecedent, and all claims allowed against said estate hav
And the court having considered the evidence produced and records in said matter, finds the following facts: FIRST—That notice of said hearing has been duly go court for said hearing.	t at said hearing, the arguments of counsel, and the file iven and served as required by law and the order of this cts fully administered, and the expenses of the adminis ecedent, and all claims allowed against said estate have
And the court having considered the evidence produced and records in said matter, finds the following facts: FIRST—That notice of said hearing has been duly go court for said hearing. SECOND—That the said estate has been in all respectation thereof and of the last sickness and burial of said debeen fully paid, and the account herein which has been settled and allowed by the Co	at said hearing, the arguments of counsel, and the file- iven and served as required by law and the order of this cts fully administered, and the expenses of the adminis eccedent, and all claims allowed against said estate hav at said representative has filed. hls fina art. That all inheritance taxes determined by the Court

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

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 Stearns

State of Minnesota, described as follows, to-wit: An undivided one-ninth (1/9) interest in:

All that part of Lot Six (6), in Block Three (3), in Cram's Addition to the Town (now City) of St. Cloud, and of Lot Two (2), in Block Fifty-three (53), in the Town (now City) of St. Cloud, John L. Wilson Survey, 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, described as follows, to-wit: Commencing at the Southeasterly corner of Lot Two (2), in Block Fifty-three (53), aforesaid, running thence Northerly along the Easterly line of said Lot Two (2), thirty-three (33) feet, thence Westerly, parallel with the Northerly line of said Block 53, one hundred and thirty-two (132) feet to the Easterly line of Twelfth Avenue North (formerly Grand Avenue), thence Southerly along the Easterly line of said Twelfth Avenue North, thirty-three (33) feet, to the Southwesterly corner of said Lot Six (6) in Block Three (3) in Cram's Addition and thence Easterly parallel with the Northerly line of said Block Fifty-three (53), one hundred and thirty-two (132) feet to the place of beginning.

FIFTH-That the following named persons are then is the sole heir at law

of said decedent, and are all

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

Katherine Bellmont, mother of said decedent.

F. W. Russell, Esq.,

NOW, THEREFORE, On motion of 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:

None for assignment.

abo	ove named	persons in the	the follo				has pass	ed to an	d is he	ereby o	ssigne	d to and	l vested in th
		all the	renf			retore cos	ates, to-w	it:					
			COT	to th	ne sai	d Kat	herine	e Bel	lmon	t, 1	n fe	e sin	ple
		itely.											
herei	o belonging prejudice, i tofore mad	or in anyw however, to	ise app any lau	ertainin ful conv	g, to the seeyance of	aid above said pro	named property or		t there	her of by so	1.		nances there- assigns; with- any of them,
1	PROBATE	\					0	2	-	-	9	-	ne
(COURT SEAL)										Prob	ate Judge.
Com	Stat	e of A	Ainn	esota	., .,	\ \ ss.		PRO	OBA	TE	cot	JRT	
with	I, in and for ed the foreg	said Count oing copy o same to be a						of said iginal 1	Court,	do her hereof	eby cer	of the Pa tify that wed in th	robate Court, I have com- his office and
1		1			8	IN cribed m	TESTI y name a	MONY nd affixe	WHE	EREOI Seal of	said Co	have he	reunto sub-
()			i	n said C	ounty, th	is		day of			19
										*********	0	f the P	robate Court
nesota,	COURT	ESTATE OF nont	tribution	f Deeds,	y certify that the within Instru-	M.	ok	Register of Deeds.	Depart.	61 ,	County Auditor. Deputy.	Dec.	2
State of Minnesota	PROBATE	IN THE MATTER OF THE ESTATE OF Anthony Bellmont Decedent	Final Decree of Distribution	Office of Register of Deeds, State of Minnesota,	tify that the	day of.	and was duly recorded in Book of page	Regis	Transfer entered this		Con	ried this 15th day of	Probate
ate	County of IN PRO	HE MATTER	1 Dec	fice of	County of I hereby cer ment was filed		duly re		sfer ent			this I	Decrees, page

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

John Dennis Cooper

Petition for Administration

TO THE PROBATE COURT ABOVE NAMED:	
Your petitioner Mae K. Schnettler	
respectfully represents and states to the Court:	
First—That your Petitioner is a resident of St.	01
in the County of Stearns State	Cloud
ar interest in whatever estate the decedent above named may have	of Minnesota, and is an adult who ha
That she is a sister and heir at law of	decedent decedent
Second—That said decedent was how in the Co.	**
Second—That said decedent was born in the Country of	United States
third day of June	on the
at the time of his death a native of United States	
United States	
resident ofMason City County of	
Iowa, (temporarily) was the owner of estate in the	County of Stearns
That said estate included real estate of the estimated and proconsisting principally of lands in the County of	ing Apparel, \$ 25.00 atch Bonds, etc., \$ 2050.00 ash \$ 216.60
described as follows, to-wit:	, state of Minnesota,
1. Homestead in none County, Minne A. City Property (Give Area)	sota, as follows:
(or)	<i>\$</i>
B. Rural Property(Give Area)	
2. Real Estate other than Homestead:	8
Lots without	
City PropertyLots with . B. Rural Property	
Acres impr	
Rural Property	aproved land &

Fifth—That the probable amount of the debts of decedent is §

Transportation of body and funeral expenses, not yet determined.

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

NAME	AGE	RELATIONSHIP	POST OFFICE ADDRESS
Mae K. Schnettler	adult	sister	1002- 10th Ave.No. St. Cloud, Minn.
James C. Cooper	adult	brother	1106- 4th Ave.
			Seattle, Washington.

Seventh—That Mae K. Idress is 1002- 10th Ave			whose Post Office.
dress is 1002- 10th Ave a suitable and competent person being an heir a Wherefore, Your Petitioner pro e Court, and that upon due qualif	No. St to admin t law of ays that ad action	ister the said estated eccedent ministration of the letters of administration.	e, and is lawfully entitled theret
a suitable and competent person being an heir a Mherefore, Your Petitioner pre e Court, and that upon due qualif	No. St to admini t law of ays that ad fication Schnettl	: Cloud, Minn ister the said estat decedent ministration of the letters of administer	e, and is lawfully entitled theret estate of said decedent be granted b
dress is 1002- 10th Ave a suitable and competent person being an heir a Wherefore, Your Petitioner pro e Court, and that upon due qualif Mae K. State of Minnesota	No. St to admini t law of ays that ad fication Schnettl	ister the said estated eccedent ministration of the letters of administration.	e, and is lawfully entitled theret estate of said decedent be granted by tration be issued to the said
dress is 1002- 10th Ave a suitable and competent person being an heir a Wherefore, Your Petitioner pr e Court, and that upon due qualif Mae K. State of Minnesota unty of Stearns Mae K.	No. St to adminite law of ays that addication. Schnettl. Schnett.	ister the said estate decedent ministration of the letters of administer Mac Mae	estate of said decedent be granted by tration be issued to the said
dress is 1002- 10th Ave a suitable and competent person being an heir a Wherefore, Your Petitioner pro e Court, and that upon due qualif Mae K. State of Minnesota unty of Stearns Mae K.	No. St to adminite law of ays that addication. Schnettle schnettle schnett schnett	icloud, Minn ister the said estate decedent ministration of the letters of administer Mae let is the person who	e, and is lawfully entitled theretestate of said decedent be granted by tration be issued to the said
dress is 1002- 10th Ave a suitable and competent person being an heir a Wherefore, Your Petitioner pro e Court, and that upon due qualif Mae K. State of Minnesota unty of Stearns Mae K. ing duly sworn, on oath says, that ove entitled matter; that Sh.e.	No. St to admini t law of ays that ad fication. Schnettle ss. Schnett t she has read so	ister the said estate decedent ministration of the letters of administer. Mac J. Mae let the person who said petition and know the said estate the	estate of said decedent be granted by tration be issued to the said. K. Schnettler Petitioner. makes the foregoing petition in the new the contents thereof, and that the
deress is 1002- 10th Ave a suitable and competent person being an heir a Wherefore, Your Petitioner pro e Court, and that upon due qualif Mae K. State of Minnesota unty of Stearns Mae K. ing duly sworn, on oath says, tha ove entitled matter; that She me is true of her own knowle	No. St to admini t law of ays that ad fication. Schnettl schnett t s.h e has read so edge, except	ister the said estated eccedent ministration of the letters of administer. Mae Letters of administer. Mae ler is the person who is the person who as to those matters	estate of said decedent be granted by tration be issued to the said. K. Schnettler Petitioner. makes the foregoing petition in the new the contents thereof, and that the
a suitable and competent person being an heir a Wherefore, Your Petitioner pro e Court, and that upon due qualif Mae K. State of Minnesota ounty of Stearns Mae K. ing duly sworn, on oath says, the bove entitled matter; that Sh.e. me is true of her own knowle lief, and that as to those matters Subscribed and sworn to before the days of the BENSEN	No. St to admini t law of ays that ad fication. Schnettl ss. Schnett t She has read sa edge, except She l	ister the said estated decedent ministration of the letters of administration of the Mae. Mae Mae Mae	e, and is lawfully entitled therete estate of said decedent be granted by tration be issued to the said

State of Alimnesota,

County of Stearns

In Probate Court

In Probate Court

In The Marter of the Estate of

John Dennis Cooper

John Dennis Cooper

John Jennis Court:

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

Daily Times

(Here Insert name of nowspaper)

J. Arthur Bensen, Atty

Sign your name here)

Filed this Of Rensen, Atty

Strobate the Court:

J. Arthur Bensen, Atty

Strobate the Court.

State	nf	Minnesota
~ 44144	414	ZON LILLIE ZILILCI

88.

88.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

John Dennis Cooper

Decedent.

County of Stearns

State of Minnesota.

County of Steams

ORDER FOR HEARING ON PETITION FOR ADMINISTRATION, LIMITING TIME TO FILE CLAIMS AND FOR HEARING THEREON STATE OF MINNESOTA, County of

Stearns ss. In Probate Court, File No. 13,292. In Re Estate of John Dennis Cooper,

Decedent. Mae K. Schnettler having filed here-

IT IS ORDERED, That the hearing Il of the before this Court in the probate court room in the court house in St. Cloud, Minnesota, that the time within which creditors of said decedent may file their claims be limited to four months from the date hereof, and that the claims so filed be heard on October 13th, 1944, at nine o'clock A. M., before this Court in the probate court room in the court house in St. Cloud, Minnesota, and that notice hereof be given paper, and by mailed notice as provided by law.

Dated June 10th, 1944 (Probate Court Seal)

E. J. RUEGEMER. Probate Judge J. ARTHUR BENSEN, Esq., Attorney for Petitioner,

St. Cloud, Minnesota. Pub. June 15-22-29, 1944. J. Arthur Bensen

being duly sworn, on oath says; that he is the attorney for the petitioner in the matter above entitled and has full knowledge of the facts herein set forth; that on the

21st day of June 1944, he mailed a true hereto attached and made a part hereof by enclosing it in a sealed envelope and

in a petition for general administra-in a petition for general administra-tion stating that said decedent died stage prepaid, addressed to each of the following named persons at their respective addresses heirs at law of the above named decedent ... all of the legatees and devisees

the state of the had on Friday, the 'the day not whose names and addresses he has been able to ascertain after due diligence, to-wit: Addresses Names Addresses

1002- 10th Ave. No. St. Cloud, Minn.

1106- 4th Ave. Seattle, Wash.

by publication of this order in The tation, State Capitol, St. Paul, Minn.

Subscribed and sworn to before me this 21st

Notary Public, Stearns County, Minn.

My commission expiresotary Public, Steams County, Minn. 19 My Commission Expires March 22, 1950.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

John Dennis Cooper Decedent.

AFFIDAVIT OF SERVICE

adm + Claims

J.Arthur Bensen Attorney.

Filed this.

ORDER FOR HEARING ON PETITION FOR ADMINISTRATION, LIMITING TIME TO FILE CLAIMS AND FOR HEARING THEREON

FOR HEARING THEREON STATE OF MINNESOTA, County of Stearns—ss. In Probate Court, File No. 13,292.

In Re Estate of John Dennis Cooper,

Decedent.

Mae K. Schnettler having filed herefin a petition for general administration stating that said decedent died
intestate and praying that Mae K.
Schnettler be appointed administrator;

IT IS ORDERED. That the hearing thereof be had on Friday, the Tth day of July, 1944, at nine o'clock A. M., before this Court in the probate court room in the court house in St. Cloud, Minnesots, that the time within which creditors of said decedent may file their claims be limited to four months from the date hereof, and that the claims so filed, be heard on October 19th, 1944, at nine o'clock A. M., before this Court in the in 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 malled notice as provided by law.
Dated June 10th, 1944.

Dated June 10th, 1994.
(Probate Court Seal)
E. J. RUEGEMER,

J. ARTHUR BENSEN, Esq., Attorney for Petitioner, St. Cloud, Minnesots. Pub. June 15-22-29, 1944. STATE OF MINNESOTA,

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 Administration ...

said newspaper was printed and published in the City of St. Cloud, in the County of Stearm, 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 and in newspaper forms and of St. Cloud from which fit purports to be the city of St. Cloud from which fit purports to be passed and in newspaper format and in column and sheet form issued daily except Sundays and holidays from a known office extended in the column of the column of

That the Order for Hearing on Petition for Administration

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 15thday of June 1944; and thereafter on ... Thursday ... of each week to and including the 39th ...

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:

ation of said notice, to-wit: abcdefghijklmnopqorquvwxyz

Subscribed and sworn to before me

29th

of June

19 44

Notery public Steams County, Minnesota

My Commission expires .Oct. 11944

1361 8888

PRINTER'S
Affidavit of Publication
of

THE ST. CLOUD DAILY TIMES

Of .	Order	for	Hearing on
Pet	ttion	for	Administration

OF July A.D. 1944
Want Alman
Clerk of Probate

County of Stearns

IN PROBATE COURT,

N	THE	MATTER	OF THE	ESTATE (OF y	
	+					

John Dennis Cooper

Decedent.

Order Granting Administration

The petition of Mae K. S	
administration upon said estate be granted to	mate A. Schnettler
came duly on for hearing at a	Special Term of this Court, held on the
7th day of	July Term of this Court, held on the
in person and by attorney,	July 19 44. Said petitioner appeare J. Arthur Bensen, Esq.,
and no one appeared in opposition.	
odda nearing nas been	on and the evidence adduced in support thereof, finds as follows: given and served by the publication of the order for said hearing issued
	18,
as by law and the order of this Court provided.	
	n the 3rd day of June ,19 54.
Third: That said decedent some	day of June , 19 64.
t the time of 1 18	of Mason City, Iowa
death and left estate within th	de County of Stearns
nd State of Minnesota, to be administered upon.	
Fourth: That Mae K. Schn	ettler
mpetent person, to administer upon said estate.	is by law entitled, a suitable and
Therefore, It is ordered that said petition be g	Man V a v
and hereby is appointed administ.	ranted and Mae K. Schnettler
t letters of administration issue to her	upon her filing the estate of said decedent, and
ond in this Court in the pe	enal sum of One Thousand and no/100
rt conditioned according to law.	Dollars, with sureties to be approved by the Judge of this
Tully Pat	By the Court,
Dated July 7th, 19 44	I Dues.
(Court Seal)	- Jeney

County of

Stearns

Probate Court,

In the Matter of the Estate of

John Dennis Cooper

Decedent.

Order Granting Administration

7th Filed the

day of 19 44

July Recorded in Book 75

No. 3542*

County of

Stearns

88

IN PROBATE COURT

In the Matter of the Estate of

John Dennis Cooper

Decedent.

LETTERS OF ADMINISTRATION

Mae K. Schnettler

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

Now therefore, the said

Mae K. Schnettler

is hereby appointed administrator of the estate of....

John Dennis Cooper

decedent, with full powers and duties as follows:

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

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

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

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

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

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

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

Dated

May 17th

, 1945. By the Court,

SEAL

)

IN PROBATE COURT In the Matter of the Estate of

John Dennis Cooper

LETTERS OF ADMINISTRATION

17th Filed this May 19 45 and recorded in Book. of Letters

IN PROBATE COURT

State of Minnegota,

State of Minnesota, County of Stearns

ss. IN PROBATE COURT.

In the Matter of the Estate of John Dennis Cooper

BOND

. GA Claud	
일본 이 집에 가는 것이 없는 것이 없는데 하는데 하는데 이 사람이 되었다. 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	
in the County of Stearns	State of Minnesota, as principal, and
Mark Schnettler and John F. Ahles	
	of said County and State,
as sureties, are held and firmly bound to E.J.Ruegemer	
Judge of Probate of the County of Stearns	, Minnesota, in the sum of
One Thousand	
lawful money of the United States, to be paid to the said Judge of Probat well and truly to be made, we bind ourselves, our, and each of our heirs, exe firmly by these presents.	te or his successors in office for which payment, ecutors and administrators, jointly and severally,
The condition of this obligation is such that if the above bounden	Mae K. Schnettler
,	who has been appointed representative of the
estate of the above named John Dennis Cooper	shall
well and faithfully discharge all the duties of his trust as representative of a	said estate according to law, then this obligation
shall be void; otherwise it shall be and remain in full force and virtue.	
Bitness, our hands and seals this 10th day of	f July ,A. D. 19 44
Signed, Sealed and Delivered in Presence of Male	To Schnettler (SEAL)
and mark	Smuller * (SEAL)
Helly Inch	T. ahles. X (SEAL)
VR HI ON \	(SEAL)
Cuth Schlener	(SEAL)
ACKNOWLEDGMENT	
State of Minnesota,)ss.	
County of Benton	
Be It Known, That on this 10th day of	August , A. D. 1944
personally appeared before me Mae K. Schnettler, Ma	rk Schnettler and John F.Ahler
o me well known to be the same persons who executed the foregoing bond, and	
ree act and deed, and that they executed the same for the uses and purposes th	erein expressed
Cour	Muy Gray
J/ ARTH	UR BENSEN Notary Public.

JUSTIFICATION

State of Minnesota.	}ss.
Mark Schnettler	of St. Cloud, Minnesota.
and John F. Ahles	of St. Cloud, Minn.
being duly sworn, each for himself says that it	he is one of the sureties described in and who executed the foregoing bond; tha
	f Minnesota, and is worth the amount of \$
	ities and exclusive of his property exempt from execution.
	mark Shoutter *
	X/0 mm 1. 041000. +
Subscribed and sworn to before me this	10th day of July , 19 44
	J. ARTHUR BENSEN
	Notary Public, Benton
	County, Minnesota.
	My Commission Expires February 3,1943.
I do hereby approve the within Bond, thi	APPROVAL Mass
a do nereoy approve the within Bond, this	is 17 th day of May, A. D. 1945
(Court Seal)	Judge of Probate.
	ОАТН
State of Minnesota,	1
County of Stearns	ss. I, Mae K. Schnettler
	orm all the duties of the office and trust which I now assume as Representative
of the estate of John Dennis C to the best of my ability. So help me God.	looper
	Mar H. Schnettler
Subscribed and sworn to before me this	10th July , A. D. 1944
	Habel Inse
Mu Commission Francis Polymonu 7	J. ARTHUR BENSEN Notary Public.
My Commission Expires February 3,	19 48 Benton County, Minn.
, je ce	day of day of Probate Probate.
RT RT IN OF	
COURT THE ESTATE OF COATH OF	
PROBATE COURT IN THE MATTER OF THE ESTATE OF JOHN Dennis Gooper Decedent—W	The May Songe & 7 9 of Clerk Gride & P P
of Steam PROBATE ORN Dennis DND AND C	RESENT 12 17 17 recorded in son's San's No. 3501*
R NA D	PR S S S S S S S S S S S S S S S S S S S
State of Minnesota County of Stearns PROBATE COURT IN THE MAITER OF THE ESTATE OF John Dennis Cooper Decedent—Wa BOND AND OATH OF	RE Filed this d said Bon Bonds, p coords.
Cour	Filed this 17 th Man and said Bonds, page 57 9. Records. Man

County of.

Stearns

\ \ss.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

John Dennis Cooper,

Order Appointing Appraisers

Decedent.

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

It is ordered that

Mark Schnettler

....

John F. Ahles

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

Dated this

10th

day of

July

10 44

(PROBATE COURT SEAL)

Probate Judge.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

John Dennis Cooper

Decedent.

Order Appointing Appraisers

Filed July 10th

Probate Mystom Clerk.

No. 867914*

State of Minnesota,) IN	PROBATE COUL	RT
County of	File No	
In the Matter of the Estate of	INVENTORY AND APP	PRAISAL
John Dennis Cooper	e of DeathJune 3rd	
Decedent) Date OATH OF APPRAISE		, 19.33
State of Minnesota.		
> 88.	ark Schnettler	and
John F. Ahles , do solen	anly swear that I will honestly	, faithfully and
impartially perform all the duties of the office and trust which I now ass. John Dennis Cooper , decedent	ume as appraiser of the estate	of
Subscribed and sworn to before me this	to the best of my ability. So	Help Me God.
10 hay of tallen onise 44 Man	a smitt	24
Notary Public, BENTON County, Minn.	J. ahles	
My commission expires February 3,, 1948)		
(SEAL) INVENTORY AND APPRA	ISAL	
The undersigned representative of the estate of the above named		
and show. to the court—		
That the following is a true and correct inventory of all the prop personal, which has come into	erty of the above named estate	e, both real and
after diligent search and inquiry concerning the same, classified as follows	ows, to-wit:	knowledge
LASS I—Real Estate:		
(a) The homestead of decedent, being in the County of	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
of		
(give acreage)		
		none
		/
(b) All other real estate of decedent being in the County		\$
f, State of Minnesota, escribed as follows, to-wit:		
socrived as jouows, to-wit:		
		none
**		none
		none
**		none

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrance
Brought Forward	d	3
		2002
Total Net Value of Real Estate CLASS II—Furniture and Household Goods:		s none
Turnette and Household Goods:	\$	
		\$
	The second secon	
market and		
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments:		s none
rearing Apparel and Ornaments:		
	\$	8
Total Value of Wearing Apparel and Ornaments LASS IV—Corporation Stocks (Give Certificate No.)		s ordinary
Superation Stocks (Give Certificate No.)	\$	
	-	\$
	1007 (B) 1100 (B) (B) 1100 (B) 1100 (B) 1100 (B) 1100 (B) 1100 (B)	

160 50 500 700 00	-	1.4
0.000		
Total Value of Stock		s none
		s none

(Here list any written obligations of any kind due and owning decedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest to Date of Death	Principa	al	Appraised of Princi
	8	8		& Inter
United States Defense Bonds, series	E	7		9
total maturity value				2050
			-	
·				
Total Value of Mortgages, Bonds, Notes, etc.				8
ASS VI-All other Personal Property:				
(Here list Cash, Book Accounts, Annuities, Farm Crops, Machinery, etc.)	Specify End and Respecti	umbrances	0.	Net Value er Encumbra
Cash on person, recd. from coroner	\$		\$	106.60
Cash on person, money belt				110.00
	-			
	_			
	-		_	
			-	
3445369			-	
10.00000	-			
			-	
5 - 13 - 13 - 13 - 13 - 13 - 13 - 13 - 1				
Ann				
Total Value of All Other Personal Property				03/ /0
			\$	216.60
SUMMARY total value of all the real estate of decedent, as valued by the		4.		
of an one rear course of acceptant, as valued by the	od by the appraisant	herein is		266.60
total value of all the personal property of decedent construction	a og me appraisers	nerein, is	5	-00.00
total value of all the personal property of decedent, as value	annraisere barain	9		
total value of all the personal property of decedent, as value total value of the entire estate of decedent, as valued by the	appraisers herein,	50	\$	
total value of all the personal property of decedent, as value total value of the entire estate of decedent, as valued by the	appraisers herein,	hnet	ter	/

VERI	FICATION
State of Minnesota, County of Stearns	Mae K. Schnettler
read the foregoing inventory subscribed by her	e representative of the estate above specified; that shehds and know the contents thereof and that the same is a true at has come toherpossession or knowledge.
Subscribed and sworn to before me this 10th day it July A. D. 19 44 J. ARTHUR BENSEN Notary Public, BENTON County, Minn.	Man & Schnettles
My commission expires February 3, , 19 48 (SEAL)	Representative
CERTIFICATE	OF APPRAISERS
State of Minnesota,	
County of Stearns	We, the undersigned appraisers, duly appointed by
the Probate Court of Stearns	
	Decedent, having first duly taken and subscribed the
oain prescribed by law and hereto annexed, hereby certify	and return, that we have carefully examined and considered
have faithfully and impartially and to the best of over h	ative of said estate and the property therein described, and nowledge and ability, appraised the said property, and set
down opposite each item thereof in figures the value there	eof in money, and have footed up by itself the amount and
value of each class of said property, and of the whole of said	id estate.
Dated this day of day	July , A. D. 19 44
	a. 1 81 44
losse on backour worsh cerr	man dominates
Adam on person, reco. from or er	John T. ahles.
	Appraisers
1	
Egota, URT OOPE Decedent Praisal 2266.60	ry and day of the Sola sola fork
Sota, Sota, Predent Predent raisal	s da , 19. day o 0. 19#S
TIEST I EST I DOUD DOUD DOUD DOUD DOUD DOUD DOUD DO	this inve
Affinn Stears Stears OF The CO The Poents Coents Co	e within inventory an damitted this do Deputy-Treasurer of County, Minnesota Augustante obataste genk
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A TILL A	Deputy-Treasurer of Deputy-Treasurer of County, Minnesota Filed this // H. day of County, Minnesota Filed this // H. day of County Minnesota Filed this // H. D. 1945 Filed this // Altorney
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County of Stearns

IN PROBATE COURT.

In the Matter of the Estate of John Dennis Cooper

ORDER ALLOWING FINAL ACCOUNT.

Decedent, |
The above entitled matter came on to be heard on the

day of June

19 45, 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 her attorney, J. Arthur Bensen, 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 17th day of May 1945, 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:

Damas I I I I I I I I I I I I I I I I I I I				RI	ECE	IP	rs									
Personal estate as described in the inv	200100000000000000000000000000000000000	1 -			-		-		-						8	2266.60
Personal estate omitted from the inven	itory					_									8	
Gain by sales above appraised value	_	-													9	************************************
Cash from sales of real estate -	-														9.	******************
Cash from rent of real estate -															\$	
Canada Anton Canad	rans	Fu	ner	al	al	101	VAT	200				-			\$	100.00
Wahynwownewsweem Unpaid V													-		\$	84.14
Workmen's Compensation	Fun	era	1 B	ene	11	t	ape	.113				-		-	\$	
Intern. Union Operating	z En	g.	Ing.	. B	en	eff	t	-			-				\$	150.00
					-		-		-			-		-	\$	249.83
Total receipts fro	m all	sourc	ces			-		-							8	2850.57
	DI	SBU	RSE	MEN	NTS	A	ND	CR	ED	ITS						
Estate selected for surviving spouse					-											
Maintenance of family of decedent																
announce of Jamesty of decedent	765		_													
	_			-		-		-			-		-		\$	01.40
Expenses of administration -	-	-	-		-	-	-	-		-	-		-		\$	91.40
Expenses of administration –			-	-		-	-	-		-	-		-		\$	
Expenses of administration - Expenses of last sickness Cuneral expenses						-	-	-	-	-	-		-	-	\$	91.40
Expenses of administration			- - - -	-				-	-	-	1 1 1	-		-	\$ \$ \$ \$ \$	
Expenses of administration - Expenses of last sickness - Cuneral expenses - Caxes - Claims of creditors of decedent -								-	-					-	\$ \$ \$ \$ \$ \$	
Expenses of administration - Expenses of last sickness - Cuneral expenses - Caxes - Claims of creditors of decedent -				1 1 1					-		1 1 1 1				\$ \$ \$ \$ \$ \$ \$	
Expenses of administration - Expenses of last sickness - Funeral expenses - Faxes - Flaims of creditors of decedent - Flaims of creditors of creditors of decedent - Flaims of creditors of credi															\$. \$. \$. \$. \$. \$. \$. \$. \$. \$.	
Expenses of administration Expenses of last sickness Funeral expenses Faxes Claims of creditors of decedent egacies															\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	
Expenses of administration - Expenses of last sickness Cuneral expenses Cares Claims of creditors of decedent egacies				-				-			1 1 1 1 1				\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	756.72

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

Fourth-As a conclusion from the foregoing facts, IT IS HEREBY ORDERED, that said account, as adjusted by the court, be, and the same hereby is, settled and allowed as and for the final account of said representative of said estate.

By the Court,

June 15th Dated

Probate Judge.

Order Allowing Final Account.

recorded in Book No. 88 of Orders.

PROBATE COURT

State of Minnesota,

In the Matter of the Estate of

John Dennis Cooper

County of

Stearns

In the Matter of the Estate of

John Dennis Cooper, also known as John D. Cooper, Decedent.

IN PROBATE COURT

File No. 13, 292

Final Decree of Distribution

The above entitled matter came on to be heard on the 15th day of June 1945, 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, J. Arthur Bensen, Esq.

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 1n testate on the 3rd day of June , 19 44, and at the time of h 1s death decedent was a resident of the County of and State of Minnesota.

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

(A) Personal property of the value of \$ 2050.00 comprising the following items:

United States Defense Bonds issued in the name of John D. Cooper, 123 Washington Avenue South, Minneapolis, and described as follows:

Series	Bond Number	Issue Date	Maturity Value
ныныны	D8-700-961E Q153805755E C10343712E C10343713E C10343714E C10343715E C10343716E	Apr. 1, 1944 Mar. 1, 1943 July 1, 1942	\$ 500.00 25.00 100.00 100.00 100.00 100.00
	D8-700-960E Q8339230E C4338380E C4338377E C4338377E C4338379E	Apr. 1, 1944 Jan. 1, 1942	500.00 25.00 100.00 100.00 100.00 100.00

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

None

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

None

of said decedent, and are all

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

Mae K. Schnettler, sister, and James C. Cooper, brother of said decedent.

Now, Therefore, On motion of J. Arthur Bensen, 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 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:

To Mae K. Schnettler the following bonds hereinbefore more fully described: #D8-700-961E for \$500.00; #Q153805755E for \$25.00; and #10343712E, #10343713E, C10343714E, C10343715E, C10343716E, for \$100.00 each.

To James C. Cooper the following bonds hereinbefore more fully described: #D8-700-960E for \$500.00; #Q8339230E for \$25.00; and #C4338380E, #C4338376E, #C4338377E, #C4338379E, for \$100.00 each.

	has passed	to and is hereby assigned	to and vested in the abo
named persons in the following proportions			
None for assignme	ent.		
To have and to hold the Same, to in anywise appertaining to the said above	named person 8 th	neir heirs and as	sime : without meanding
owever, to any tawfut conveyance of said prop	perty or any part thereof b	y said persons, or any of t	hem, heretofore made.
oated at St. Cloud, Minnesota,	this 15th	day of Sune	, 19 4
PROBATE		dering	Probate Judge.
COURT			
State of Minne	_		
State of Minnesota,	88.	PROBATE CO	URT
I, ithin and for said County, and Custodian of t	the Seal and Records of sa	id Court, do herebu certifu	of the Probate Cour
ithin and for said County, and Custodian of t regoing copy of Final Decree of Distribution w be a correct transcript of the whole thereof.			
	In Testimony What and affixed the Seal of	errof, I have hereunto said Court, at	subscribed my name
	in said County, this		, 19
			of the Probate Court.
	M.,		
URT URT te of re of re of ution t,	in Instru- record on M.,	Deeds. Deputy. , 19 nditor.	une,
thranta, COURT E Estate of Dopper Deceased. istribution i Deeds,	s within Instru- ce for record on ck M.,	ister of Deeds. Deputy. , 19 unity Auditor. Demir.	3 8 9 63
Minneanta, strns ATE COURT of the Estate of LB Gooper Deceased. of Distribution sister of Deeds, Minneanta,	yat the within Instru- is office for record on o'clock M., d in Book	Register of I	3 8 9 63
vo. 13, 292 Inf Mitutentia, Spearns OBATE COURT Matter of the Estate of Jennis Cooper Dennis Cooper Cree of Distribution of Register of Deeds, tr of Mitutesofts,	tify that the within Instru- in this office for record on day of o'clock M, ecorded in Book , page	Register of I	3 8 9 63
CO CO CO istril	County of I hereby certify that the within Instrument was filed in this office for record on the day of o'clock 19 , at o'clock and was duly recorded in Book of , page	Register of Deeds. Transfer entered this y of County Auditor. Demain	Filed this 15th day of June, 5, and recorded in Book & 7 Decrees, page 3 2 2 June / My 14 07 June Clerk of Probay Court. No. 8881.

County of Stearns

IN PROBATE COURT

In the Matter of the Guardianship of

Ralph Schloegl

Alleged Incompetent.

PETITION FOR APPOINTMENT OF GUARDIAN OF INCOMPETENT

TO THE COURT ABOVE NAMED:

The petitioner herein represents and alleges:

First-That his address is Route 3, Sauk Centra , Minnesota, and that he is interested herein as follows, to-wit: _______Sathan of the alleged incompetent.

Second-That said Ralph Schloegl who is a resident of Stearns County, Minnesota, and whose address is State Hospital, Forgus Salls, Minnesota, and who was born at Millmont, Sask, Canada on the 28th day of October, 1920 is incompetent to manage his person and estate by reason of lack of mental stability

Third—That the names and addresses of the nearest kindred of said alleged incompetent are as follows:

Name

William Schloegl

Eleanora Schloegl

Relationship

Address

father

Mother

Rt. 3, Sauk Centre, Mini.

Rt. 3, Sauk Centre, Minn.

Fourth—That said alleged incompetent is.....not....married and that the name and address of his spouse is as follows:

Name

Address

William Sollar geritioner.

VERIFICATION

State of Minnesota.	}ss.	7
William	5.chloes1	being duly sworn on oath says the
he is the petitioner named in the for	egoing petition: that I	he said petition is true of his own knowledge except as to
those matters therein stated on information ar	nd belief and as to the	ne said petition is true of his own knowledge except as to
	and as to the	ose mattershe believes it to be true.
	.k	Villiam Schlasge
Subscribed and sworn to before me this		
day of June		
Marid Zeonu		
. 0) 4		
Notary Public, Steam	County, Minn	esota.
My Commission Expires January 6, 19	50	
CONS	SENT OF GUARDI	AN TO ACT
I, William Schloe	g1	of the township
of Sauk Centre	in the Con	of the township Stearns
State of Minnesota, do hereby consent to act a	s	guardian of the Person
and estate of Relph Schle	pegl	guardian of the PRESON disability,
if appointed such guardian by the Court.		auring bls disability,
		244
		William Schloryl
Dated June 10		
	CONSENT	
I, or we, hereby consent to the appointment	of the guardian as her	rein petitioned for and waive notice of hearing thereon.
ubscribed and sworn to before me this	**********	Alleged Incompetent.
ay of		
	19	Spouse.
Jotary Public		
ounty, Minnesota. [y Commission Expires		
g commission Expties	***********	

8855 173

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Guardianship of

Ralph Schloegl
Incompetent.

PETITION FOR APPOINTMENT OF GUARDIAN OF INCOMPETENT

Filed June 10th, 19 44

Frank Nergon Perk.

No. 3754*

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE GUARDIANSHIP OF

Ralph Schloegl,

Incompetent Ward.

Order Appointing Guardian

day of	May	19.44, upon the petition of	William	Schloegl	
aug oj				_	
		at a guardian be appointed of the			estate
of the above	named	Incompetent		; and the cou	rt, having
considered	the said petition and th	e evidence adduced in support thereof, a	and examined t	he files and record	ds in said
matter, fine	ds the following facts,	to-wit:			
First	-That notice of said h	earing on said petition was given as req	quired by law b	ry the service of th	e order of
this court f	or said hearing upon s	said incompetent			
personally,	more than fourteen da	ys prior to said day of hearing.			
Secon	nd—That said	Ralph Schloeg			is a
resident of	Sauk	Centre		in said	County of
	Stearns		the annual of as		
said petiti		State of Minnesota; and is	ine owner of ce	rtain property ae	scribea in
		Ralph Schloegl			·
Thir	d—That said	Marph Sonroegi			is unable
and incom	petent to care for and m	anage his	said proper	ty by reason of the	facts and
		anage his lack of mental stabilit			
disabilities	following to-wit:	lack of mental stabilit	y, having	been commi	Ltted
disabilities	following to-wit:	anage	y, having	been commi	Ltted
disabilities	following to-wit:	lack of mental stabilit	y, having	been commi	Ltted
disabilities	following to-wit:	lack of mental stabilit	y, having	been commi	Ltted
disabilities	following to-wit:	lack of mental stabilit	y, having	been commi	Ltted
disabilities to the	following to-wit:	lack of mental stabilit	y, having sota, as	been commi	ltted person.
disabilities to the	following to-wit: State Hospita	lack of mental stabilit	y, having sota, as	been commi	ltted person.
disabilities to the	following to-wit: State Hospita	lack of mental stabilit	y, having sota, as	been commi	ltted person.
disabilities to the	following to-wit: State Hospita	lack of mental stabilit	y, having sota, as	been commi	ltted person.
disabilities to the	following to-wit: State Hospita	lack of mental stabilit	y, having sota, as	been commi	ltted person.
disabilities to the	following to-wit: State Hospita	lack of mental stabilit	y, having sota, as	been commi	ltted person.
disabilities to the	following to-wit: State Hospita	lack of mental stabilit	y, having sota, as	been commi	ltted person.
disabilities to the	following to-wit: State Hospita	lack of mental stabilit	y, having sota, as	been commi	ltted person.
disabilities to the	following to-wit: State Hospita Wmw	lack of mental stabilit	y, having sota, as	been commi	ltted person(1)
to the	following to-wit: State Hospita Wmw	lack of mental stabilit lat Fergus Falls, Minne William Schloegl	y, having sota, as	in the	chose Posicional County of

IT IS THEREFORE OPPERED.	
IT IS THEREFORE ORDERED, that the said William Schloegl	
be, and the hereby is, appointed guardian of the	
maiph Schloeg1	ina
and will be to the best of manding to	
and fue in this court the oath by law required	ne
with sufficient sureties and conditioned according to law, to be approved by this court.	S,
	2)
	2)
Dated June 26th, 19 44	
Judge of Probate Court.	
NOTE (1) Insert conditions and need, if any, as to care, treatment, education, etc., under Sec. 3835 and 3836, Chap. 74 of Code. Code.	
NOTE (2) Insert conditions, if any, as to care, treatment, education, etc., under Sec. 3835 and 3836, Chap. 74 of Code. Code. Code.	
I and of N A	1
OURT OURT OURT SI, Ward. SUARDIAN SUARDIAN Of orders at Profate.	
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State of Hinnesota, Stearns PROBATE COURT HE MATTER OF THE GUARDIANSHIP Ralph Schloegl, Incompetent Ward. Incompetent Ward. Incompetent Ward. 1 this 26th day of June 19 44, and 1 in Book 85 of orders at 1 37	
State of Hinnesota, County of Stearns PROBATE COURT IN THE MATTER OF THE GUARDIANSHIP OF Ralph Schloegl, Incompetent Ward. Ralph Schloegl, Incompetent Ward. Seth day of June 1944, and orded in Book. F.5 of orders at 1977	
Estate County of the PROBLE IN THE MATTER IN THE MATTER IN THE MATTER Incombact CRDER APPO ORDER APPO ORDER APPO TECONDER APPO ORDER APPO TECONDER APPO ORDER APPO ORDER APPO TECONDER APPO ORDER APPO TECONDER APPO ORDER APPO TECONDER APPO ORDER APPO TECONDER APPO ORDER APPO	
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State of Minnesota. County of Stearns

88.

IN PROBATE COURT.

IN THE MATTER OF THE GUARDIANSHIP OF
Ralph Schloegl,
Incompetent Ward.

Letters of Guardianship

To William Schloegl

Greeting:

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

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

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

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

HIMMAN IN WHIMMAN	- sew m. selec										(1
Witness the				J. Ru		•					
Judge of said (July			aid Court th	is	6th	13	Ki	ieg	en	udge of Pr	
Note (1) If guardi Statutes of Minnesota	an is appointe	d of the person of	Ward also, insert	provisions for	custody, ca	re of, educatio	on, etc., acco	rding to Sec.			
COURT											
County of	e of A	linnesot	a , }	88.		IN	PRO	BATE	COUR	r	
I,					, Ju	dge of the	Probate	Court, i	n and for	said Coun	ty, and
State aforesaid, Guardianship in copy of said orig	n the matte	er therein ent	itled, now re	red the w	ithin an of record	d foregoin l in my of	g paper fice, and	writing i I that the	vith the d same is d	original Let	ters of correct
		nd and seal		t, at		*****					this
***************************************		day	ı of	-		***************************************	••••••••••••••••••••••••••••••••••••••	A. D. 19			
								-		Probate J	udge
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ni ni	RT	ATE OF	ship					day	f Letters	Proba	
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State of Minnesofa, of Stearns	PROBATE COU	THE MATTER OF THE ESTATE OF Ralph Schloeg1	Letters of Guardians			-		6th	2	Clerk J	No. 3624*
State .	KOBA	MATTE	rs of					8 4	Book.	2, 2	1
to annum of	F	IN THE	Lette					iled this	rded in	of.	

County of STEATURA

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF ROLPH Schlosol

BOND #215445

	Decedent .	•		
Know All Men by These		A		
	u Schlorox	\		, as principal
and Western Buret	4 Co. Sioux Fall	s, Minnehaha	County, South Dak	ota
a corporation organized under the law and holding the certificate of the Insur	ws of the State of Sorance Commissioner of the	State of Minnesote	showing that it is auti	
as surety upon bonds in said State of	Minnesota, as surety, are	held and firmly be	nund unto	
Dollars, lawful money of the United ment well and truly to be made, we bis firmly by these presents.	, Minnesota, in the sum	of Gra-	n his successor in office administrators, success	(+1,000.00)
The Condition of This Oblig	ation is Such. That if to	he above bounden		
Sentative of the estate of the above	. Rollo.	Call 0 as	who ha.S been	
faithfully discharge all the duties of ligation shall be void; otherwise it shall		entative of so	Incompetent	shall well and law, then this ob-
In Witness Whereof. Said pr				
and the said surety has caused these p			None -	and seut,
	and its corporate seal	to be hereto attach	ed by authority of its B	oard of Directors.
this 13th	day of	June	, 19 44	
Signed, Sealed and Delivered in		14 400	011 1	
W. onay	(as 4	Delleans	Schlagt	(Seal)
MILLIAN SOUTH	(W)	VESTERN SURETY	COMPANY	
Witness to Swrety:	, , ,	Duy	me	(Seal)
malesty.		DAN KIRBY	President	7/00
X trewe	29	y Countersigne	MATTER!	SAROLL
and the same of th		ByMinnesots	Resident Agent	De all
	ACKNOWLEDGMENT	OF PRINCIPA	L	01/
State of Minnesota,	1			/
County of Stearing	88.			
	944			
On this	day of Ju	VA/70	, 1944, befo	re me personally
appeared Walliams St	anto-egy			me well known
to be the person who executed the			the	acknowledged
that he executed the same for	the uses and purposes here	ein expressed as	ordina 1	ree act and deed.
		- CATALOR	Di mil	
		c, Signitum	Cou	inty, Minnesota.
My Commission Expires	b	, 1950		
South pakota State of Minnesotap	ACKNOWLEDGMENT	OF SURETY		
Minnehaha	88.			
County of	On this	3	13th	day of
June	, 19 44, before me app	peared DAN R	TRRY, Provident	
			ne personally known, a	vho being by me
duly sworn, did say that he 1	s the aforesaid off:	icer		***************************************
of WESTERN SURETY COMPANY to the foregoing instrument is the corpor	rate seal of said corporation	n, and that said in	, a corporation; that estrument was executed	the seal affixed in behalf of said
corporation by		, by authority	of its Board of Directo	rs; and the said
acknowledged said instrument to be the	free act and deed of said	corporation.	•	
	STREET, STREET	2.24	mson	
	Notary Public	Minnehaha	South !	nty, Managara
My Commission Expires	Notary Public 4-16-47	, 19	Cou	my, minteduce
THE RESERVE OF THE PARTY OF THE	and the same of th	A V		

	APPROVAL		
I hereby approve the within bond a	nd the surety thereon, this	6th	day o
July	, 1944	000	
	2	Aug	eme &
	Guson	000	Probate Judge.
	OATH OF REPRESEN	TATIVE	
State of Minnesota,	1		
County of STEATURE	88.		
1. William	Schlmal		
	0,		
do swear that I will faithfully and justly pe			
GUARDIAN	ove named Ralla	of the	STAIL
of the abo	ove named KOND	h Jehlbe	gx
to the best of my ability and according to le	aw, so help me God.		9
	11	1:01. 910	1
	·	Min Selle	#. g. d
Subscribed and sworn to before me this	1001		
day of gune	, 1944		
KNOLDIN SEX	AUM		
Notary Public Strong	. County, Minnesota.		
My Commission Expires	, 1950		

Filed the 6th day of July , 1944, and said bond recorded in Book 7 of Probate Bonds, page 97 of Probate Records.

County of Straums

PROBATE COURT

PROOF OF CLAIM

In the Matter of the Estate of

State of Minnesota.

County of Stearuns

Elemora Schloes

being duly sworn says that she is

the claimant herein; that at the time of his

denova schlora

the above named decedent was justly indebted to

I Will- Hundred-Forty and of 100 (\$340.00)

_Dollars.

That said indebtedness arose and was incurred on account of four to purchase she and Ford Pick-up truck

That hereto annexed, herewith filed and hereby made a part hereof is a true and correct statement of the items of such account, and that there is now due and owing to said Elenora School on account thereof from the estate of said decedent the sum of \$340.00 Dollars, with interest from the

That no credits, payments, offsets or counterclaims exist against such indebtedness, except as stated in said account or herein stated

That said claimant has no security for said debt except

That the address of the claimant is R.F. D. # 4, Sauk Centre, Morrow Subsectived and sworn to before me this 29th (Signed) Chance Schloeft day of Much

Notary Public County, Minn.

My commission spires Notary Public, Steams County, Mina; Min

	State o				\ \ss.			PROB				Γ	
In the	Matter o	f the F	Estate of		,	****							
T	he above enti	tled matt	er came on t	o be hea	rd by	the cour	t on the						
To IT	the court tal amount terest on cla ems and ame fisets allowed tal disallowe tal amount of IS THER	t, having of claim im to da ounts the to said of ed and of claim EFORE	theard the e te — reof disallou claim ffsets — allowed	vidence,	exam	ined the	e files and	records, and c	against the	e estate the sam	of the ce, finds	above no as fol	llows:
on condi	tion that sai	d claima		securit	y for	said ind	lebtedness.			***********		Do	ollars
File No	IN PROBATE COURT	In the Matter of the Estate of	PROOF OF CLAIM OF	and Order Thereon	Amount \$	Nature of Claim	Amount Allowed &		Filed this day of	and entered in Book of	Claims on Page	Probate Judge-Clerk.	No. 3817*

State of Minnesota, County of Strams

88.

PROBATE COURT,

In the matter of the guardianship of

Ralph Schlough,

OATH OF APPRAISERS

State of Minnesota, Ses.	Leo Schlvegl
and alois Thull	0.
execute the duties and trusts of appraiser of the real estate, a	that he will honestly, faithfully and impartially discharge and and of all the goods, chattels, rights and credits of
of the County of Thearn	in said State, and according to the best of his knowledg
judgment and ability.	
Subscribed and sworn to before me this Subscribed and sworn to before me this Aday of 147 WHO Same with the state of the subscribed and sworn to before me this Manual Subscribed and sworn to before me this Subscribed and sworn to before me t	Leo Suhlough
Notary Public, W. Creating Sellings	X WOOD Shull
My Commission Expires public Feb.	
INVENTORY AN	D APPRAISEMENT

Of all real estate, and all the goods, chattels, rights and credits and estates of

which have come into the possession or to the knowledge of the undersigned of said ward.

Dated this 18th

day of October A. D. 1947

NO. CLASS ONE—REAL ESTATE.

REMARKS

VALUE

5

TOTAL

	NO.	CLASS TWO—Furniture and Household Goods	REMARKS	VALUE
				\$
			TOTAL,	VALUE
	NO.	CLASS THREE—Wearing Apparel and Ornaments	REMARAS	
				\$
			General Lill	
	NO.	CLASS FOUR—Stocks in Banks and Other Corporations	TOTAL,	VALUE
				8
		_		
			7	
1			TOTAL	

NO.	ASS FIVE— Mortgages, Bonds, Notes and Other Written F-idences of Debt	REMARKS	VALUE
			YALUZ
			1 -
			-
	Eller It	KC.	
		2 - 2	
NO.	CLASS SIX—All Other Personal Property	REMARKS	VALUE
			1,440,4
	auction Sale		-
	30 PUFA \$165,00		
	16 famber 80.00		
	Jess Sala 9/2 3100 Jess Essed 28400 28400 23400		
	Jeso Sala 878 3100		
	Pass Fred 284,00		234.00
1	23400	The same of the sa	
1	1938 Ford V 8 Pickup 1/2 Jon		
	1938 Ford V 8 Pickup /2 Jon		2000
		-	
	•	was a second second	
	•	The second secon	
	the state of the s		
			leave to be
	the the state of the	1 // -	48400
		TOTAL, TOTAL APPRAISEMENT,	1 37 00
	111:11:	1 11	
	William John		
		Guardian	

State of Minnesota,	88.		
County of Steward	200	0. 11	00 00 days
hoing duly enough and the		- 1/c	ec Milliam Schlie
being duly sworn, say that.	1-11	the g	uardian of the person and estate of
who are is residing in	/	1	
	n the County of		State of
Minnesota; that the foregoing is a just and credits belonging to the said Ralph Salls	which h	all the real estate, ar	nd of all the goods, chattels, rights and possession
or knowledge; and that upon diligent inquir	0		discover any other property or estate
belonging to the said Rolph Schl	olar	Williams	Schloed
	. 0	X	
		a	
Subscribed and sworn to before me the	is 18 1	day of Oct	A. D. 19 5
	,	2	A. D. 19 L.
		Model	alles
		Notary Public,	Sleaves County, Minn.
		My Commission 1	Expires Water County Min
We, the undersigned appraisers, do he	reby certify that, h	naving first taken an	My Commission Expires Fee. Ith, 1868.
approved the property described a	na mentioned in th	le foregoing inventors	u aphich has been to an all'I'm
have classified the different items under their thereof in money, as by us determined, and he so appraised	respective heads, a:	nd have set down on	monito anali itam in ti
10			and the total amount of the property
Witness our hands this	day of	alex	A. D. 1947.
y Leo S	Salloege	2	1
	Jh	10	Appraisers.
1 Comment of the second of the	u d lui	u	Appraisers.

Military was supplied to the same			
1 ~~ 1 "	and the same	***************************************	10
5 5	ENT		1080
CI III	SEM		1 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
2 0 mg	RAIS		1 0 48
Se Con Dille	APP		s Zobat
THE STATE OF	QN		filed this rech of P
State of Attinuesata, County of SCOVING PROBATE COURT In the Matter of the Guardianship of ROLDN SCHUOLOGY	INVENTORY AND APPRAISEMENT		Received and filed this 19th day of March A. D. 13ft Genk 3 of Probabe Goldy No. 3057
10 % TO	FOR		a Man
R P R	VENT		of Mark
8 4 - 4	1 2		R. R.

State of Minnesota, County of Stooning

#13,293

IN PROBATE COURT

In the Matter of the Guardianship

Ralph Schloegs,

Final Account.

Miliamo Schloegl As Guardian of Ralph Schloegl In Account with said Ward

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

sale of Sheep Salse of Ford 1/2 Jon Pickup 234.00 200.00

RECEIPTS

TOTAL

\$ 434.00

	RECE	IPTS	DISBURSE	MENTS
Amount Brought Forward	\$434	.00	\$	
The following is an itemized statement of all property xpended by him during the period of dministration of the estate of said Ward as shown by he annual accounts herein, as follows, to-wit: Clock of Probate Setters of Quardianship invitations of Public institutions institutions institutions institutions of Public institutions institutions institutions in the property of Public institutions institutions in the control of Public institutions institutions in the control of Public institutions in the control of Public institutions in the control of Public institutions institutions in the control of Public institutions in the control o			46 30 24 50 40	00 33 00 75 00 00 8
The following is a statement in detail of all property renaining in hands at the date hereof, with the stimated value of each item thereof, to-wit:	*			
Totals	\$434	00	\$434-	00

County of Stearns



William Schloege oath says that he the guardian of the above named Ward; that the foregoing is a just true and correct account of guardianship in the above entitled matter and of the amount of money and property received by and and remaining in hands, and of all money and property disbursed by and of all money invested by for said Ward, and of all expenditures oath says that he we the guardian

Subscribed and sworn to before me this 19461 William Sal day of march

My Commission expires Jan. 6

Notary Public, Stearns 1950

County, Minnesota.

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Guardianship of

Ralph Schloegs

Petition for Allowance of Final Account.

To the Probate Court of

Stearns

County, Minnesota:

Your petitioner respectfully represent s of the above named Rolph Schlorol

and state 5

that he was the Guardian

that the said-

and that the said guardianship and trust is thereby terminated; that William Schloed herewith final account of said guardianship and trust, and petitions that said Court issue its order fixing a time and place for the examination and allowance of said account and the settlement of the same, and prescribing the manner of the service of said order upon said Ward terested in said guardianship, according to law. and all other persons in-

Dated Morch 19, 1948

State of Minnesota,

County of Stearna

William Schlouge being duly sworn on his who made and signed the foregoing petition, and that he has oath say \$ that he with petitioner read the same and know 5 the contents thereof, that the said petition is true of knowledge, save as

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

William Soldong Petition

Subscribed and sworn to before me this

19th

day of march A. D. 1948

Notary Public, Stewart County, Minnesota

My Commission expires Jan. 6

1950

#13,293

rionate Cour

In the Matter of the Guardianship of

Final Account of Guardian

Filed this 29th day of

Clerk State by Pro

No 2802*

State of Minnesota, county of Stearns ss.

PROBATE COURT

		FILE No.	13,293	93		
Re Guardianship of Relph Schloegl,		ORDER ALLOWING	Final	ACCOUNT		
	tent Ward					
The guardian, having accour	nted for every part of the e	state according to law,				
and a summary statement of the acc	ount being as follows:					
	Debits \$	434.00				
	Credits \$	434.00				
	Balance - \$	000.00				
IT IS ORDERED, that said settled and allowed.	Fina	1	accoun	t is hereby finally		
Dated June 11th,	1948	Enof	· Zue	Probate Judge.		
(COURT SEAL)				J		

No.....

STATE OF MINNESOTA COUNTY OF STEARNS

PROBATE COURT

Re Guardianship of

Ralph Schloegl,

Incompetent Ward

Order Allowing FINAL Account

Recorded in Docket " 95 , on page 195

Filed this 11th day of

June, 1948, Wrank Herry

State	nf	Minnesota
Mignit	fif	EIGH SHIPPE

County of

Stearns

}ss.

IN PROBATE COURT.

In the Matter of the Guardianship of

Ralph Schloegl,

Incompetent

Ward

Order Discharging Guardian and Sureties on Bond

Dated.

June 15th.

, 19 48.

Earl J. Means Mobale Judge.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE GUARDIANSHIP OF

Ralph Schloegl,

Incompetent

Ward

Order Discharging Guardian and Sureties on Bond

Filed this 15th

June , A. D. 19 48

and recorded in Book 39 of orders

No. 3670*

13, 294

STA	TE	OF	MINNESOTA
- AL - A. W.		V4.	THE TATA TATA CALL

County of

Stearns

IN PROBATE COURT

ebriety chlemiwdedness	n
6	sanity and ebriety eldeniededness elevane

Of ..

George J. Forner

To the Honorable Probate Judge of said County:

Your petitioner respectfully represents to the Court and alleges that ...

George J. Forner

whose address is...

Route #1, St. Joseph, Minnesota

is an inebriate and insane (Insane-Inebriate-Feebleminded-Epileptic)

That your petitioner is

related to the said above named person as follows: Wife

That the indications of insanity and inebriety (Insanity-Inebriety-Feeblemindedness-Epilepsy)

manifested by h 1m are as follows:

(Here give fully the symptoms on which the charge of Has been drinking to great excess for many years past. Gets drunk whenever he gets money; does not sober up over night, wakes up drunk,

and repeats intoxication of day before.

Commands son to do unreasonable things on farm, such as putting him to new jobs before time to complete task he has been set to do. In this he works against his own interests, in that he keeps son from doing work on farm properly. Abuses and threatens members of family with bodfly harm.

That the reasons for making this application are:

Commitment to State Hospital for treatment.

That the said alleged.....

inebriate and insane (In sane-Inebriate-Feeble minded-Epileptic)

......person will not appear in Court volun-

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.....

patient

are:

NAME	ADDRESS	RELATIONSHIP
Mary Forner	R#1, St. Joseph	Wife
Louis Forner	đo	Son
Irene Forner	do	Daughter
Three younger chil	dren.	
That said George J. F	orner	was born in
Watkins, Minnesota	, is about 56	
the parent of five child	dren.	
That h. 18 residence and place of legal se	ettlement is Stearns	County, Minnesota.
(If not a resident of Minnesota, set out as fully as	possible wherehe came from, hou	longhe has been in the
County named.)		

That said alleged insane person is.....

not

....a United States War Veteran.

			nebriety s	t has been employed and insanit;	У	
0.	supposed o	e drinking.	(Insar	nity-Inebriety-Feeblemind	ednese-Epilepsy)	
That the	e said pa property, to	patient St. tient 138	Joseph, l	m in St. Mm	the owner of the hadel	following described real
sub to mortg			mortgage.	Farm perso	nal propert	y subject
that said abou	re named pe	our petitioner processon be brought in	nto said Court o	and examined as to	said alleged(Insanity-Ineb	matter, and to that end ebriety & Insani dicty-Feeblemindedness-Epilepsy) itted in accordance with
		made and provid		mary	From	ner
ST.	Stea	MINNESOTA, arns Forner	88.			duly sworn, deposes and
of said petit to those S)	ion are true he believes th	e of her own nem to be true. worn to before m	n knowledge, sa	ive as to such as a	re stated on inform	of, and that the averments nation and belief, and as orner, 1944.
						V

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

County of Stearns

No. 13,294

Report by of Probate

In the Matter of the Doxants of

George J. Forner

In accordance with Section 3, of Chapter 294, Session Law 13th day of June	ws for 1917, I respectfully report that on the
George J. Forner	
o the State Hospital at Willmar	, Minnesota.

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

1.	. REALTY:	tate which)
	A. Homestead Form 130 acre	
	Description	
2.		
3.	Other huildings on H.	V-1 5 5 5 9 9 9
4.	. Other buildings on Homestead Kind	
5.	What used for	
6.	Value of such buildings	
7.	Annual income from Homestead	
8.	Are there any mortages on line	
	Amount Stu. 900:00	
1.	Description	
2.	Value Puliding the	
3.	Buildings thereon. Rented or not	
4.	Rented or not	
5.	Annual income	
6.	Are there any mortgages or liens against the above lands?	
	Amount When due	
	D. Stock list 13 mulch cours, 25 spring	7.1
	E. Machinery list Full set Form machinery including tractor	Value \$
	F. Notes, mortgages, corporate stocks, bonds, etc., list	Value \$ 4,00000
	G. Cash	
	H. Other property	
		Total, \$ 9,000 00

LIABILITIES:

List all debts and claims against patient:

mortgage Farmu

4,900°0 600°

Total, \$ 5500 Net Value of Estate, \$ 3,500

FAMILY:

1.	Spouse	Address	Age
2.	Children	Address	Age
	A	Address	Age
		Address	Age
	***************************************	Address	
		Address	Age
		Address	Age
3.	Guardian	Address	Age

RECOMMENDATIONS:

13th Dated this

June

day of

Probate Judge

County Attorney.

IN PROBATE COURT State of Minnesota, Stearns

IN THE MATTER OF THE REMER OF George J. Forner

REPORT OF PROBATE JUDGE AND COUNTY ATTORNEY

County of Stearns

IN PROBATE COURT

In the Matter of the Alleged.			the Alleged	Inebriety
of	George	J.	Forner	

REPORT OF BOARD OF EXAMINERS

We, the Board of Examiners, in the above entitled proceeds	ing hereby certify and report that on the 13th
Court Room of the above named Probate Court in the	o'clock in the fore noon of said day, we met at the
in the County of	State of Minnesota, for the purpose of determining whether is an inebriate person,
as alleged in the petition in the above entitled proceeding.	David T. Shay
County Attorney of said County, appeared in behalf of said The said	George J. Forner was present and was examined
and observed by us. All proper testimony offered by any per were duly sworn and testified concerning the matters set forth i	rson interested was received and the following named persons

The following proceedings were also had and taken:

The thou electrical from Sasta	and the
several witnesses appearing before us in said proceedings infor	mation required to properly answer the questions set forth
in Schedule "A" hereto attached and have set	forth in said schedule the information so obtained and re-
sponsive to the said several questions respectively.	
From the examination so made by us and upon due consider	leration of all the testimony received we find and determine
	is
 A person incapable of managing h 12 self and h 5 affatoxicating liquor, drugs or other narcotics. 	uirs by reason of the habitual and excessive use by h 1m of in-
XXX RESERVED AND SERVED AND SERVE	K NAWARANA XII X XIX XIX XIX XIX XIX XIX XIX XIX
ANA HOROLE BY THE STATE OF THE	KNEWS NAME OF THE PROPERTY OF
The state of the s	
Dated at St. Cloud	, this 13th
day of June , 19 44	
	E. J. Ruegemer
(COURT SEAL)	R. N. Jones
	Karl A. Walfred, M.D.
NOTE: State and the	

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.

Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Inebriety

George J. Forner

Report of the Board of Examiners

State of Minnesota,

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 the seal of said

Court this

day of

No. 3781*

PROBATE COURT Report of Examination

In the Matter of the Ineb	iety of _)	
<u> </u>	**************************************	
lear & Forne	<u>)</u>	
(a) Date of birth Oclos	13. ,1888	
(1) Place of high Carons	Co mini	•
(a) Single married Marx	widowed , divorced	
(d) Number of children living	- 44	
(e) Date of birth of youngest child	Seven near	
(e) Date of orth of goungest the	Township Steam	County, Minn.
(a) Legal settlement at A. A. M. M. M.	Sent Sunting Status	
***************************************	of the line	
(b) Resident of Minnesota since	County since 34	CAV*
(a) Occupation Tarens	1 711 Jan 2	
(b) Education Tenanting	Amend the state of	
. Religion Controllet		
. Religion		
. Patient is entitled to ca	re in an institution of the U.S. in Minnesota	
Name of nation's father	Leave Take	,
(c) Marden name of patient's mother	Hallet M.	
(d) Place of ourm of patient's months		
7. Patient's parents were	related to each other as first cousins.	a D. Late Count on
		County Probate Court of
The nations was not co	mmitted by	County Probate Court or
8. The patient was not co	19 , to and the following habit	forming drugs The endle
9. (a) The patient was not considered to the interpretation of the patient became intemperate to the extent to which the patient was small slays	mperate use of alcohol and the following habit to perfect does writer on the use thereof at the age of the months is successful for the past them during the past the months is	State Hospital forming drugs The socials aduly 2 was such relies for to
9. (a) The patient was not considered to the interpretation of the patient became intemperate to the extent to which the patient was small slays	mperate use of alcohol and the following habit to perfect does writer on the use thereof at the age of the months is successful for the past them during the past the months is	State Hospital forming drugs The socials aduly 2 was such relies for to
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9. (a) The patient is addicted to the interpolar of the patient is addicted to the interpolar of the patient is addicted to the interpolar of the patient became intemperate to the patient is a subject of the patient is the patient is the patient of the patient has not been converted in the patient has not received meaning the patient has not patient has not received meaning the patient has not received meaning the patient has not patient has no	mperate use of alcohol and the following habit. In the use thereof at the age of - 140 consect them during the past standing months is sixtated by the second mental health is - Mark months. It to convulsions from any cause other than epocitive and destructive in the convenience of crime except.	State Hospital forming drugs The services and the services are a thing leavest of leaves are a thing leavest of leaves are a thing are

(b)		mother was				mentally d	lefective;
(c)		relatives of the p			osychotic;		eptic;
11.	The patient is		other disease exc	ept - C	color	le per	vs. Ei
12.	Name and ad	dress of patient's	spouse-nearest k	cindred—fr	iend		
13.	Names of mat	terial witneses at e	examination L	J. Ir	form	omer (da	ns nghter)
F1			and upon the evid	ence adduce	ed at the exar	nination we find th	e above named paties
***********	to be an i	nebriate.		7	Kan	ea, wo	eifed M. I
	()	2 13-			(7)		
Dated	Nerna	13-	19 44	5	2 ru	egem	Probate Judge
State of Minnesota,	Probate Court	THE MATTER OF THE INERRIETY OF SOURGE J. FOUNCE.	eport of Examination	Inebriety a. c. 1935 From Na. 294-0)	13th day of , 19 44	Church Judge.	***************************************
State of	Prob	HE MATTER	port of	a. c. 1935	this 13	lug	

13,294

SECURITY PRINTING COMPARY, ST. CLOUD, MINN. 116715

State of Minnesota, County of Stearns SS.

IN PROBATE COURT

In the Matter of

George J. Forner,

Inebriate

JUDGMENT

George J. Forner	having been personally before the Court, and ex-
	by a Board of Examiners duly appointed by this Court, and the report
of said Board of Examiners having been de	
has been found to be. Inebriate	and in need of care and treatment in a State Institution.
	ng and filing said report and upon all the records and proceedings herein, IT
IS HEREBY ADJUDGED AND DET George J. Forner	ERMINED, and the Court does hereby adjudge and determine, that the said is 1nebriate
and a proper person for care and treatmen	t in a State Institution.
WHEREFORE, IT IS HEREBY	ORDERED AND ADJUDGED, That the said
George J. Forner	be committed to the custody of
Superintendent, State Hosp	ital, Willmar, Minnesota and that duplicate warrants
of commitment be issued out of and under t	he seal of this Court, as provided by law, to carry this judgment into effect.
Dated June 13th,	1944
	Judge of Probate, Stearns County.

Stearns County of

PROBATE COURT

IN THE MATTER OF

George J. Forner

Inebriate

JUDGMENT

this 13th day

Of June, 1944

Mark Nervy

Clerk of Probate Court.

Recorded in Book 1,

Stearns County of.

IN PROBATE COURT

George J. Forner

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 (City-Village) St. Cloud

13th

day of

June

19 44 at 10:30 o'clock A. M.

Dated this 13TH day of June

(Court Seal)

STATE OF MINNESOTA,

(Court Seal)

ORIGINAL

County of Stearns	IN PROBATE COURT
In the Matter of the Mattery Inebriety	
Of George J. Forner	
To the Sheriff of Stearns	County, Minnesota, and the Superintendent of the
State Hospital, Willmar	Minnesota.
The above named patient having been found to be	Inebriate , the said sheriff is
commanded to convey and deliver such patient forthwith to the	ne Superintendent of the State Hospital at
Willmar , Minneso	ta, and the said Superintendent is commanded to receive and
detain such patient in said hospital according to law.	
Dated this 13th day o	June , 19 44 .

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

COUNTY OF STEARNS

ss.

IN PROBATE COURT, WARRANT

IN THE MATTER OF

the alleged inebriety and insanity of

George J. Forner.

Mary Forner

having made and filed in this Court a duly verified

petition, setting forth that the above-named person in this County is 1nebriate & 1nsane and in need of care and treatment, and that it is dangerous for h 1m to remain at large, and stating that he will not appear in this Court voluntarily.

NOW, THEREFORE, You, Art McIntee, Sheriff, , are hereby directed and required to bring such alleged inebriate & insane person before this Court on the 13th day of June 19 44, at its Probate Court Rooms in the Court House, in the City of St. Cloud , at 10:30 o'clock P. M., for an inquiry concerning the mental condition of said person, as by law in such case made and provided.

By the Court,

Dated June 12th, 1944.

To Art McIntee, Sheriff
Stearns County, Minnesota.

Judge of Probate.

In the Matter of the Records X Records X Replicates Inebriety Explorate Records X Replicates X Replicates X Replicates X Replicates X Records X Records X Inebriety R Inebriet	
To the Hon. David T. Shay , County Attorney of said County: SIR: Please take notice that a petition has been filed with the above court alleging the free filed with the above named patient. (Insunity-Inebriety-Feeblemindedness-Epitepsy) Insunity-Inebriety-Feeblemindedness-Epitepsy)	
SIR: Please take notice that a petition has been filed with the above court alleging the Inexacts Inebriety of the above named patient. (Insunity-Inebriety-Feeblemindedness-Epilepsy)	
Inebriety of the above named patient. (Insunity-Inebriety-Feeblemindedness-Epilepsy) In the ratified and remired to appear at the examination of said patient to be held at my office of the said pa	
(Insanity-Inebriety-Feeblemindedness-Epilepsy)	
I have tified and required to appear at the examination of said patient to be held at my office of	
You are hereby notified and require	i the
13th day of June , 19 44, at 10: 500'clock 11.	(., to
represent said patient and to take part in the said examination in h. 18 behalf.	
Dated this 13th day of June , 19 44.	ate.

STATE OF MINNESOTA.

County of

Stearns

IN PROBATE COURT

In the Matter of the historical Inebriety
historical Inebriety
historical Inebriety
historical Inebrie

Of George J. Forner

Upon all of the files, records and proceedings herein,

IT IS ORDERED, That.

Dr. R. N. Jones

and

Dr. Karl A. Walfred

are appointed to assist in the examination

herein.

Dated this

13th

day of Ju

10 44

(Court Seal)

Probate Ludge.

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 Steams

IN PROBATE COURT CERTIFICATE

This is to certify that Dr. R. N. Jones	
of St. Cloud, Minnesota	is a reputable person, a graduate
of Rush Medical	which is an incorporated medical
college; that he is a permanent resident of this State, has b	een in the actual practice of the profession of medicine for
at least one year next preceding to the date hereof, and is	registered as licensed by the State Board of Medical Ex-
aminers; that he is neither superintendent, proprietor, an	officer, or regular medical attendant of any institution for
the care and treatment of Xxxxxxxxx	Inebriety
(SEAL)	Judge of Probates
Dated June 13th, 19 44.	Judge of Froback

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

IN PROBATE COURT CERTIFICATE

This is to certify that Dr. Dr.	. Karl A	A. Walfred
of St. Cloud, Minnesot	ta	is a reputable person, a graduate
of Minnesota Universit	y	which is an incorporated medica
college; that he is a permanent resident	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, a	and is registered as licensed by the State Board of Medical Ex-
aminers; that he is neither superintender	nt, proprietor	er, an officer, or regular medical attendant of any institution for
the care and treatment of	NO SERVICE SER	Inebriety
(SEAL)		I Kuegemes Judge of Probate.
Dated June 13th,	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
---------	----	-----------

ROKKOKOKOK

Stearns County of

IN PROBATE COURT

KANKA Inebriety In the Matter of the

Of.

George J. Forner

STATE OF MINNESOTA,

Stearns County of

Dr. Karl A. Walfred

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

13th

above named patient, and determine as to h 18 being

(Insane-Inebriate-Feebleminded-Epileptic

best of our ability.

Tangama 19

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 Inconity Inebriety	
of George J. Forner	
Dr. Karl A. Walfred	on being first duly sworn, says that he has a
just and true claim against said County for services in the	above entitled matter as follows:
Services as examiner	\$5.00
2 mile ⁸ of necessary travel	at 15c per mile \$
	TOTAL \$ 5.30
	Karla. Wachelm &
Subscribed and sworn to before me, this 13t	th day of June 19 44
	Shugenes Clerk Judge of Probate.

State of Minnesota, County of Stearns	IN PROBATE COURT, EXAMINER'S FEE CLAIM.
In the Matter of the insanity inebriety	
of George J. Forner	
Dr. R. N. Jones	on being first duly sworn, says that he has a
just and true claim against said County for services in the	e above entitled matter as follows:
Services as examiner	\$5.00
2 mile Bof necessary trave	d at 15c per mile \$30
	TOTAL - \$ 5.30
Subscribed and sworn to before me, this 13t.	h day of June 19.44
	The Judge of Probate

State of Minnesota, County of Stearns	SS. IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE TREATILE	xx Inebriety
of George J. Forner	}
	having been duly appointed an examiner ed matter by an order of this Court and having filed his duly verified cla
for fees allowed by law therefore.	
Now, therefore, it is hereby ordered and ac	ljudged that the said
Dr. R. N. Jones	be and he hereby is allow
Five and 30/100	Dollars (\$ 5.30) for his services herein and the
upon filing this order with the Auditor of said Co	ounty an order for said amount shall be drawn by said Auditor upon t
Treasurer of said County.	
Dated June 13th, 1944	

By the Court,

Durgement Judge of Probate.

State of Minnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE BASENETS OF	-)
George J. Forner	
Dr. Karl A. Walfred Ine briety Xinganity in the above entitled matter by an for fees allowed by law therefore. Now, therefore, it is hereby ordered and adjudged that the Dr. Karl A. Walfred	
Five and 30/100 Dolla	urs (\$ 5.30) for his services herein and that
upon filing this order with the Auditor of said County an order Treasurer of said County. Dated June 13th, 1944	for said amount shall be drawn by said Auditor upon the
By the Court,	A Ruegement Judge of Probate.

COUNTY OF STEARNS

66 miles @ 7 ¢ \$4.62 66 miles @ 7 ¢ \$4.62

IN PROBATE COURT FEE CLAIM---OFFICER

IN THE MATTER OF THE INEBRIETY OF George J. Forner

Art McIntee on being first duly su	norn ea	we that he has a just
and true claim against said county for services and disbursements by reason of the conv person to the State Hospital for the inebriate at Willmar; in said State, more particular	euance	of the said inebriate
Railroad fare from St. Cloud, Minn., to Willmar, Minn., for 3	\$ 4.62	
Taxi fare at		8
Hotel at		8
Lodging and \$2 meals for \$2 persons @-65\$ -each		s 1.30
Railroad fare from Willmar, Minn., to St. Cloud, Minn., for 2 per	8 4.62	
Reasonable compensation of assistants		\$ 3.00
Warrant and Mileage 12 mi. @ 8% and 12 mi. @ 9%		\$ 3.04
Bringing and attending Court		8
		8
		8
Total		s 16.58
Colombia and annual to the state of the stat	- 1	1
Subscribed and sworn to before me this	14	1.11
15th day of June 19 44 Art McIntee, Sh	erif	f, Stearns Coun
& Surgemen		

Judge of Probate.

State of Minnesota, County of Stearns	}ss.	IN PROBATE COURT OFFICER'S FEE ORDER
IN THE MATTER OF THE Inc	ebriety	
of George J. Forner		
Art McIntee		
		t herein his duly verified claim for fees allowed by law therefor he said
Art McIntee		be and he hereby is allowed
Sixteen and 58/10	00	Dollars (\$ 16.55) for his services herein and
all disbursements actually and necessarily m	nade for travel and	d expenses of himself, the patient, and assistants, and that upon
filing this order with the Auditor of said Cou	inty an order for s	said amount shall be drawn by said Auditor upon the Treasure
of said County.		
	By the Court,	1 Lugemen
		Judge of Probate.
Dated June 15th, 18	,44	

County of ...

Stearns

PROBATE COURT

IN THE MATTER OF THE Inebriety

of George J. Forner

OFFICER'S FEE ORDER

Filed this 15th day of

June

19 44

Frank Nerson of Propate.

COUNTY OF STEARNS

PROBATE COURT

In the Matter of the Inebriety of

George J. Forner

FEE CLAIM---OFFICER

Filed this 15th day of June 1944

Trankfergog

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

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

State of Minnesota. Stearns County of

PROBATE COURT

Incanity Inebriety In the Matter of the

George J. Forner

Examiner's-Fee Order B. C. 12 B.

Filed this 13th June

Clerk-Judge of Probate

No. 3693*

unty of

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

State of Minnesota,

County of S

Stearns

PROBATE COURT

In the Matter of the Incanaty Inebriety

of George J. Forner

Examiner's-Fee Order

B. C. 12 B.

Filed this

13th

day of

June

10 44

Frank Herrory Probate.

Clerk-Judge of Probate.

No. 3693*

981 888

State of Minnesota,

County of ...

Stearns

PROBATE COURT

IN THE MATTER OF THE

inemity Inebriety

of George J. Forner

EXAMINER'S FEE CLAIM

Filed this 13th

day of

June

19 44

Franklersog. Clerk-budges Propate.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

Incenityx Inebriety

of George J. Forner

EXAMINER'S FEE CLAIM

Filed this 13th day of

June 40 4

Fronk New of Probate.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE

inemity Inebriety of

George J. Forner

Oath of Examiners in

Filed this 13th

June

County of

Stearns

PROBATE COURT

IN THE MATTER OF

George J. Forner

Incare Inebriate

CERTIFICATE

Filed this 13th day

of June,

19 44

Clerk of Probage

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

County of

Stearns

PROBATE COURT

IN THE MATTER OF

George J. Forner

bneana Inebriate

CERTIFICATE

Filed this 13th day

of June,

1944

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

County of Stearns

PROBATE COURT

In the Master of

George J. Forner

incare Inebriate

Appointment of Examiners

Filed this 13th day of

June,

10 44

Thank Henry

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

3859*

County of __

Stearns

PROBATE COURT

In the Matter of

Inebriety of

George J. Forner

Notice to County Attorney

Filed this 13th day of

June,

19 44

Clerk of Propage

County Cathy.

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

No. 3856*

County of Stearns City of St. Cloud

I hereby certify and return that by virtue of the within warrant I have arrested the within named Defendant, George J. Forner, and have his body now in Court.

Dated this 12th day of June, 1944

Sheriff's Fees:

Warrant Mileage Total

\$1.00

State of Minnesota,

COUNTY OF STEARINS

2.04

earns

WARRANT

Filed this 13th day of June

Clerk

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

PROBATE COURT

the inebriety & insenity

IN THE MATTER OF

5 George of

Forner.

13,294

RECEIPT OF SUPERINTENDENT

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

Dated to		13.t	h		lay of	1		Linds	14 M.D. Superintendent
File No. 13, 294	State of Minnesota,	PROBATE COURT	IN THE MATTER OF THE	Inebriety of	George J. Forner	farrant of Commitment and Superintendent's Receipt	Voucher No.	led June 15th , 19 44	Nout Hough of Probate 3862

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED
INDEX. Inebriety

of George J. Forner

ORDER FOR HEARING

Insanity, Inebriety, Feeble-mindedness, Epilepsy

B. C. 1935 Form No. 224-A

Filed this 13th day of June 19 44

WILLER-DAVIS COMPANY, MINNEAPOL