

Stearns County (Minn.).

Probate Court. Probate case files and index.

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13,311

CITTA	TIE	OF	MINNESOTA	

County of Stearns

IN PROBATE COURT

	Insanity
In the Matter of the	######################################

Of Mary Muggli

To the Honorable Probate Judge of said County:

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

whose address is. St.Cloud (St.Cloud Hospital at present)
is an Insane person.
(Insane-Inebriate-Peebleminded-Epileptic)

That your petitioner is not related to the said above named person as follows:

That the indications of insanity manifested by her are as follows:

(Here give fully the symptoms on which the charge of insanity is based.)

Charge of insanity is based on reports received from the hospital authorities and others who have observed her.

That the reasons for making this application are: to determined whether she is a fit subject to send to a hospital for the insane.

tarily, and that it will be necessary to issue a warrant to bring her..... before this Court.

That the name and address of the nearest relatives of the said insane person are:

NAME ADDRESS RELATIONSHIP

John Muggli St.Cloud Son

Elizabeth Fischer " Daughter

Lawrence Muggli Son

That said Mary Muggli was born in is about 73 years of age, and

Stearns County , is about 73 years of age, at the parent of three children.

That here residence and place of legal settlement is Stearns County, Minnesota.

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

County named.)

That said alleged insane person is.....

NOT not-spouse-child

a United States War Veteran.

That restraint has been employed.
That the supposed cause of insanity
is unknown (Insanity-Inebriety-Feeblemindedness-Epilepsy)
That the said Mary Muggli has been to the Park to the said Mary Muggli
That the
and personal property, to-wit: NONE is the owner of the following described real
•
WHEREFORE, your petitioner prays that this Court will make due inquiry into the matter, and to that end that said above named person be brought into and Court will make due inquiry into the matter, and to that end
this said Court and examined as to said alleged in continu
and if found to be (Insanity-Inebriety-Feeblemindedness-Epilepsy)
the statutes in such case made and provided. that 8 he be committed in accordance with
STATE OF THE STATE
STATE OF MINNESOTA,
County of Stearns ss.
says that he is the petitioner in the foregoing petition; that he is the petitioner in the foregoing petition; that he is
says that he is the petitioner in the foregoing petition; that he knows the contents thereof, and that the averments
of said petition are true of h. 18. own knowledge, save as to such as are stated on information and belief, and as to thosehe believes them to be true.
J. a. Maus
Subscribed and sworn to before me this 30 day of June 1944
Mura E Dina
MYRA E. DRAGOO, Nostily Public, Steams County, Minn.
My Cammission Expires May 29, 1948
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PROBATE COURT PROBATE COURT In the Matter of the herican Influence Alary Maggl1 DETITION Pried this 30th day of June, 1944. Alary Code 1935.

In the Matter of the Insanity of Mary Muggl1 In accordance with Section 3, of Chapter 294, Seasion Laws for 1917, I respectfully report that on the 30th day of June , 19 44, the Probate Court Committe	State of Minnesota,		No. 13,311			
In the Matter of the Insanity of Mary Muggl1 In accordance with Section 3, of Chapter 294, Session Laws for 1917, I respectfully report that on the 30th day of June., 19 44, the Probate Court Committe Mary Muggl1 of Stearns Count to the State Hospital at Fergus Falls , Minnesota. STATEMENT OF PROPERTY OF PATIENT, SPOUSE, CHILDREN OR PARENTS: 1. REALTY: A. Homestead Description 2. Value 3. House 4. Other buildings on Homestead Kind 5. What used for 6. Value of such buildings 7. Annual income from Homestead 8. Are there any mortgages or liens against the above falty? Amount moome from Homestead 9. Other lands: 1. Description 2. Value 3. Buildings thereon 4. Rented or not 6. Are there any mortgages or liens against the above lands? Amount C. Household goods D. Stock list Value \$ E. Machinery list F. Notes, mortgages, corporate stocks, bonds, etc., list G. Cash H. Other groperty	Con	intu of	Stearns	(88	Report by	of Probate
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G. Cash H. Other-property			********************			Value \$
G. Cash H. Other-property		F.	Notes, mortgages	, corporate stocks, bonds, etc.,	list	
H. Other-property		-	G 1			
The latest the second s		н.	Otner property			
						Total, \$

IABILITIES: ist all debts and claims against patient:		
		Total, \$
	Net Value	e of Estate, \$
FAMILY:		
. Spouse	Address	Age
. Children	Address	Age
Annual Commission of the Commi	Address Address	Age
	Address	Age Age
	Address	Age
	Address	Age
. Guardian	Address	Age
	MUNDE	County Attor
State of Minnennta, Stearns IN PROBATE COURT IN THE MATTER OF THE INSANITY OF MARY MUREL1	DGE	

State of Minnesota,	PROBATE COURT
ounty of Stearns	Report of Examination
ounty of	
In the Matter of the Insanity of	1
mary muggli	
J. J.	1870
1 (a) Date of birth	d nomesota , 1870
(b) Place of birth Richmon	d namesora
(c) Single , married , wide	owed , divorced
(d) Number of children living 3	0 0 1900
(e) Date of birth of youngest child ful	y 7, 1100 Ot.
(d) Number of children living (e) Date of birth of youngest child 2. (a) Legal settlement at SY.	d county of stearing
State of Minnesota,	**
State of Minnesota, (b) Resident of Minnesota since ber	county since birth
(C) Itediacin of	
3. (a) Occupation retired	4
(b) Education	le
4. Religion Catholic	
	an institution of the U.S. in Minnesota.
John Mill Of	the transfer of the transfer o
6. (a) Name of patient's father	Gang Hargeli Nieseckel
6. (a) Name of patient's father (b) Place of birth of patient's father (c) Maiden name of patient's mother Mary	as Hauser
(c) Maiden name of patient's mother (d) Place of birth of patient's mother	Germany
(d) Place of birth of patient's mother	
7. Patient's parents were vot relat	ted to each other as first cousins.
8. The patient was wot committee	ed by Stearies County Probate State Hospital.
Court on,	19 to
Date of onset and present symptoms of this	s psychosis Indefinite ouset years very poor, soughesed ideas y held in restraint (unit a
9. Date of onset and present symptoms of	very poor, confused that
crip frequentle	for held in restrains
7 7 0 0	, .
10. Psychosis appears to be increasing dec	reasing—stationary
11. (a) The patient has 21st injured or	threatened others.
as my setient has morer attempted or threa	stened suicide except of
	on or about
(c) Propensity to suicide is 2107 pres	ent now
12. (a) The patient has 200 filthy habit	s.
(b) The patient is destructive	••••
13. (a) The patient's father was not psych	hotic.
(b) The patient's mother was ust psyc	chotic.
(c) The following relatives of the patient w	pere psychotic
Yune. John Langer;	THE

	tions ercent 200	
Prior to this psychosis there were no pecularities	of personality reactions except. 200	
and the second s	cohol or habit forming drugs as follows: 200	
. (a) The patient has been the	re use of alcohol or habit forming drugs as follows: ************************************	
(b) The patient's parents have been intemperate to		
24	o convulsions; 110 skull fracture; 110	syphilis;
6. The patient has had ZCO epitepsy,	St. Cloud esota for & days.	hospital,
The national has been confined in	St. Co. Co. days.	
17. (a) The patient least Minne	esota for 6 days. cother than insanity except	
(b) The patient is suffering from no dome	80	
(c) The patient's temperature is Zeotucal, pulse	A bindred friend Ohi	· · · · · · · · · · · · · · · · · · ·
18. (a) Name and address of patient's spouse near	rest kindred-friend rest kindred-friend 10 to the ave. 200., St. Cloud Minister ician ed, It Cloud, Minuses La. n	
and address of patient's family phys	ician 140loud, Minucesta.	
(b) Name and Os, K. a. Walfr	Chard Tomycik	
19. Names of material witnesses at examination	sel Tonyck	
Gorraine Engl	lhard	
· · · · · · · · · · · · · · · · · · ·	It and at the examination we find the above	named patient
From an examination of the patient and upon	the evidence adduced at the examination we find the above	
to be insane.	Xala.o.	M.D.
	Discholler	M. D.
	Il Kreigene	Probate Judge
0 29 ,1945	Legene)
Dated Sure		
(COURT SEAL)		
	= 70 A	
	nday of 19 44 indge.	
# bo	day of 4th 19 4th 16 Judge.	
ourt of ANITT OF	day of the 119 4th 119 4th 119 4th	
Court E INSANITY OF	minatic Ny (19)	
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State of Minnesotts, County of Stearns In Probate Court In The Matter of the Insanity of Mary Muggl1	of Examinations in the same of Examination in the same of the same	

Stearns County of

IN PROBATE COURT

In the Matter of the Alleged	Insanity
of Mary Muggli	

REPORT OF BOAR	D OF EXAMINERS	
We, the Board of Examiners, in the above entitled proceediday of June , 1944, at One	ing hereby certify and report that on the	30th
of the doore named Probate Court in the	ity of St Clas	nA.
Mary Muggl1	State of Minnesota, for the purpose of a	determining whether
County Attorney of said County, appeared in behalf of said	David T. Shay Mary Muggli	, Esquire,
The said Mary Muggl1 and observed by us. All proper testimony offered by any perwere duly sworn and testified concerning the matters set forth in	son interested was received and the follow	and man amount a
The tellurian to		
The following proceedings were also had and taken:		

We also elicited from said Mary Muggl1 and the several witnesses appearing before us in said proceedings information required to properly answer the questions set forth in Schedule B hereto attached and have set forth in said schedule the information so obtained and responsive to the said several questions respectively. From the examination so made by us and upon due consideration of all the testimony received we find and determine Mary Muggl1 1. A person incapable of managing h toxicating liquor, drugs or other narcoties. self and h affairs by reason of the habitual and excessive use by h of in-2. A person of unsound mind other than one who may be properly described as only an inebriate or feeble minded person. 3. A person not insane, but so mentally defective as to be incapable of managing h self and h affairs, and to require supervision, control and eare for h own or the public welfare. Dated at St. Cloud, Minnesota , this day of June

Threquined

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.

County of | Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Insanity

Mary Muggli

Report of the Board of Examiners

State of Minnesota,

County of.

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

Witness my hard and the seal of said

Court this 30

lork of Proposition

Clerk-Judge of Probate.

No. 3781*

State	of	A	innesota,
Cou	inty	of	Stearns

Ss.

IN PROBATE COURT

In the Matter of the Insanity of

JUDGMENT

Mary Muggl1

The above entitled proceeding having been duly com	menced by petition and said
Mary Muggl1	having been personally before the Court, and ex-
	Board of Examiners duly appointed by this Court, and the report Mary Muggl1
of said Board of Examiners having been duly filed herei	n, whereby said
has been found to be insane	and in need of care and treatment in a State Institution.
	said report and upon all the records and proceedings herein, IT
IS HEREBY ADJUDGED AND DETERMINED	, and the Court does hereby adjudge and determine, that the said
Mary Muggli	is insane
and a proper person for care and treatment in a State	Institution. AND ADJUDGED, That the said
***************************************	be committed to the custody of
the Superintendent of the State Ho	spital, Fergus Falls, and that duplicate warrants
of commitment be issued out of and under the seal of th	ris Court, as provided by law, to carry this judgment into effect.
Dated June 30th, 19 4	Judge of Probate, Stearns County.

County of Stearns

PROBATE COURT

IN THE MATTER OF

the Insanity of

Mary Muggli

JUDGMENT

Filed this 30th day of

June, 1944.

Clerk of Probate Court.

Sex of Judgments

State	of	Minnesota,	1.
County of	8	tearns	100

IN PROBATE COURT

In the Matter of the The Matter of the Revenues In the Revenues In

Mary Muggl1

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

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

City of St. Cloud on the 30th day of

June , 19 44 at 1 o'clock P. M.

Dated this 30th day of June , 1944

(Court Seal)

of.

All regene A

ORIGINAL

County of Stearns IN PROBATE COURT	
In the Matter of the Insanity	
Of Mary Muggli	
To the Sheriff of Stearns County, Minnesota, and the Superinte	ndent of the
State Hospital, Fergus Falls Minnesota.	
The above named patient having been found to be, the sa, the sa	id sheriff is
commanded to convey and deliver such patient forthwith to the Superintendent of the State Hospital at	
Fergus Falls , Minnesota, and the said Superintendent is commanded to	receive and
detain such patient in said hospital according to law.	
Dated this 30th day of June , 1944. (Court Seal)	
(Court Seal)	ate Judge.

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

STATE OF County of Stea	MINNESOTA,	}	N PROBATE	COURT
In the Matter of the	Insanity mineral integration of the control of the			
Of Mar	y Muggli			
To the Hon.	David T. Shay		, County Attorney of	said County:
insa	ake notice that a petition he nity y-Feeblemindedness-Epilepsy)	as been filed with the		
You are hereby	notified and required to a	opear at the examina	ation of said patient to b	e held at my office on the
30th	day of	June	, 19 44 , at 1	o'clock P. M., to
represent said patient	and to take part in the sai			
Dated this	30th	day of Ju	ne ()	19.44.
		<u> </u>	08 Lug	Judge of Probate.

STATE OF MINNESOTA,

Stearns

IN PROBATE COURT

In the Matter of the

Of.

County of

Mary Muggli

Upon all of the files, records and proceedings herein,

IT IS ORDERED, That

Dr. Karl A. Walfred

and

Dr. R. N. Jones & M. Kohler are appointed to assist in the examination

herein.

30th Dated this

day of

(Court Seal)

& & Lugament Judge

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, Ses.

IN PROBATE COURT CERTIFICATE

St. Cloud, Minnes	N. Jones & M. Kaller is a reputable person, a graduate
***************************************	which is an incorporated medical
Rush Medical	Creight
Lident o	of this State, has been in the actual practice of the profession of medicine los
ollege; that he is a permanent resident	date hereof, and is registered as licensed by the State Board of Medical Ex
y - to the	date hereof, and is registered as licensed by the
at least one year next preceding to the	and attendant of any institution for
aminers; that he is neither superintende	nt, proprietor, an officer, or regular medical account
•	anity
the care and treatment of	Judge of Probate.
(CRAI)	
(SEAL)	
the care and treatment or	John Judge of Prot

IN PROBATE COURT CERTIFICATE

This is to certify that Dr. Karl A.	. Walfred
of St. Cloud, Minnesota	is a reputable person, a graduate
of University of Minnesota	which is an incorporated medical
college; that he is a permanent resident of this State, has	s been 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, a	n officer, or regular medical attendant of any institution for
the care and treatment of Insanity	
(SEAL)	Judge of Probate.
Dated June 30th, 19	

(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.

County of

Stearns

Insanity Indian

In the Matter of the KARAKA

IN PROBATE COURT

Of Mary Muggli

STATE OF MINNESOTA,

County of

Stearns

88.

. We Dr. Karl A. Walfred

and Dr. R. N. Jones D. N. Kohler do each swear that we will faithfully and justly perform all the duties of the office and trust which we now assume as members of the Board of Examiners to examine the above named patient, and determine as to her being Insane, to the

best of our ability.

DU Kohler M.D.

(Insane-Inebriate-Feebleminded-Epileptic)

Tow a. waifed m. s

Subscribed and sworn to before me this

30th

of June

19 4

& Lugeme A

State of Minnesota.	IN PROBATE COURT, EXAMINER'S FEE CLAIM.	
In the Matter of the Insanity		
of Mary Muggli	}	
Dr. R. N. Jones D	M. Kalle on being first duly sworn, says that he h	ias a
	services in the above entitled matter as follows:	
Services as examiner	\$5.00	
& 16 mile8 of	necessary travel at 15c per mile \$ xx30 2.40	
	TOTAL \$ 5x30 7.40 Draw Wholes	
Subscribed and sworn to before me, this	30th day of June 19	44
	XXXX Judge of Probab	te.

State of Minnesota. County of Stearns	II.	N PROBAT EXAMINER'S		,
In the Matter of the Insanity of Mary Muggli	}			
Dr. Karl A. Walfred		on being fi	rst duly sworn, say:	s that he has a
just and true claim against said County for serv	rices in the above er	ntitled matter as follow	ws:	
Services as examiner -			- \$5.00	
2 mile 8 of nece	essary travel at 15c	per mile \$	•30	
	TOT	AL \$.	5.30	
	9<	and al	Darpa	emas
Subscribed and sworn to before me, this	30th	day of	June	1944
	J.	Sheen,	SEM Judge	of Probate.

State of Minnesota. County of Stearns	IN PROBATE COURT OFFICER'S FEE ORDER
IN THE MATTER OF THE Insanity	
of Mary Muggli	
Art McIntee	
the above named person to the State Hospital and having y Now therefore, it is hereby ordered and adjudged that Art McIntee	tiled herein his duly verified claim for fees allowed by law therefor to the said
Twenty-two and 60/100	Dollars (\$ 22.60) for his services herein and
all disbursements actually and necessarily made for travel	and expenses of himself, the patient, and assistants, and that upon
filing this order with the Auditor of said County an order f	or said amount shall be drawn by said Auditor upon the Treasure
of said County.	
By the Court,	El Jugemen
	Judge of Probate,

1944

June 30th

Dated

State of Minnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE Insanity	
of Mary Muggli	}
Dr. Karl A. Walfred	having been duly appointed an examiner in
insanity in the above entitled me	atter by an order of this Court and having filed his duly verified claim
for fees allowed by law therefore. Now, therefore, it is hereby ordered and adjudy	red that the said
Dr. Karl A. Walfred	be and he hereby is allowed
Five and 30/100	Dollars (\$ 5.30) for his services herein and that
upon filing this order with the Auditor of said Count Treasurer of said County.	y an order for said amount shall be drawn by said Auditor upon the
T 7045 1044	
By the	Judge of Probate.

COUNTY OF STEARNS

IN PROBATE COURT FEE CLAIM---OFFICER

			2.5			
IN	THE	MATTER	OF	THE	INSANITY	OF

Mary Muggli

260 miles @ 7¢ \$18.20

Art McIntee	on being fir	st duly sworn s	says that he has a jus
and true claim against said county for services and disburseme person to the State Hospital for the insane at Fergus Falls; in	ents by reason said State, me	of the conveyar	nce of the said insan y set forth, as follows
Railroad fare from St. Cloud, Minn., to Fergus Falls, Minn., f.	or3	persons	\$ 9.10
Taxi fare at -			\$
Hotel at			\$
Lodging and 3 meals for 3 persons			\$ 1.40
Railroad fare from Fergus Falls, Minn., to St. Cloud Minn., fo	r2	persons	\$ 9.10
Recsonable compensation of assist	lants -		\$ 3.00
Warrant and Mileage			\$
Bringing and attending Court			\$
			\$
			8
Total		. ,	\$ 22.60
Subscribed and sworn to before me this	1	-1	+
Subscribed and sworn to before me this	lund. h	ne tul	w
1st day of July 19 44			
A Street			
Judge of Probate.			

County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE insanity	
of Mary Muggli	Vohlo having been duly appointed an examiner in
insanity in the above entitled	matter by an order of this Court and having filed his duly verified claim
for fees allowed by law therefore. Now, therefore, it is hereby ordered and ad Dr. R. N. Jones Dr.	
seven and physics	Dollars (\$ 5450 7.40) for his services herein and that
upon filing this order with the Auditor of said C	ounty an order for said amount shall be drawn by said Auditor upon the
Treasurer of said County.	
Dated June 30th, 1944.	by the Court, LOD

County of Stearns

PROBATE COURT

In the Matter of the

insanity

of Mary Muggli

Examiner's-Fee Order

B. C. 12 B.

Filed this

30th

day of

June

19 44

Tranksjergog. Clerk tom of Problete.

State of Minnesota,

County of

85.

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

Clerk-Judge of Probate.

No. 3693*

COUNTY OF STEARNS

PROBATE COURT

In the Matter of the Insanity of

Mary Muggl1

FEE CLAIM-OFFICER

Filed this 18t day of

July 19 44

Tank North of Probate

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

County of

Stearns

PROBATE COURT

insanity In the Matter of the

Mary Muggl1

Examiner's-Fee Order

B. C. 12 B.

30th Filed this

day of

June

Clerk-Judge of Probate.

day of

No. 3693*

State of Minnesota,

County of

of the Probate Court of said County,

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

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

County of Stearns

PROBATE COURT

IN THE MATTER OF THE Insanity

of Mary Muggli

OFFICER'S FEE ORDER

Filed this 1st day of July

19 44

Trank Herryog. Clerk today of Proposte.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

Insanity

of Mary Muggli

EXAMINER'S FEE CLAIM

Filed this 30th

day of

June

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

Insanity

of Mary Muggli

EXAMINER'S FEE CLAIM

Filed this 30th

day of

June

44

Mange News of Probate.

No. 3784*

88.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE

Insanity

2

Mary Muggl1

Oath of Examiners in

Filed this 30th

d

...day of

June

19 44

0.

County of Stearns

PROBATE COURT

IN THE MATTER OF

Mary Muggli,

Insane

CERTIFICATE

Filed

this 30th day

of June

19 44

Frank Herzog Clerk of Probate

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

County of Stearns

PROBATE COURT

IN THE MATTER OF

Mary Muggl1

Insane

CERTIFICATE

Filed this 30th day

of June.

19 44

Frank Herzog

Clerk of Probate

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

County of Stearns

PROBATE COURT

In the Matter of

Mary Muggli,

Insane

Appointment of Examiners

Filed this 30th day

of June,

19 44

Frank Herzog Clerk of Probate

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

County of.

Stearns

PROBATE COURT

In the Matter of

the Insanity of

Mary Muggl1

Notice to County Attorney

Filed this 30th day of

June

19 44

Clerk of Probate

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

No. 3856*

File No. 13,311

State of Minnesota,

Stearns County of

IN PROBATE COURT

IN THE MATTER OF THE

Insanity

Mary Muggli

Warrant of Commitment and Superintendent's Receipt

Voucher No.

Filed

July 1st

Frank Herzog

Clerk of Probate

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

Dated this

Receipt on original copy only.

State of Minnesota,

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

of Mary Muggli

ORDER FOR HEARING

Insanity, Inebriety, Feeble-mindedness, Epilepsy

B. C. 1935 Form No. 224-A

Filed this

day of

June

19 44

Clerk thunder of Probate.

MILLER-DAYIS COMPANY, MINNEAPON

30th

13,312

State of Minnesota,

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Julianna Ettl.

Petition for Administration

De	ecedent.	administration
TO THE PROBATE COURT ABOVE NA	MED:	
Your Petitioner	el	
respectfully represents and states to the Court:		
First-That your Petitioner is a resident	of Township of Millwood	
in the County of		
interest in whatever estate the decedent above nar	ned may have left at the time of h. er	death, to-wit:
as son and heir-at-law of th		
Second—That said decedent was born in		
and died at St.Anthony, Stearns (
28th day of		
at the time of h. er. death a native of		
a citizen of the County of Stearns		
resident of Village of St.Anthony	C	and c
Winnesota and and the	County of Stea	rns , State of
Minnesota , , and was the o		Stearns
	sota, at the time of h. er. death.	
Third—That said decedent died without led		
Fourth—That said estate of decedent, at the value of \$6000.00, divided as for	time of h. er death, included person	nal property of the probable
1. Household Goods, \$ None		W 0 1
3. Stock, \$ None		
5. Miscellaneous \$ None	4. Notes, Bonds, etc.,	\$ 6000.00
5. Miscellaneous, \$	entimated and multiple 1 to	\$
principally of lands in the County of	estimated and provable value of \$	consisting
principally of lands in the County offollows, to-wit:	, State	of Minnesota, described as
1. Homestead in	County, Minnesota, as	follows:
A. City Property		jouous.
***************************************		8
(or)	(Give Area)	
B. Rural Property		. \$
	(Give Area)	. \$
2. Real Estate other than Homestead:		
A. City Property	Lots without Buildings	\$
City Property	Lots with Buildings	\$
B. Rural Property		\$
Rural Property,	Acres unimproved land	8

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

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
Sister Sylvina O.S.B. Mrs. Elizabeth Vogel Miss Anna Ettl	Legal	Daughter #	R.F.D.3, St.Cloud, Minnesota; Hillsview, So.Dakota; R.F.D.2, Albany, Minnesota;
Sister Doretta O.S.B.	11	H	Parkers Prairie. (Urbank) Minn.
Joseph Ettel George Ettel	п н	Son Son	R.F.D.1, Freeport, Minnesota; R.F.D.2, Freeport, Minnesota;
Mrs. Appolonia Bolster		Baughter	14513th Ave. No. Standard Mine. South St. Paul. M
	A.C E.E A.C (V C C C C C C C		
***************************************	LX*** CX -#************************************		

Seventh-That your petitioner, Joseph Ettel	whose	Post	Office
address is R.F.D.1, Freeport, Minnesota			
is a suitable and competent person to administer the said estate, and is lawfully entitled thereto			
as heir-at-law of the decedent.			

State	of	Minnesota,
u of	St	earns

County of

88

Joseph Etter

Petitioner.

Joseph Ettel

being duly sworn, on oath, says, that he is the person who makes the foregoing petition in the above entitled matter; that he has read said petition and knows the contents thereof, and that the same is true of h18 own knowledge, except as to those matters therein stated on information and belief, and that as to those matters h.e. believes it to be true.

Subscribed and sworn to before	e me, this 5th	Joseph El	70
day of July Shilliam A / William A. Boerger		0	Petitioner
William A. Boerger	Notary Public.		
Stearns	County, Minn.		
May Commission annies Vo	silos fo dom		

State of Himnesota,

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Juliana Et 11

Decedent.

Decedent.

Selection of Newspaper

To the Judge of said Court:

Please cause the notices in said estate to
be published in the St. Cloud Times

Office inner name of newspaper

(Sign your name of newspaper)

Filed this St. Cloud Times

Still day of Probate duales Clock.

13,3/2

88

William A. Boerger, upon oath says that on the loth day of July, 1944, at the City of St. Cloud, State and County aforesaid, he mailed two copies of the notice hereto attached in the above entitled matter to the State Commissioner of Taxation, and one to the Secretary of State, at their respective offices in the City of St. Paul, Minnesota, and one to each of the heirs-at-law of the decedent and legatees named in the will, by enclosing the same in a sealed envelope, with sufficient postage affixed, and depositing the same in the U.S.Mails at St. Cloud, Minnesota, addressed to the said persons at their last known address, after due diligence in ascertaining the correctness of said addresses,

COUNTY OF STEARNS

IN THE MATTER OF THE ESTATE OF JULIANA ETTL, DECEASED.

AFFIDAVIT OF MAILING NOTICE OF ORDER FOR HEARING

STATE OF MINNESOTA SS COUNTY OF STEARNS

ORDER FOR HEARING ON PETITION
FOR ADMINISTRATION, LIMITING
TIME TO FILE CLAMMS AND FOR
HEARING-HEARING
STATE OF MINNESOTA, County of
Stearns—ss. In Probate Count. File
No. 13,318.
In of Stearns—ss. In Probate Count. File
Joseph Eitel having filed herein a
Joseph Eitel having filed herein a
Joseph Eitel having filed herein a
petition for general administration
rating that said describ deed intestate and praying that soir.
IT IS ORDEREM That the hearing
IT IS ORDEREM That the hearing
IT IS ORDEREM That the fearing
To Ground Minnesota, that the count house in the City
To Count in the probate count in the count house in the City
To Cloud, Minnesota, that the count house in the City
and that the claims on hield be heard
and that the claims of heart
the Secretary of
the Secretary of
th

Commissioner of Taxation, St.Paul, Minnesota; ary of State, Saint Paul, Minnesota;

Mrs. Elizabeth Vogel, Hillsview, South Dakota;

Miss Anna Ettl, R.F.D. 2, Albany, Minnesota; Sister Doretta, O.S.B., Parker's Prairie (Urbank), Minnesota; Joseph Ettel, R.F.D.1, Freeport, Minnesota;

George Ettel, R.F.D. 2, Freeport, Minnesota; Mrs. Appolonia Bolster, 145-13th Ave. No., South St. Paul, Minnesota.

Sworn to and subscribed before me the loth day of July 1944.

ruckten EDWARD A. KRUGHTEN

Deputy Register of Deeds STEARNS COUNTY, MINN.

0075 2527

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF JULIANA ETTL, DECEDENT.

AFFIDAVIT OF MAILING NOTICE OF ORDER FOR HEARING.

(Administration)

FILED THIS 10th DAY
OF Practice of The State of the State

8858 5688

STATE OF MINNESOTA.

Fred Schliplin, 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 Steams, State of Minnesota, daily except Sundays and holidays; that during all said time said newspaper has been printed in the English language from its known office of publication within the City of St. Cloud, from which it numeries to be leaved as a power stated and in account of the City of St. Cloud, from which it numeries to be leaved as a power stated and in account of the City of St. Cloud, from which it numeries to be leaved as a power stated and in the City of St. Cloud, from which it numeries to be leaved as a power stated and in the County of St. Cloud, in the County of St. Cloud, in the County of Steams. has been printed in the English language from its known office of publication within the City of St. Cloud from which it purports to be issued as above stated and in newspaper format and in column and sheet form equivilent in space to at least 450 running inches of single column, and sheet form equivilent in space to at least 450 running inches of single column at a column and sheet form equivilent in said place of publication and specific Sundays and holidays from a known office established in said place of publication and principle shilled workmen and the necessary material to local news of interest to the enominativity it purports to serve the done in its known to local news of interest to the enominativity it purports to serve less than twenty-five per cent office of publication; that during less that the pressure of the news columns have been devoted to local news of interest to the community it purports of its news columns have been devoted to local news of interest to the community it purports of serve that during all said time it has not wholly duplicated any other publication, and has 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 (246) copies and near its said place of publication to the extent of at least two hundred and forty (246) copies. and near its said place of publication to the extent of at least two hundred and forty (340) copies regularly delivered to paying subscribers and has entry as second class matter in its local post-ordines; and that there has been on file in the office of the County Anditor of Stearns County, and that there has been on file in the office of the County Anditor of Stearns County, and that there has been on file in the office of the County Anditor of Stearns County, and the county and

Order for Hearing on Petition for Administration legal newspaper. That the

..... hereto attached was cut from the columns of said newspaper, and was printed and published therein in the English language, once each week, for .. three successive weeks; that it was the 6th day of July 144 ; Thursday Thursdayof each week to and including the 20th first so published on and thereafter on

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: abcdefghljklmnopgrstuvvy

Subscribed and sworn to before me

20th

tho a Pingeli

Notary public Stearns County, Minnesota.

My Commission expires Oct. 1st

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

STATE OF MINNESOTA, County of Steams—ss. In Probate Court. File

In Re Estate of Juliana Ettl, De-

Joseph Ettel having filed herein a petition for general administration stating that said decedent died intestate and praying that Joseph Ettel be appointed administrator;

TI IS ORDERED, That the hearing thereof be had on Friday, the 28th day of July, 1944, at nine o'clock A. M. before this Court in the probate court room in the court house in the City of 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 Friday, the 10th day of November, 1944, at nine o'clock A. M., before this Court in the probate court room in the court house in the City of St. Cloud, Minnesota, and that notice hereof be given by publication of this order in the St. Cloud Dally Times, a legal newspaper, and by mailed notice as provided by law.

Dated July 5th, 1944. (Probate Court Seal) RUEGEMER, Probate Judge,

William A. Boerger, Esq., Attorney for Petitioner, St. Cloud, Minnesota Pub. July 6-13-20, 1944.

0035 2530

PRINTER'S Affidavit of Publication of

THE ST. CLOUD DAILY TIMES

Estate of Juliana Ettl, deceden	Section 1	tion.	inistra	Admi	for	Lon	Petiti
	t.	deceden	Ettl,	ana	Jul	of	state
	Section of the last						

OF July AD 1944
Clerk of Probate

State	of	Minnesota,
-------	----	------------

County of

Stearns

IN PROBATE COURT,

IN THE MATTER OF THE ESTATE OF

Juliana Ettl,

Decedent.

Order Granting Administration

administration upon said estate be granted to came duly on for hearing at a Special Term of this Court, held on 28th day of July 19 44. Said petitioner appears in person and by his attorney, William A. Boerger, Esq., and no one appeared in opposition. The Court having duly considered said petition and the evidence adduced in support thereof, finds as follows: First: That notice of said hearing has been given and served by the publication of the order for said hearing issement in the 1n the St. Cloud Daily Times, as by law and the order of this Court provided. Second: That the said decedent died intestate on the 28th day of June 19 4 Third: That said decedent was a resident of Village of St. Anthony at the time of her death and left estate within the County of Stearns and State of Minnesota, to be administered upon. Fourth: That Joseph Ettel is by law entitled, a suitable competent person, to administer upon said estate. Threfure. It is ordered that said petition be granted and Joseph Ettel be and hereby is appointed administration issue to him upon his filing oath by law required and a bond in this Court in the penal sum of Three Thousand and no/100 (\$3000.00) Dollars, with sureties to be approved by the Judge of Court conditioned according to law. By the Court, By the Court, By the Court, By the Court, By the Court,	The petition of	Joseph Ett	el		oraying that letters of
came duly on for hearing at a Special Term of this Court, held on 28th day of July 19 44. Said petitioner appears and person and by his attorney, William A. Boerger, Esq., and no one appeared in opposition. The Court having duly considered said petition and the evidence adduced in support thereof, finds as follows: First: That notice of said hearing has been given and served by the publication of the order for said hearing issuitable as by law and the order of this Court provided. Second: That the said decedent died intestate on the 28th day of June 19 4 4 5 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	administration upon said estate	be granted to	Joseph Ettel		
In person and by his attorney, William A. Boerger, Esq., and no one appeared in opposition. The Court having duly considered said petition and the evidence adduced in support thereof, finds as follows: First: That notice of said hearing has been given and served by the publication of the order for said hearing iss herein in the 1n the St. Cloud Daily Times, as by law and the order of this Court provided. Second: That the said decedent died intestate on the 28th day of June , 19. Third: That said decedent was a resident of Village of St. Anthony at the time of her death and left estate within the County of Stearns and State of Minnesola, to be administered upon. Fourth: That Joseph Ettel is by law entitled, a suitable competent person, to administer upon said estate. Therefore, It is ordered that said petition be granted and Joseph Ettel be and hereby is appointed. administrator of the estate of said decedent, that letters of administration issue to him upon his filing outh by law required and a bond in this Court in the penal sum of Three Thousand and no/100 (\$3000.00) Dollars, with sureties to be approved by the Judge of Court conditioned according to law. By the Court, By the Court, By the Court,			special	Term of ti	his Court, held on the
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Dated July 28th, 19 44 Struggemen	Court conditioned according to				,
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Duteu	July 28t	h. 44	490	Lugen	red
(G G B	Datea	19		,1	Judge of Probate.

State of Minnesota,

County of

Stearns

Probate Court,

In the Matter of the Estate of

Juliana Ettl

Decedent.

Order Granting Administration

Filed the 28th

day of

July

19 44

Recorded in Book 75

of orders

page

Mank Nerson Clerk mhuter of Propate.

No. 35424

County of ..

State of Minnesota, Stearns

IN PROBATE COURT

In the Matter of the Estate of

Julianna Ettl

Decedent.

LETTERS OF ADMINISTRATION

Joseph Ettel

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

Now therefore, the said

Joseph Ettel

is hereby appointed administrator of the estate of Julianna Ettl

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. , 19 44

Dated.

August 24th

IN PROBATE COURT

In the Matter of the Estate of

Julianna Ettl

LETTERS OF ADMINISTRATION

Filed this 24th August , 1944 and of Letters

IN PROBATE COURT

State of Minnesota,

tration in the matter therein entitled, now remaining of record in my office, and that the same is a true and correct copy aforesaid, do hereby certify that I have compared the within and foregoing paper writing with the original Letters of Adminis-Judge of the Probate Court, in and for said County, and State

D.

Judge of Probate.

STATE OF MINNESOTA

County of ___ Stearns

In the Matter of the Estate of

Mrs. Julianna Ettel deceased

IN PROBATE COURT

BOND #217706

Vuon All 1	In he These Presents That we		
	Men by These Presents, That we		
and Western S	certificate of the Insurance Cor	organized under the laws of the nmissioner of the State of Minnes said State of Minnesota, as suret	ota showing that it is
bound unto	Hon. E.J. Ruegemer	, as Judge of Pro	bate of the County of
Stearns	, Minnesota, in	n the sum of -Three Thousand as see paid to said Judge of Probate, or we bind ourselves and each of our y these presents.	nd no/100(\$3,000.
		hat if the above bounden	
	h Ettel		been appointed repre-
sentative of	the estate of the above named,	Mrs. Julianna Ettel, deceas	shall well and
	arge all the duties of his it shall remain in full force as	trust according to law, then the	is obligation shall be
In Witness	Whereof, Said principal ha	a s hereunto affixed his	hand and seal ;
and the said sur	rety has caused these presents t	o be signed by itsAN VANDER !	LORG, Vice President
	and its cor	porate seal to be hereto attached by	authority of its Board
of Directors th		f August	
	to Principal;		
77	27710	Y foresh El	(Seal)
B	9.0.00	()	
		-V7	(Seal)
itness to	Surety:	WESTERN SURETY COME	'ANY/
P Dos	el	n Han Hand	dona
of Dod	tra	AN VANDER PLOSO	Vice President
6. 12		gned: Resident Minnes	
County of		August , 19 44	, before me personally
		ttel .	
		g bond as principal , and nd purposes herein expressed as	
	Notary P	Public, Notary Public, Steams County, My Commission Exgines Jan. 14	County, Minnesota.
My Commission	n Expires	, 19	
	ACKNOWLE	DGMENT OF SURETY	4-1-2-4
STATE OF SC	OUTH DAKOTA		
County of	Minnehaha ss.	On this 3rd	day of
August		e appeared AN VANDER PLOS	J. Vine President
	, 15 Apr., Defore in		
			own, who being by me
of WESTERN	d say that he is the SURETY COMPANY, a corpe seal of said corporation, and the	poration; that the seal affixed to the hat said instrument was executed	in benaif of said cor-
poration, by a	authority of its Board of Direction	ctors; and the said TAN VANI	ORR PLORG, Vice President
acknowledged	said instrument to be the free	act and deed of said corporation.	
acknowledged !	and morament to be the free	the state of the s	
		D. Feyder Minnehana	
	Notary Public,	Minnehaha .	County, South Dakots
My Commission	n Expires	4-14-,194	?

	APPROVAL	,
I hereby approve the within Bond and the	e surety thereon, this	24th day
august, 1944.) uay
	108	
	e deter	Probate Judge.
		r robate sudge.
	REPRESENTATIVE	
STATE OF MINNESOTA		
County of Stearns 888.		
I, Joseph Ettel		
do swear that I will faithfully and justly perf	orm all the duties of the	office and trust which I now
assume as Representative	of	the Estate
of the above named	Mrs. Julianna Ettl	
to the best of my ability and according to law,		
and decording to law,	1	
	tory	Un Ettel
Subscribed and sworn to before me this	19th (/	
day of August	<u> </u>	
И //	, 19 44 .	
William A. Boerger		
	unty, Minnesota.	
My Commission Expires Narch 21	. 1948	
	The state of the s	
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THE MATTER OF THE ESTATE OF THE MATTER OF THE ESTATE OF THE MATTER OF THE ESTATE OF THE MATTER OF TH	, pu	of Probate of Pobate.
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Sat Dat Bar Col	da,	2/2
HE HEN	3 -	Nook Jook
County of STEARNS PROBATE COURT IN THE MATTER OF THE ESTATE OF RES. JULIANNA ETTEL. Bond and Oath of Representative (SURETY COMPANY FORM)	Filed the 24 M day of May and said	Bonds, page 1/7 of Prol Records. Virant Many Clerk - Judge of Pobate Clerk - Judge of Pjobate
P P P	127	d in
S S S S S S S S S S S S S S S S S S S	the she	Bonds, page. Records. Cherk.
BES. B	p of	Bonds, pa
00	ECH	
	14/4	i i g

13,312

State of Minnesota,	ss. IN PROBATE COURT
IN THE MATTER OF THE ESTATE	Order Appointing Appraisers
	Decedent.
On all the files, records, and proceeding It is ordered that	gs in said estate John Rieland and
Herman Weidner	,
	, to appraise upon oath the estate of the said decedent according to law.
Dated this 21st day	of November . 19 44
(PROBATE COURT SEAL)	Probate Judge.

IN THE MATTER OF THE ESTATE OF

Juliana Ettl

Decedent

Order Appointing Appraisers

Filed November 21st , 19 44

State	of	Minnesota,
Control to the American	Branch and D	SACRET TITLE

County of

Steams

IN PROBATE COURT

File No. 13.312

In the Matter of the Estate of

Julianna Ettl

Decedent.

INVENTORY AND APPRAISAL

Date of Death June 28th , 1944

OATH OF APPRAISERS

State of Minnesota.

County of Stearns

I, John Rieland

1, Herman Weidner ..., 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

Julianna Ettl

. 19 44

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

Subscribed and sworn to before me this 22nd

day of November

Notary Public, and the arms of the land County, Minn., 19.

My commission expires (SEALM

INVENTORY AND APPRAISAL

to the court-

That the following is a true and correct inventory of all the property of the above named estate, both real and personal, 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 in the County of ..., State of Minnesota, consisting acres in area described as follows, to-wit:

Specify Encumbrances and Respective Amounts

Net Value Over Encumbrances

None

(b) All other real estate of decedent being in the County of , State of Minnesota, described as follows, to-wit:

None

FORWARDED

CLASS V-Mortgages, Bonds, Notes and other written E	vidences of Det	t: (Show er	ncumbrances, if a
(Here list any written obligations of any kind due and owing decedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest to Date of Death	Principal	Appraised Value of Principal & Interest
First and Refunding Mortgage Bond No. 774 of the Order of Friars Minor, Province of the Most Holy Name, face value \$1000.00-	\$	\$	8
irst and Refunding Mortgage Bond No. 575 of			1,000.00
oly Name, face value \$500.00			500.00
tate Bank, Albany, Minnesota dated Jan 17, 1941	face value	\$1000.00	2 1,000.00
.S. Savings Bond No. M956118 E Series E, face v .S. Savings Bond No. C7090212 E Series E, face v .S. Sevings Bond No. C7090213 e Series E, face	value\$1000.00-		1000.00
The state of the s	value \$100.00		3 100.0
Total Value of Martin D. 1			
Total Value of Mortgages, Bonds, Notes, etc. CLASS IV—All other Personal Property:			\$ 3700.00
(Here list Cash, Book Accounts, Annuities, Farm Crops, Machinery, etc.)	Specify Engand Respecti	ve Amounts	Net Value Over Encumbrance
hecking eccount, First State Wenk of Albany	\$ \$ 307.	and the same of th	571.27
Tally I am a			4, 271. 27
Total Value of All Other Personal Property			\$ 4007.25
SUMMARY The total value of all the real estate of decedent, as valued by the The total value of all the personal property of decedent, as valued The total value of the entire estate of decedent, as valued by the Respectfully submitted,	by the appraisers	herein, is \$ is \$	4,00725
	11		
ote: If estate is over \$10,000.00 or subject to Inheritance Tax, ma	/	******************	Representative

VERIFICATION

VERIFIC	CATION
State of Minnesota.	
	Joseph Ettel
20 The rook may of all the rook mate or derellant, on other	A 34 passipirman a larein, to
being duly sworn, on oath says that he is the	representative of the estate above specified; that he
ha g read the foregoing inventory subscribed by	
same is a true and correct inventory of all of the estate of the	decedent that has come to his possession or
knowledge.	
Subscribed and sworn to before me this 22nd	1 11 0
day of November A. D. 19 44	Joseph Ellel
On agory	U
Notary Public, M. A. BELL, Presport, Min County Minn.	Representative
My commission expires mission Expires Jan. 14, 1948, 79	
CERTIFICATE O	F APPRAISERS
State of Minnesota,	
County of Stearns	We, the undersigned appraisers, duly appointed by the
Probate Court of Steams County	
	, Decedent, having first duly taken and subscribed
he oath prescribed by law and hereto annexed, hereby certify a	nd return, that we have carefully examined and considered the
Dated this 21st day	7 of November , A. D. 19 14
	John Picland
	Neman Warden
	Appraisers.
sal mit.	ory and 19
state of Decedent.	. 2
PEST PEST PEST PEST PEST PEST PEST PEST	inve
d A A	inition mittee
an a	the wind the wind the wind the wind the wind the wind the Body
State of Minnesota, County of Steerns PROBATE COURT In the Matter of the Estate of Inthe Matter of the Appraisal Odal Personal Odal Real Estate Odal Americal State Sta	Due service of the within inventory and ppraisal is hereby admitted this ny of Deputy-Treasurer of County, Minnesota. Filed this County, Minnesota. Probate Audre Gerk
State no. State no. State no. PROB In the Matt Inventory odal Personal - odal Real Estate	2 2 2
We I Per	Due servi sepraisel is any of Relegation

STATE OF MINNESOTA				
STATE OF MINNESOVIA				

County of

Stearns

IN PROBATE COURT

In the Matter of the Estate of

Julianna Ettl

Decedent

INHERITANCE TAX RETURN

Date of death June 28th, 1944

GENERAL INSTRUCTIONS

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

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

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

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

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

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

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

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

ALL QUESTIONS ON THIS PAGE MUST BE ANSWERED

INSTRUCTIONS FOR SCHEDULE I Property held in Joint Tenancy

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

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

Ans. Yes or No No

INSTRUCTIONS FOR SCHEDULE II Insurance and Annuities

Schedule II must state all life or accident insurance taken out 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, aggre-gating in excess of \$32,500?

Ans. Yes or No

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

Ans. Yes or No... No

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

Ans. Yes or No. No.

INSTRUCTIONS FOR SCHEDULE III

Transfers by the Decedent

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

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

Did the decedent make any transfer described in the foregoing instructions? Ans. Yes or No No Did the decedent, within two years immediately prior to his death, make any transfer of a material portion of his property, without adequate and full consideration in money or moneys worth, in trust or otherwise? Ans. Yes or No.... No Did the decedent, at any time, make a transfer of an amount of \$2500.00 or more, without an adequate and full consideration in money or moneys worth, which the representative believes is not subject to an inheritance tax? No Ans. Yes or No If the answer to question 3 is "Yes" state the date, description of property, value, character of transfer, and mo-tive for making the transfer: Were there in existence at the time of decedent's death any trusts created by him during his lifetime? Ans. Yes or No 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

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.

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

No. Ans. Yes or No

2. Did decedent exercise power of appointment?

No Ans. Yes or No.

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)

(Address)

1 Winnesote

Subscribed and sworn to before me this

22nd

...day of

November

19 44.

M. Ar DELL, Freeport Minesota Noticy Public, Steams County, Mine Form approved by G. Howard Spaeth Commissioner of Taxation of Minnesota By Franklin B. Stevens, Director Division of Inheritance and Gift Taxes

5452 518B

File No. 13.312
STATE OF MINNESOTA
nty of Stearns
Estate of
Julianna Ettl Decedent.
INHERITANCE TAX RETURN
ed Sec. 18-1944 mass Henry Clerk of Probate Court.
me

Address

Attorney.

St	ate	of	Minnesota,	1
County of		2	Stearns	(85

IN PROBATE COURT

File No. 13.312

1	[es	the	M	atte	- of	the	Estate	of
,	ш	uie	141	atte	L OIL	uic	LState	va.

Julianna Ettl

Deceased

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

Joseph Ettl

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

It is Therefore Ordered and Decreed, That said

representative

of said estate and the sureties on his bond, be, and they hereby are, forever discharged and released from all further duties and liabilities in the matter of said estate and of said trust.

Dated this

17th

day of

4 D 19 45

India of Puchate

Steame

County, Minn

IN PROBATE COURT,

County of Stearns

In the Matter of the Estate of

Julianna Ettl

Deceased

Order Discharging Executor or Administrator and Sureties

Filed this 17th day of July ,19 45

Recorded in Book 75 of Orders

Page 666

Clerk-Madre of Pypoate

State of Minnesota,

County of

Stearns

IN PROBATE COURT.

In the Matter of the Estate of

Juliana Ettl

ORDER ALLOWING FINAL ACCOUNT.

Decedent.

		STATE OF THE PARTY.	anuary
79th	dayo	1	co stanton of

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

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 his attorney, William A. Boerger, Esc., 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 left day of December of St. Cloud Daily Times, proof of publication of said notice of hearing and service by mail having been filed in this court.

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

RECEIPTS Personal estate as described in the 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 4293.77 Total receipts from all sources -DISBURSEMENTS AND CREDITS Estate selected for surviving spouse Maintenance of family of decedent 124.40 Expenses of administration 6.00 Expenses of last sickness -237.71 Funeral expenses Taxes Claims of creditors of decedent -3919.16 Residue on hand for distribution 4293.77 Total credits

State of Minnesota,

County of Stearns

PROBATE COURT.

In the Matter of the Estate of

Juliana Ettl

Decedent

Order Allowing Final Account.

Filed this

recorded in Book No. AP of Orders,

on Page 324

January

52

5

88

	State	nf	Minnesota,
County	of	St	earns

In the Matter of the Estate of

Juliana Ettl

Decedent.

IN PROBATE COURT

File No. 13,312

Final Decree of Distribution

The above entitled matter came on to be heard on the	12th	day of	January	
The above entitled matter came on to be heard on the	the distribution of	f the residue of	said estate to	the persons
The representative of said estate appeared in person and	by attorney W1	lliam A.	Boerger,	Esq.,
	anneared in onn			

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,

THIRD—That said decedent died. 1n testate on the 28th day of June , 19 44 , and at the time of her 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 \$...3919.16 comprising the following items:

First and Refunding Mortgage Bond No. 774 of the Order of
Friars Minor, Province of the Most Holy Name First and Refunding Mortgage Bond No. 875 of the Order of
Friars Minor, Province of the Most Holy Name Certificate of Deposit No. 28657, Stearns County State Bank,
Albany U. S. Savings Bond No. M956118E, Series E
U. S. Savings Bond No. C7090212E, Series E
U. S. Savings Bond No. C7090213E, Series E
100.00
Cash in the sum of

Total

\$ 3919.16

of said decedent, and are all

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

Sister Sylvina Ettl, O. S. B., Elisabeth Vogel, Anna Ettl, Sister Doretta Ettl, O. S. B., Joseph Ettel, George Ettl and Appolonia Bolster, children of decedent.

Nam. Therefore. On motion of William A. Boerger, 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:

One-seventh (1/7) thereof to each of the above named children of decedent, absolutely.

neu persons in me	following proports	ions and estates, to-w			to and vested in the abo
Nor	e for assig	nment.			
7 - E	to Bald the St	together with a	I the hereditame	nts and appurten	ances thereunto belongi
in annuniae annur	aining to the eaid	above named person	s their	heirs and	assigns; without prejudi them, heretofore made.
		ta , this 12			
1			20	Freq	, 19
PROBATE					
SEAL					
State of	Minnesots	(00.	PI	ROBATE CO	OURT
State of		Line of the Seal and P	seconds of said Co	urt do herelos certi	of the Probate Co
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13,313

State	of	Minnesota,
or unit	Of	Jenninesula,

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Alois Drime 1

Decedent.

Petition for Administration

TO THE PROBATE COURT ABOVE NAMED:

Your Petitioner Gisella DrimelRausch respectfully represents and states to the Court:

First—That your Petitioner is a resident of Waukeegan, Illinois
in the County of State of Manager and is an adult who has an

interest in whatever estate the decedent above named may have left at the time of h. 18 death, to-wit:

one four (4) room house and lot in the village of Richmond, Minn,

Second—That said decedent was born in	###### Germany	
and died at Richmond,	State of Minnesots	
27 day of 1944 June	19 44 aged	71on th
at the time of h.18 death a native of the I	I.S. of America	years and was
a citizen of the County of Stearns	and Told	, and
a citizen of the County of Stearns resident of Richmond		and o
Minnesota , and was the owner of	f estate in the County of St	earns, State of
State of Minnesota, at	the time of h 18 death	
Third-That said decedent died without leaving a	last will and testament	
Fourth-That said estate of decedent, at the time of	f h 18 death included	
value of \$ none, divided as follows:	, 18 death, included person	nal property of the probable
1. Household Goods, \$	9 Wearing Annual	
3. Stock, \$	L. Notes Bondo etc.	\$
5. Miscellaneous, \$	6	\$
That said estate included real estate of the estimat	ed and mahable and a Con	\$
principally of lands in the County of Stearns follows, to-wit:	, State	of Minnesota, described as
1. Homestead in Richmond, Stearns	County Minne	
A. City Property	County, Minnesota, as	follows:
	Area)	
B. Rural Property. 4 room house and 1	lot	\$600.00
Give	Area)	8
2. Real Estate other than Homestead:		
A. City Property none	Lots without Buildings	8
City Property	Lots with Buildings	\$
B. Rural Property	Acres improved land	8
Rural Property	Acres unimproved land	8
Fifth-That the probable amount of the debts of deced	lent is S None	

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
Alfred Drimel	38	son	In the army
Frank Drimel	36		# \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
		723	East SeventhStreet.St.Paul
Raymond Drimel	34		Paynesville, Minn.
Sarah Drimel	31	Dau.	170 East Grand Blvd. Detroit, Mich
Gisella Drimel Rau	sch 26	Dau.	811 Lincoln, Wauke ≠gan, Ill
**************************************		*	
		-	
		-	

J.A. Kraus, Exec. Sec'y Stearns Co. Welfare, Bduse Post Office St. Cloud, Minnesota address is

is a suitable and competent person to administer the said estate, and is lawfully entitled thereto.

THEREFORE, Your Petitioner prays that administration of the estate of said decedent be granted by the Court, and that upon due qualification, letters of administration be issued to the said

J.A.Kraus, Executive Secretary Stearsn County Welfare Board

State of Minnesota.

County of Stears

Giella Brimel Rausch

Gisella Drimel Rausch

being duly sworn, on oath, says, that ... 8 he ... is the person who makes the foregoing petition in the above entitled matter; that she has read said petition and knows the contents thereof, and that the same is true of h er own knowledge, except as to those matters therein stated on information and belief, and that as to those matters. Si & believes it to be true.

Subscribed and sworn to before me, this	Fifth	944	Gisella Hrimel Rause	
day of July Myra E. Drain	1944		Petitioner.	

Notary Public. Courty, Minn. My Commission expires May 29

Selection of Newspaper IN THE MATTER OF THE ESTATE OF IN PROBATE COURT Please cause the notices in said To the Judge of said Court:

State of Minnesota,

County of Stearns

IN THE MATTER OF THE ESTATE OF

Alois Drival

Decedent.

On Hearing for Administration or Probate of Will mail two copies of order to the Commissioner of Taxation and

If decedent was not born in the United States, mail one copy to Foreign Consul or Secretary of State.

ATTACH COPY OF ORDER HERE

STATE OF MINNESOTA, County of Stearns, ss

IN PROBATE COURT

File No. 13,313 ORDER FOR HEARING ON PETI-TION FOR ADMINISTRATION, LIMITING TIME TO FILE CLAIMS AND FOR HEARING THEREON

In Re Eestate of Alois Drimel, Decedent.

Giselia Drimei Rausch having filed herein a petition for general administration stating that said decedent died intestate and praying that J. A. Kraus be appointed ad-

ministrator:

IT IS ORDERED, That the hearing thereof be had on Friday, the 4th day of August 1944, at nine o'clock A, M., before this Court in the probate court room in the court house in the City of St. Cloud, Minnesota, that the time within which creditors of said decedent may file limited to four their claims be months from the date hereof, that the claims so filed be heard on Friday, November 10th, 1944, at nine o'clock A. M., before this Court in the probate court room in the court house in the City of St. Cloud, Minnesota, and that notice hereof be given by publication of this order in the Richmond Reporter, a legal newspaper, and by mailed notice as provided by law.

Dated July 5th, 1944. E. J. Rugemer,

Probate Judge

(Probate Court Seal) David T. Shay, Esq., Attorney for Petitioner, St. Cloud, Minnesota.

My commission expires 1-

File No. 13,313

IN PROBATE COURT

Affidavit of Mailing of Order for Hearing

On Petition for Administration, Limiting Time to File Claims and for Hearing Thereon.

State of Minnesota,

County of Stearns

Viola Kruchten.... being first duly sworn on oath deposes and says that on 21st day of July , 1944. , St. Cloud in said County and State S. he mailed two copies of the Order hereto attached in the above entitled matter, to Commissioner of Taxation and one to

(Secretary of State or Foreign Consul) and to all the legatees and devisees and to all and to att the tegatees and decisees and to att known Heirs-at-law of said decedent, at their last known address, after exercising due diligence in ascertaining the correctness of said addresses, by placing a true and correct copy thereof in a sealed envelope, postage prepaid and de-

positing the same in the U.S. mails at

St. Cloud, Minnesota and addressed to the following named persons:

R POST OFFICE	CITY	STATE
	agnesialle Min	minn
	Paynesville Detroit	min
Sincoln	Wankegan	oll.

Subscribed and Sworn to before me this Notary Public, 500

Juchten Viola o

File No. 13,313

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

Alois Drimel

Decedent.

AFFIDAVIT OF MAILING

and claims

Filed July 21st, 1949 Trank Lergon Probate July Clerk

No. 3654

STATE OF MINNESOTA, County f Steams, ss

IN PROBATE COURT

File No. 13,313 ORDER FOR HEARING ON PETI-TION FOR ADMINISTRATION, LIMITING TIME TO FILE CLAIMS

AND FOR HEARING THEREON In Re Eestate of Alois Drimes, De-

Giselia Drimel Rausch having whent. filed herein a petition for general administration stating that said deedent died intestate and praying that J. A. Kraus be appointed ad-

ministrator; IT IS ORDERED, That the hearing thereof be had on Friday, the 4th day of August 1944, at nine o'clock A, M., before this Court in the probate court room in the court house in the City of St. Cloud, Minnesota, 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 Friday, November 10th, 1944, at nine o'clock A. M., before this Court in the probate court room in the court house in the City of St. Cloud, Minnesota, and that notice hereof be given by publication of this order in the Richmond Reporter, a legal newspaper, and by mailed notice as provided by law.

Dated July 5th, 1944.

E. J. Rugemer, Probate Judge

(Probate Court Seal) David T. Shay, Esq-Attorney for Petitioner,

St. Cloud, Minnesota.

PRINTER'S AFFIDAVIT OF PUBLICATION Printer's Affidavit of Publication. (Mason's Minn. Statutes, 1927, Chaps. 19935, 19936, as amended by Chap. 373, G. L.

1933, as amended by L. 1935, C. 166.) STATE OF MINNESOTA, County of Stearns. , being duly sworn, on oath says; that he is, and during all the times herein stated has been anto Brisse the publisher of the newspaper known as Richmond Reporter, and has full knowledge of the facts hereinafter stated; that for and has full knowledge of the faces negentation therein, of the n one year prior to the publication therein, of the state of the light hereinafter described, said newspaper was printed and published in the Village of Richmond, 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 an said time said newspaper has been printed in the English 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 nas not whonly duplicated any other publication, and has 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 qualifica-That the leder for lealing the Politico tions as a legal newspaper. hereto attached was cut from the columns of said newspaper, and was printed and published therein in the English language, once each week for theel successive weeks; that it was first so published on Thursday, the /3 day of July , 194, and thereafter on Thursday of each week to and including the 2 day of ..., 194/...; and that the following is a printed gopy of the lower case alphabet from A to Z, both inclusive, and is hereby acknowledged as being the size and kind of type and is never acknowledged as being the size and kind of type used in the composition and publication of said notice, to-wit: anter Brisse Subscribed and sworn to before me this _____ day of Notary Public, Stearns County, Minn.

My commission expires ____

County of Steams

PROBATE COURT in the Matter of the Estate of alois Drinol

Decedent

Printers affidorit

FILED THIS 29th DAY OF July AD 1944

Jank Horng

Clerk of Propate

	State	of	Minnesota
--	-------	----	-----------

County of Stearns

IN PROBATE COURT, -

IN THE MATTER OF THE ESTATE O	IN	THE	MATTER	OF	THE	ESTATE	OF
-------------------------------	----	-----	--------	----	-----	--------	----

Alois Drimel

Decedent.

Order Granting Administration

The petition of	Gisella Drimel Rausch	
administration upon said est	ate be granted to J. A. Kraus	praying that letters of
came duly	on for hearing at a special	Term of this Court, held on the
4th	day of August	19 44. Said petitioner appeared
in person		
and no one appeared in opp		
	onsidered said petition and the evidence addu	
First: That notice of so	Reporter	publication of the order for said hearing issued
as by law and the order of to		
Second: That the said de	ecedent died intestate on the 27th	day of June , 19 44
	lent was a resident of Richmon	
	nd left estate within the County of	Stearns
and State of Minnesota, to be		
Fourth: That	T A Vanue	is by transmitted, a suitable and
competent person, to administ		a sustable and
Therefore, It is ordered	that said petition be granted and J.	A. Kraus
be and hereby is appointed	administrator	of the estate of said decedent, and
that letters of administration	issue to him upon filin	gthe
oath by law required made born	dwim whise Course in wherepe was summay in with	nout bond.
	nDodlars,vrneith ven	eneties meende mappersood in byn and varagen of manes
Court would tole medical eventual register	DANIESTED TO THE PROPERTY OF T	The state of the state of the
	By the Court,	0
Dated August	4th, 19 44	negement
(Court Seal)		Judge of Probate.

County of

Stearns

Probate Court,

In the Matter of the Estate of

Alois Drimel

Decedent.

Order Granting Administration

Filed the 41

day of

August

19 44

Recorded in Book 75

of orders

page 171

Clerk Handput Probate.

No. 8542

County of.

Stearns

IN PROBATE COURT

In the Matter of the Estate of

Alois Drimel

Decedent.

LETTERS OF ADMINISTRATION

J. A. Kraus

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

Now therefore, the said

J. A. Kraus

Alois Drimel

decedent, with full powers and duties as follows:

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

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 5th

, 19 44 By the Court,

Lucyeme Judge of Probates

LETTERS OF ADMINISTRATION

of Letters

Filed this.

on page 334

August recorded in Book remaining of record in my office, and that the

A. D. 19

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

IN PROBATE COURT

aforesaid, do hereby certify that I have compared the within and foregoing paper writing with the original Letters of State of Minnegota, IN PROBATE COURT In the Matter of the Estate of Alois Drimel

County of

88.

IN PROBATE COURT.

In the Matter of the Estate of

BOND

of	
in the County of	
	of said County and State,
as sureties, are held and firmly bound to	
Judge of Probate of the County of	, Minnesota, in the sum of
lawful money of the United States, to be paid to the said Judge well and truly to be made, we bind ourselves, our, and each of our firmly by these presents.	of Probate or his successors in office for which payment,
The condition of this obligation is such that if the above bou	nden
	, who has been appointed representative of the
	shall

13,313

OATE

County of	***************************************	Minnes:		} 88.	OATH		A. Kraus	
do swear th	at I will fo	nithfully and ju	stly perform	all the d	I,	ice and to	. Araug	assume as Representat
					, 02)	ice and tr	ust which I now	assume as Representati
		ty. So help m		5	th &	day	Krac , ang	ust, A. D. 194
My Commis	ssion Expi	res		***************************************	19	Ja	andd	Start Public. County, Minn
State of Minnesota,	PROBATE COURT	IN THE MATTER OF THE ESTATE OF Alols Drimel Decedent—Winedim	BOND AND OATH OF REPRESENTATIVE	Filed this 5th	Comment 1944	f Bonds, page +12. of Probate	Mark Mayor of Propose.	No. 5501 *

State of Minnesota,	} 88.			I	N	PR	ов	АТ	E	COURT	
IN THE MATTER OF THE ESTAT	-	ceden	t.	}	P	etition	of I	Repres ortgag	entative or I	ve for Order to Lease Land	Sell,
Your Petitioner respectfully represents and sho											
1. That he is the representative of the esta											
2. That the bond filed by him herein a				tine	mirs	uant	too	rdor o	of the	a Count in	
in the penal sum of \$					P			uer (y ini	s Court is	
3. That there remains in his hands undisp		perso	mal	prope	erty o	f the	esti	natea	l valu	e of e Ms	40
4. That the delts and charges against said	d estate	reme	ainin	ig un	paid	to t	he b	est k	nowle	edge and info	ormatio
of your petitioner are approximately as follows,	to-wit:									-yo unu ing	or marro
Family allowances									- :	s	
Expenses of Administration										2 2	
Funeral expenses									- 5	100.00	
Expenses of last sickness									- 9		
Taxes									- 9	·	
Claims of creditors allowed by Court											
Legacies									- 0		
TOTAL debts and charges remaining unpai	d -								- 9		
5. That your petitioner desires to	sel	e					the	- want	- 9		
described, and of the appraised value, as follows,	. to-wit:						une	reat	prop	perty of said	estate,
(a) The homestead of decedent, being in the			Sei	īe,	···	0				Value as F by Apprais	
State of Minnesota, described as follows, to-wit:											
Lot 3, Blo to Richmon	en4	18	Pr	ne	es	in	ge a	oa	Ed	dilio	n/

Value as Fixed by Appraisers

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

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

none

6. That the reasons and grounds for	elling said real es
(a) I nat the personal property of said estate is	s insufficient to pay the allowances to the spouse and childr
expenses of administration, funeral expenses, expen	ses of last illness, taxes, debts, and legacies
(b) That it would be for the best interest of said	estate and all persons interested in said real property to
	the same,
	the same,
7. That the names and addresses, so far as known	own to your petitioner of all the persons having an interest
the above described real estate are as follows, to-wit:	an the persons having an interest
Names	Addresses
alped Dinel	PA1/c, 38014645.Ca.C., 315 Eng. B.N.
II a sime	a. to. go, yo Postmerter n.y.
Bank drime!	723, East 7th, St. Paul Min
Agymond Vrimel	Parnesville
may vrimel	170 Each Grand Blod, Detrat Mich
Tiesela Drimel Rausch	811 Lincoln Con, aps 8, Hanker on, Il
	, francisco de la companya del companya de la companya de la companya de la companya del companya de la company
Wherefore, Your Petitioner Prays, that he as	representative of
l estate be authorized and directed to self	,
of the above described real property.**	
Dated Aug 5 19th	
19!	000
	J. Ol. Maus
	J. A. Traus Petitioner.

GLL IS MI	
State of Minnesota,	38.
County of Sleaves }8	
J. a. Kraus	
being duly sworn, on oath says that he is the person	n who made and signed the foregoing petition; that he has rea
the same and knows the contents thereof, and that the	e same is true of his own knowledge, except as to those matter
therein stated on information and belief, and as to the	
	J. a. Traus
Subscribed and sworn to before me this	
5 day of any 1044	
Franklamer Notary Public.	
County, Minnesota.	
My Commission expires	
	OF REAL ESTATE
We, the undersigned, being.	
	the persons who take an interest in the real estate
described in the foregoing petition, do hereby consent	to the
of said real estate and request the Court to authorize an	nd direct the representative of said estate to
	said real estate as prayed for in said petition.
Starling and AN II to A	
*Strike out (a) If it does not apply. **Note if petition is to mortgage, add "In the amount of \$	said amount not to bear interest at a rate to exceed the maximum of
per cent per annum." If petition is to sell add "at privil	rate sale" or "at public auction" as the case may require.
and statutory items allowed consent of all persons must be obtained.	souse must be obtained. If homestead is to be mortgaged for more than encumbrances
	6
T T T dent.	doy 0, 14.
URT ESTATE (Decedent to Sell, Land	6 100
NO SEE	5
Himin range of The Co The Brins brins brins brins rodge of redge o	A B
of atte of Affinnesota, by of Stearns PROBATE COURT THE MATTER OF THE ESTATE Alols Drimel Binny Deceden Etition for Order to Sel Monthageneralicese Land	- Sth
BA BAA	1
ROBA ROBA RATTE Alois Alois mitsage	his hugust
	Aug Aug
County IN	Prile

13,313

STATE OF MINNESOTA

County of Slearn

IN PROBATE COURT

In the Matter of the Estate of

alois Drinel Decedent

INHERITANCE TAX RETURN

Date of death June 27, 1944

GENERAL INSTRUCTIONS

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

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

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

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

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

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

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

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

ALL QUESTIONS ON THIS PAGE MUST BE ANSWERED

INSTRUCTIONS FOR SCHEDULE I Property held in Joint Tenancy

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

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

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. 10

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

Ans. Yes or No. 700

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

Ans. Yes or No. 10

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.

 Did the decedent make any transfer described in the foregoing instructions?

Ans. Yes or No...

2. Did the decedent, within two years immediately prior to his death, make any transfer of a material portion of his property, without adequate and full consideration in money or moneys worth, in trust or otherwise?

Ans. Yes or No...

3. Did the decedent, at any time, make a transfer of an amount of \$2500.00 or more, without an adequate and full consideration in money or moneys worth, which the representative believes is not subject to an inheritance tax?

Ans. Yes or No...

If the answer to question 3 is "Yes" state the date, description of property, value, character of transfer, and motive for making the transfer:

4. Were there in existence at the time of decedent's death any trusts created by him during his lifetime?

Ans. Yes or No. 10

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. 16

2. Did decedent exercise power of appointment?

Ans. Yes or No. 10

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 (Signature) St. Coloud, Minns. true and correct.

Subscribed and sworn to before me this

MYRA E. DRAGOO,

Notary Public, Steerns County, Minn. My Commission Expires May 29, 1948 Form approved by G. Howard Spaeth Commissioner of Taxation of Minnesota

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

0016 2512

File No. 13,313

STATE OF MINNESOTA

County of Stearns

Re: Estate of

Alois Drimel

Decedent.

INHERITANCE TAX RETURN

Filed August 5th, 1944.

Clerk of Probate Court.

Name

Address

Attorney.

State of Alinnesota, Stearns	IN PROBATE COURT File No. 13,313
In the Matter of the Estate of Alois Drimel	Order Appointing Appraisers
Decedent.)	
On all the files, records, and proceedings in said estate Leo B. Gambrino	and
It is ordered that	
A. C. Lenarz	, , , , , , , , , , , , , , , , , , , ,
be and they are hereby appointed appraisers, to appraise up	on oath the estate of the said decedent according to law.
Dated this 7th day of	August . 19 44.
(PROBATE COURT SEAL)	

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Alois Drimel

Decedent

Order Appointing Appraisers

Filed August 7

, 19 44

State of Minnesota,	IN PROBATE COU	RT
IN THE MATTER OF THE ESTATE OF Alois Drinel Decedent	INVENTORY AND AF	PPRAISAL
Subscribed and sworn to before me this day of Light 1944 Notary Public Started Gounty, Minn. My commission expires May 29, 1948 (SEAL) INVENTORY AND APP The undersigned representative of the estate of the above nan and shows to the court— That the following is a true and correct inventory of all the personal, which has come into possession and of which ofter diligent search and inquiry concerning the same, classified as	Leaf. Lamb colemnly swear that I will honest, assume as appraiser of the estate dent to the best of my ability. S RAISAL med decedent, represents coroperty of the above named estate	of Help Me God.
CLASS I—Real Estate: (a) The homestead of decedent, being in the County of	Specify Encumbrances	Net Value Over Encumbrances
of one lot acres in area described as follows, to-with Lot 3 Block 4, Bruenings addition to Richmond (b) All other real estate of decedent being in the County	none	250, H) \$250 94
described as follows, to-wit:		\$
FORWARDED		

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward		\$250-
Total Net Value of Real Estate		\$25000
CLASS II—Furniture and Household Goods:	\$	\$
	-	-
Total Value of Furniture and Household Goods		\$
		S
Total Value of Furniture and Household Goods	\$	
Total Value of Furniture and Household Goods	\$	
Total Value of Furniture and Household Goods	\$	
Total Value of Furniture and Household Goods	8	
Total Value of Furniture and Household Goods	8	
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments	\$	
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments:		\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments	\$	\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments		\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments		\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments		\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments		\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments		\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments		\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments		\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments		\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments		\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)		\$ \$ \$ \$

CLASS V—Mortgages, Bonds, Notes and other Writ (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	Appraise
and a supplied to	3		
	-	\$	\$
1			
0			
4			
Total Value of Mortgages, Bonds, Notes, etc.			8
LASS VI—All other Personal Property: (Here list Cash, Book Accounts, Annuities, Farm Crops,			
Machinery, etc.)	Specify Enc	umbrances ve Amounts	Net Value Over Encumbra
	\$		8
(0			
//			
	-		
	1		
	1		
	/		
	-		
		0	
		1	
		1	
		-	
	No. of Section 19 City of Section 19		
Total Value of All Other Personal Property			8
SUMMARY			
e total value of all the real estate of decedent, as valued by the	annraisers berein	8 -	\$25000
of decedent, as valued by the	d by the annuaisans		3
e total value of all the personal property of decedent, as value			225000
e total value of all the personal property of decedent, as value e total value of the entire estate of decedent, as valued by the o	appraisers herein, is		20x -0 -
e total value of all the personal property of decedent, as value	ppraisers herein, is		\$200
e total value of all the personal property of decedent, as value e total value of the entire estate of decedent, as valued by the o	ppraisers herein, is J. A,		\$200-

VERIFICATION State of Minnesota, County of Steerns being duly sworn, on oath says ... that he as the representative... of the estate above specified; that......ha. read the foregoing inventory subscribed by ... Lim ... and know S... the contents thereof and that the same is a true and correct inventory of all of the estate of the decedent that has come to... his possession or knowledge. Subscribed and sworn to before me this day of Cugust , A. D. 1944) My commission expires May 29, 1948 CERTIFICATE OF APPRAISERS State of Minnesota, County of Sleans We, the undersigned appraisers, duly appointed by the Probate Court of Steams alois DrimelCounty, Minnesota, to appraise the estate of oath prescribed by law and hereto annexed, hereby certify and return, that we have carefully examined and considered the inventory of said estate delivered to us by the representative of said estate and the property therein described, and have faithfully and impartially and to the best of our knowledge and ability, appraised the said property, and set down opposite each item thereof in figures the value thereof in money, and have footed up by itself the amount and day of August Le B General Dated this State of Minnesota, Inventory and Appraisal IN THE MATTER OF THE ESTATE OF Due service of the within inventory an PROBATE COURT Deputy-Treasurer of County, Minnesota Stearns appraisal is hereby admitted this. Alois Drimel Total Appraisal - . Total Personal . Total Real Estate

Order of License, to Sell Land at Private Sell	Form No. 92	Minnesota Uniterni Control
o Seil Land at I Trime		IN PROBATE COURT.
State of Minnesota,) ss.	IN PROBATE COCKET
Stearns	\\ \strace{1}{38.}	File No. 13, 313
County of	\	Call Land
In the Matter of the Estate	of (Order of License to Sell Land
	(At Private Sale.
Alois Driml,		
Decedent.	***************************************	
		he lst m of J. A. Kraus
and the securities matter came on to be he	eard by the Court on	he 18t m of J. A. Kraus representative ((Representative or Guardian)
September , 19.	44, upon the petition	m of
day of	a8	((Representative or Guardian) described in said petition; and the Court having heard having duly considered the same and examined the files
the said petition and ad the evidence and records in said matter, finds the following and records in said matter, finds the following and records in said hearing was	g facts: s served upon all per	described in said petition; and the Court having having duly considered the same and examined the files sons interested in said matter by the publication of the the Richmond Reporter, proof of service by mail having been filed
attorney, David T. Shay,	no one	ared at said hearing in person and by his and was duly examined
appeared in opposition to said petition	***************************************	
	st interests and benefi	t of the said estate that the property hereinafter described
be sold		
		J. A. Kraus
It is Therefore Ordered, FIRST-	—That the said	
representative		private sale, to-wit; The tract of land situate and being
said real estate herein described, in the orde	er nerein described, di	said estate be, and hereby is, ticensed that the private sale, to-wit; The tract of land situate and being private sale, to-wit; State of Minnesota, described as follows, to-wit:
in the County of Stearns	***************************************	

The Homestead of decedent described as follows:

Lot Three (3) in Block Four (4), Bruening's Addition to the Village of Richmond, 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.

SECOND—That before mak take, subscribe, and file in this con sufficient surelies, to the sindge of	ing sale of said real estate, or any	ny law, and execute and	representative
awnwmRabhwahm		jucey invite penatisum a	
conditioned as required by law in s	***************************************	state to be reappraised by	, IIDollars)
Geo. Robischo	n and	Edw. Bloms	
competent persons to make said app qualifying according to law.	oraisal, who are hereby appointed b	y this court, to make suc	h re-appraisement upon their
rectly or indirectly, purchase or be the sale of said real estate, or any shall make report of all the proceed	part thereof, the said	an appointed to appraise art of the said real estate epresentative	the same; and shall not, diso to be sold; and that upon
Dated at St. Cloud,	MINNESOLA, this 185	day of S	eptember , 19 44. Judge of Probate.
		Juge	med
			Judge of Probate.
)
County of I, and for said County, and Custodian going copy with the original record thereof press	n of the Seal and Records of said Corved in this office and have found to In Testimony Whereof, I had of said Court, at	Court, do hereby certify the same to be a correct trave hereunto subscribed day of	anscript of the whole thereof. my name and affixed the
State of Minuesota, 88. County of Stearns 88. PROBATE COURT. In the Matter of the Estate of Alois Driml	Order of License to Sell Land at Private Sale. Office of Register of Deeds State of Minuscota, County of I hereby certify that the within instrument was filed in this office for record on the	and was duly recorded in Book of , page Register of Deeds. By Deputy.	Filed this 18t day of Sept., 1944, and recorded in Book 8' of Orders, Page 377 Offers, Page Clerk Of Probate.

DOLLARS.

State of Minnesota,

County of.

Stearns

88.

Estate of

In the Matter of the Estate of Alois Driml,

Decedent.

for the sum of One and no/100 (\$1.00) - - - - - -

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

IN PROBATE COURT

File No. 13, 313

Order Confirming Private Sale Made Pursuant to License

The above entitled matter came on t	to be heard on the	22nd	day of	May
19.45, upon the report of	J. A. Krai	18		
			sentative	
in the above entitled matter of the sale by granted therefor, and his petition and examined said rep	him of certain for the confirmation	lands pursuant to	(Representative or G	of this court to him
relative to the same, and having examine	ed the files and recor	ds in said matter,	, finds herein the fo	llowing facts, to-wit:
FIRST—That pursuant to a petiti hearing on said petition, and notice of so said petition, an order of license in said represe	aid hearing duly give	en as provided by r was duly made	law, and a hearing and filed in this cou	duly had by this court on
and directed to sell at private sale the re-	al estate hereinafter	described.		ia esiaie was authorizea
SECOND—That pursuant to said required to file as	ny bond.			
twayermerwidenwire inweiwin wiewenwir wi	awawinawinwawinwa	wilwinwilwinwinwin	vilwin wiliwmwin win	winwaiwiqwidwedwinymend
a wasaw 13 pen iyaa win wan wha waa wadwia win w a wan wan wan wan wa wan wan	willwin winwin who was	dawway wa wata	voywa winwia weawan	wid windyja wid wind is wind in
			DANITAS OF STREET	
THIRD—That the said	representat	ive		,
before making said sale, did cause the re- persons appointed for that purpose in sai	at estate nereinafter id order of license, a	and in said order nd their re-apprai	of license described sal thereof to be filed	to be re-appraised by the l in this court
FOURTH—That on the	21st	day of	May	, 19 45, the said
	21st presentative	way oj		, 19 45, the said

Lot Three (3), Block Four (4) Bruening's (Bruning's) Addition to Richmond, 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.

To be paid for in cash upon delivery of deed.

the tract of land, described in said order of license, lying and being in the County of Stearns

was honcetty and fairly made, and	said representative
ot a purchaser at said sale, and was not interested, d	irectly or indirectly, in the purchase of said real estate at said sale e, and the same hereby 18 in all things confirmed;
that the said representative	and deliver to said purchaser good and sufficient deed
prevance, upon compliance by	with the terms of said sale.
Dated at St. Cloud, Minnesota	, this 22nd day of May , 19 45. Judge of Probate.
State of Minnesota.	PROBATE COURT
	of the Probate Court, within cords of said Court, do hereby certify that I have compared the fore-
In Testimony	Mherrof. I have hereunto subscribed my name and affixed the , in said County, this day of
	of the Probate Court.
ا في العالم	S. Instru- record M., M., Deputy.
File No. 14, 313 State of Minnesofa. Stearns PROBATE COURT In the Matter of the Estate of Alots Driml Order Confirming Private Sale. Made Pursuant to License.	di, din
File No. 13, 313 State of Minnentia, Stearns PROBATE COURT Alots Drim! Alots Drim! Alots Drim!	Office of Register of De State of Minnesota, County of I hereby certify that the within ment was filed in this office of ment was filed in this office of and was duly recorded in Book of Register of Register of 19 45, and recorded in Book of Orders, Page Of Orders, Page
File No. 13, 313 State of Minue Stearns ROBATE CO the Matter of the Alots Driml ler Confirming Pri	Office of Registe State of Alia ounty of I hereby certify that tent was filed in thin y at y at of y at of y at of of y at of of of orders, Page of Orders, Page
C : 0 G :	F . F

State of Minnesota, County of Steams	}88.	IN PROBATE COURT
In the Matter of the Est		Oath of Appraisers and Appraisal of Lands Under Order for Sale PRAISERS
State of Minnesota,	}	Geo.Robischon
and I, Edw. Bloms		, do swear that I will faithfull
and justly perform all the duties of the office	ce and trust which I	now assume as appraiser of the lands of the above name
Alois Drimel, Decedent	t	under and pursuant to that certain orde
for sale of said lands at private sale, made b	by the above named C	court on the First day of
September , 19 14 , as	nd that I will appra	ise the said land described in said order for sale at its tru
Subscribed and sworn to before me day of Lay Sterries My Commission Expires January 1	Notary Public. County, Minn.	Gokobischon Edwo Blom
	APPRAI	
We, the undersigned appraisers appo		named Court in and by its certain order for sale to sell certain lands belonging to the
above named Alois Drimel		, dated th
First day of Se	ptember	19.45, do hereby certify and report:
That we did first and before making sa	nid appraisal take an	id subscribe the foregoing oath as by law required and ther
after did appraise at their true and full valu	ue in cash those certa	in tracts or parcels of land lying and being in the County
Stearns	State of Minn	esota, described in said order for sale, as follows, to-wi
Lot Three (3) Block	k Four (4)	Bruening's (Bruning's) Addition
to Richmond. #######	We find that	this property is worth
Two Hundred Fifty (:	\$ 250.00) ar	nd# no/100 Dollars.

13,313

Dated May 20

State of Minnesota, county of Alearno

In the Matter of the Estate of

OATH OF APPRAISERS AND AP-PRAISAL OF LANDS UNDER ORDER FOR SALE

Respectfully submitted,

Appraisers.

and did set after and opposite each description of said lands its true and full value as by us determined and appraised.

19.45

County of Stearns

IN PROBATE COURT,

In the Matter of the Estate of

Alois Drimel

Decedent-Ward.

REPORT OF SALE OF LAND AT PRIVATE SALE UNDER ORDER FOR SALE.

Your petitioner respectfully reports to the court his proceedings under that certain order for sale granted to him in the above entitled matter on the First day of September at private sale the lands of said ... Alois Drimel , 19 15 , to sell hereinafter described, as follows, to-wit:

First-That before making sale of the real estate hereinafter described under said order for sale, he executed and filed in this court his bond required by the said order for sale.

Second—That before making sale of said real estate under said order for sale, he caused the same to be re-appraised by Dec. Robischon and Edw. Bloms the appraisers appointed in said order for sale to appraise the same, and the appraisement thereof to be filed in this court

Third—That on the 21 p day of May , 1945, he, pur-of Richmond Minnes ta the tract or parcel of land, described in said order for sale, and lying and being in the County of Steprns , State of Minnesota, described as follows, to-wit:

Lot Three (3), Block Four (4) Bruening's (Bruning's) Addition

for the sum of O)ne and no/100 and the House on this property to Leonard Deters of Cold Spring, Dollars. Minnesota for Three Hundred Sixty-five and No/100 Dollars. (\$ 365.00)

to be paid as follows, to-wit: Cash on delive	any of days	
to part to posses, when the on delive	ery or deed.	
Fourth—That your notitioner was in		
Fourth—That your petitioner was in no way, directly part thereof; and that the said sale thereof was fairly and		
part thereof; and that the said sale thereof was fairly and the same was sold not disproportionate		
re-appraised by said appraisers appointed for that purpos		d not less than the value thereof as
WHEREFORE YOUR PETITIONER PRAYS,		
cribed be confirmed by this court; and that your petitione	T be authorize	ed and empowered to execute and deliner
to the said purchaser thereof good and sufficient		
upon a compliance by him	of the terms of said	eale
Dated May 21,1945 ,19	9.0	6 11
	1	Representative and Petitioner.
State of Minnesota, County of Stearns	J.A. Kraus	
being duly sworn, on oath says; that he is the person who		pregning sevent and antition of the sevent
read the said report and petition and knows the contents the	ereof: that the said reno	rt and netition is true of his
ledge, except as to those matters therein stated on information	n and belief, and as to t	those matters he helieves it to be true
	/ / /	
Subscribed and sworn to before me this	* 01	. Traus
21 day of May ,19 45	0	
Myra 6. Dragoo		
Notary Public. Odunty, Minn.		
LARAGOO, MAGOO, ETPITES May 29 , 1	and and	
NOTE (1) If further notice of sale is required, here insert compli	iance therewith	
The state of the s	and therewith.	
	1 2 1	1 = 6
# 2 2 0 m	riva	and the season
UR' L'Esta	r Sa	9 % B
the E	and er fo	8 4.2 F
State of Minnesota PROBATE COURT the Matter of the Estate Noise Asim! Decedent—Win	ort of Sale of Land at Pri Sale Under Order for Sale	Seal.
BA BA	der	8 7 8 5
RO RO	of S	2 2
State of Minnesotta, County of Acarus PROBATE COURT In the Matter of the Estate of Olors Asimil Decedent—Ward	Report of Sale of Land at Private Sale Under Order for Sale	18 18
81 17 11	Rel	Filed

MYRA Notary My Go

13.313

County of

Stearns

IN PROBATE COURT.

In the Matter of the Estate of

Alois Driml

ORDER ALLOWING FINAL ACCOUNT.

Decedent.

20th

July

day of The above entitled matter came on to be heard on the 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 his attorney, David T. Shay, 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 day of 22nd citation of this Court, for said hearing, dated the 1945, in the Richmond Reporter proof of publication of said notice 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	- 3
Personal estate omitted from the inventory	
ain by sales above appraised value	366.00
Cash from sales of real estate	- 3
Cash from rent of real estate	
Cash from interest and profits	_ 8
Cash from other sources	_ 8
	- 8
	- \$366.00
Total receipts from all sources	
DISBURSEMENTS AND CREDITS	8
Estate selected for surviving spouse	- S
Maintenance of family of decedent	34.55
Expenses of administration	8
Expenses of last sickness	\$ 100.00
Funeral expenses	s 12.67
m	\$ 218.78
Claims of creditors of decedent - O. A. A. 11en	8
Legacies	- 8
	- 8
	- 8
Residue on hand for distribution	\$ 366.00
Total credits	The state of the s

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.

July 20th , 19 45

> By the Court Probate Judge.

Order Allowing Final Account. In the Matter of the Estate of Alois Drimi No. 13,313

recorded in Book No. El. of Orders. Filed this 20th

RELATIONSHIP

STATE OF MINNESOTA,

Stearns County of

IN PROBATE COURT

In the Matter of the

Frank Lange, Jr.

To the Honorable Probate Judge of said County:

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

Frank Lange, Jr.

whose address is ...

11012- St. Germain St. St. Cloud, Minn.

inebriate (Insane-Inebriate-Feebleminded-Epileptic)

related to the said above named person as follows: wife

.... person.

That your petitioner is

manifested by h 1m are as follows: inebriety

(Here give fully the symptoms on which the charge of __inebriety is based.)

Drinks liquor to excess, almost continuously under influence of too much liquor.

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

.....person will not appear in Court voluninebriate That the said alleged...

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:

ADDRESS 11012 St. Germain Frances Lange St. Cloud, Minn.

Wife Son do Clarence Lange Daughter do Catherine Lange

was born in Frank Lange, Jr. That said 36 years of age, and St. Frances, Minn. , is about..... children.

the parent of two That h. 18 residence and place of legal settlement is Stearns County, Minnesota. (If not a resident of Minnesota, set out as fully as possible where ... he came from, how long he has been in the County named.).

.... a United States War Veteran.

not That said alleged insane person is...

	That the supposed course of Annual Transfer of the Supposed Course of Annual Transfer of the Supposed Course of th
	Inedriety
	is not known to petitioner.
	That the said patient
	That the said patient has been treated by ho one
	is the corner of the corner
	and personal property, to-wit: Farm in Krain Township heavily mortgaged. Farm Personal property also heavily mortgaged.
	waso heavily mortgaged.
	WHEREFORE
	WHEREFORE, your petitioner prays that this Court will make due inquiry into the matter, and to that end
	out Court and grammed as to and the series
	and y found to beinebriate (assaulty-inebriety-Feeblemindedness-Epilepsy)
	the statutes in such case made and provided. that he be committed in accordance with
	Trance Lange
	STATE OF MINNESOTA,
	County of Stearns 8s.
	Frances Lange
	says that 8 he is the petitioner in the foregoing petition; that 8 he knows the contents thereof, and that the averments to those 8 he believes them to be true.
	the delivers them to be true.
	Subscribed and sworn to before me this 6th day of July
	the delivers them to be true.
	the delivers them to be true.
	the delivers them to be true.
	the delivers them to be true.
	the delivers them to be true.
	the delivers them to be true.
	Subscribed and sworn to before me this. 6th day of July , 1944. Subscribed of Probate
orto)	Subscribed and sworn to before me this. 6th day of July , 1944. Subscribed of Probate
TPCOF.	Subscribed and sworn to before me this 6th day of July ,1944. Stand Sta
fillipecota	Subscribed and sworn to before me this 6th day of July ,1944. Stand Sta
(Hinnegota)	Subscribed and sworn to before me this. 6th day of July , 1944. Subscribed of Probate Clerk of Probate
of Minnegota	Subscribed and sworn to before me this. 6th day of July , 1944. Subscribed of Probate No. 1944. Subscribed of Probate No. 1944.
te of Minnegota	Subscribed and sworn to before me this. 6th day of July , 1944. Subscribed of Probate No. 1944. Subscribed of Probate No. 1944.
State of Minnegata	Subscribed and sworn to before me this. 6th day of July , 1944. Subscribed of Probate No. 1944. Standard of Country and belief, and as Lange day of July , 1944. Standard of Probate No. 1944.
State of Minnegota	Subscribed and sworn to before me this 6th day of July ,1944. Sland Server Clerk of Probate

Stearns County of

IN PROBATE COURT

In the Matter of the Alleged noun lange Frank Lange, Jr.

REPORT OF BOARD OF EXAMINERS

We, the Board of Examiners, in the above entitled proceedi	ng hereby certify and report that on the 17th
day of July , 19 44, at 1:3 Court Room of the above named Probate Court in the in the County of Stearns	City . g+ Claud
Frank Lange, Jr.	State of Minnesota, for the purpose of determining whether
as alleged in the petition in the above entitled proceeding,	David T. Shay, person,
said of said county, appeared in behalf of said	Frank Lange, Jr. , Esquire, 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 in	son interested was received and the following

The following proceedings were also had and taken:

We also elicited from sa	id Fra	nk Lange,	Jr.		
several witnesses appearing befo	re us in said proceedi	ings information	m required to	properly answe	and the
The state of the s	reopectivety.				tion so obtained and re-
From the examination so m that Frank	ade by us and upon do Lange, Jr.				
A person incapable of mana toxicating liquor, drugs or other nar A person of unsound mind or	ging h 1m self and h cotics.	affairs by	reason of the	habitual and exces	is sive use by h 1m of in-
2. A person of unsound mind of 3. A person not insane, but so supervision, control and care for h	mentally defective as to	be incapable of clfare.	managing h	n inebriate or feebl	e minded person. affairs, and to require
Dated at St. Cloud,			this	17th	
day of July	, 1944	0.0	,	2	
		13	mes	owelly	ing),
	1	1	750	8400	

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.

acege me

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Inebriety

of

Frank Lange, Jr.

Report of the Board of Examiners

State of Minnesota,

County of.

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

Witness my hand and the seal of said

Court this

H day o

Clerk-Judge of Probate.

No. 3781*

PROBATE COURT Report of Examination

In the Matter of the Inebriety of
1 thurs
1. (a) Date of birth May 19
(b) Place of birth Letan, 1908.
(c) Single , married / PR spidemed
(d) Number of children living 2 , divorced
(e) Date of birth of youngest child 6 + 4 4
2. (a) Legal settlement at Frain Luy St., County, M (b) Resident of Minnesota since Birth
Josh, Theares County M
(b) Resident of Minnesota since Berty
9, (4) (Icc) nation 1- 7
(b) Education 5 mb qual last 5 or 6 who failed at farmer
4. Religion Cally
5. Patient is the entitled to care in an institution of the U.S. in Minnesota.
6. (a) Name of patient's father Faut Lauge L.
(b) Place of birth of patient's father Entrancy
(c) Maiden name of nation's at
(c) Maiden name of patient's mother. O.M. Rehuer
related to each other as first and a
8. The patient was LOV committed by County Probate Court
County Probate Court
9. (a) The patient is addicted to the interpretate for State Hospital State Hospi
9. (a) The patient is addicted to the intemperate use of alcohol and the following habit forming drugs for the section to the patient to the intemperate use of alcohol and the following habit forming drugs for the section to the patient to the patient to the intemperate use of alcohol and the following habit forming drugs for the patient to the intemperate use of alcohol and the following habit forming drugs for the patient is addicted to the intemperate use of alcohol and the following habit forming drugs for the patient is addicted to the intemperate use of alcohol and the following habit forming drugs for the patient is addicted to the intemperate use of alcohol and the following habit forming drugs for the patient is addicted to the intemperate use of alcohol and the following habit forming drugs for the patient is addicted to the intemperate use of alcohol and the following habit forming drugs for the patient is addicted to the intemperate use of alcohol and the following habit forming drugs for the patient is addicted to the intemperate use of alcohol and the following habit forming drugs for the patient is addicted to the intemperate use of alcohol and the following habit forming drugs for the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted to the intemperate use of alcohol and the patient is addicted
(c) The extent to which the patient used them do it
(c) The extent to which the patient used them during the past 36 months is thank regularly
franklitani, o 01
to obuser . It is mental health is not much affer a
and working of his w
(e) The patient is -unt outliest to
(e) The patient is
(g) Nature and extent
(h) The patient is Zad obside the
(h) The patient is Last abusive and destructive he says.
find the scent white except week hit is all
tother A . I I !
(j) The patient has not received modeled the charge for a least of 300 to 44000
(j) The patient has not received medical institutional treatment for inebriety except as follows:
(i) The patient has not been convicted of crime except work has would have treated of the patient has not received medical institutional treatment for insbriety except as follows: War 6 days at Mussey Willeston with the makes the first treatment for institutional treatment for ins
swer valition (Give Dates)
(a) The patient's father was 71 A
(a) The patient's father some 71 A
(a) The patient's father some 71 A
(a) The patient's father was not epileptic; not psychotic; addicted to the intemperate use of alcohol and habit forming drugs

	(b)	The patient's mother was epileptic; psychotic; mentally defective; addicted to the intemperate use of alcohol and habit forming drugs.
	(c)	The following relatives of the patient were psychotic; epileptic; mentally defective; intemperate to the patient were
11.		The patient is suffering from no other disease except
12.		Name and address of patient's spouse nearest kindred friend. France Lange
13.		Names of material witnesses at examination France France Trunce 11212 St Same Lange Ser! France France R1.2
	Fre	om an examination of the patient and upon the evidence adduced at the examination we find the above named patient to be an inebriate.
Dated	198	OURT SEAL) M. D. Probate Judge.

13,314

County of Stearns

In Probate Court

IN THE MATTER OF THE INEBRIETY OF Frank Lange, Jr. Report of Examination Inebriety
(B. C. 1935 Form No. 224-a)

Filed this 17th

July

COUNTY OF Stearns

10.

PROBATE COURT Report of Examination

In the Matter of the Inebriety of

-	******		
1	. (a	1. (a) Date of birth March 19 , 1908.	
	(b	(b) Place of birth Stearns , 1906.	
	(c)	(c) Single , married 7 yrs , widowed , divorced .	
	(d	(d) Number of children living 2	
	(e)	(e) Date of birth of youngest child 6 & 4 yrs	
0	/-	2 (a) I at at	
~	. (a	2. (a) Legal settlement at Krain Twp. St., Stearns	
	(b)	(b) Resident of Minnesota since B1rth	
	(c)	(c) Resident of County since	
3	(a)	(a) Occupation NOBS DOW. Formon \$117 3 - ct. 5 - c. 6	
	(b)	(a) Occupation None now. Farmer till last 5 or 6 wks. falled at	farming
	(0)	(b) Education 5th or 6th grade	
4.		The state of the s	
5.			***************************************
6	(n)	(a) Name of patient's father. Frank Lange, Sr.	
٠.		(b) Plan of the decision of the second of th	
	(0)	() - the of other of purches furter was marry	
	(d)	(c) Maiden name of patient's mother. Gath Lehner (d) Place of birth of patient's mother. Germany	***************************************
	(4)	(a) I race of ourse of patient's mother. Germany	
7.		Patient's parents were not related to each other as first cousins.	
8.			
		19 , to Coun	ty Probate Court on
9.	(a)	(a) The patient is addited to the state of t	State Hospital.
	(40)	(a) The patient is addicted to the intemperate use of alcohol and the following half forming drie	fx for about
		3 yrs. Drank whiskey and some beer.	********************************
	(c)	(b) The patient became intemperate in the use thereof at the age of	
	(0)	(c) The extent to which the patient used them during the past 36 months is drank at home. "Still drinker." Used up to 12 pts. a day.	egularly
		used up to 19 pts. a day.	
	1)	(d) The effect area the state of the state o	
	(4)	(d) The effect upon the patient's physical and mental health is not much apparent to Thinks would feel like working if he did not drink.	observe.
		The did not drink.	*******************************
(0) 7	(e) The noticest is not	
1	0 0	(e) The patient is not subject to convulsions from any cause other than epilepsy. (f) Convulsions began — — — —	
		/_\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \	
	9, .	(g) Nature and extent	***************************************
()	b) I	(h) The patient is not abusive and destructive he says.	
(1) T	i) The patient has not been consisted of single but would have been de-	
	not	i) The patient has not been convicted of crime except but would have been if h not paid up his worthless checks of \$300 or \$400 value. Hasome other whiskey father will make good.	s charges for
()) 1	1) The patient has not received medical institutional treatment for inchistry	
	Wa	Was 6 days at Murray Institute, Mpls. & left on his own vo	111100
		(Give Dates)	
(0) T	a) The patient's father was not epileptic; not psychotic; not mentally def	ective; Drinks
	a	addicted to the intemperate use of alcohol and habit forming and but says can to	ke care

(b)	The patient's mother was not epileptic; not psychotic; not mentally defective; not addicted to the intemperate use of alcohol and habit forming drugs			
(c)	The following relatives of t	he patient wereintemperate	psychotic;	epileptic;
11.	The patient is suffering fro	m no other disease exce	ot none	
12.	Name and address of patient's spouse newestakindrak friend. Frances Lange			
13.	Names of material witnesses	at examination France Lange, Sr., F	noes Lange - 1101 St reeport, Minn, Rt. 2	. Germain,
F	From an examination of the po	atient and upon the evide	nce adduced at the examination we	find the above named patien
******	to be an inebriate.		J. P. McDowell	
			R. N. Jones	
Dated.	July 17	19	E. J. Ruegemer	Probate Judge
	(COURT SEAL)			



Report of Examination
Inchriety

a. c. 118 From No. 234-3

Filed this 17th day of
July 1.9 44

Frank Herzog
Probate Clerk—Frebots Judgs.

State of Minnesota,

County of Stearns

IN THE MATTER OF THE INEBRIETY OF

Frank Lange, Jr.

In Probate Court

State of Minnesota, County of Stearns ss.

IN PROBATE COURT

In the Matter of the Inebriety of

Frank Lange, Jr.

JUDGMENT

The above entitled proceeding having been du	ly commenced by petition and said
Frank Lange, Jr.	having been personally before the Court, and ex-
amined as to inebriety	by a Board of Examiners duly appointed by this Court, and the report
of said Board of Examiners having been duly filed	herein, whereby said Frank Lange, Jr.
has been found to be	and in need of care and treatment in a State Institution.
NOW, THEREFORE, Upon reading and	filing said report and upon all the records and proceedings herein, IT
IS HEREBY ADJUDGED AND DETERMI Frank Lange, Jr.	NED, and the Court does hereby adjudge and determine, that the said is
and a proper person for care and treatment in a	State Institution.
WHEREFORE, IT IS HEREBY ORDER	RED AND ADJUDGED, That the said
Frank Lange, Jr.	be committed to the custody of
Supt. State Hospital at Willmar,	
of commitment be issued out of and under the seal	of this Court, as provided by law, to carry this judgment into effect.
Dated July 17th,	9 44.
	I Juegemen
	Judge of Probate, Stearns County.

3837 7588

State of Minnesota

County of

Stearns

PROBATE COURT

IN THE MATTER OF

the inebriety of

Frank Lange, Jr.

JUDGMENT

Filed this 17th day of

July, 1944.

Trank Serron Clerk of Probate Court.

1

Rended in Broks, Bage 315 of Judgmento

State	of	Minnesota,	18
County of		Stearns	1

IN PROBATE COURT

In the Matter of the mwind Inebriety

of Frank Lange, Jr.

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

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

City of St. Cloud on the 17th day of

July , 19 44 at 1:30 o'clock P. M.

Dated this 17th day of July , 194

(Court Seal)

-	-	**	-	
- (1	к	и.		AL

STATE OF MINNESOTA, County of Stearns	IN PROBATE COURT
In the Matter of the Inebriety	
Of Frank Lange, Jr.	
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	Superintendent of the State Hospital at
Willmar , Minnesota,	and the said Superintendent is commanded to receive and
detain such patient in said hospital according to law.	
Dated this 17th day of	July , 19 44.
(Court Seal)	Probate Judge.

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

STATE OF MINNESOTA, County of Stearns	IN PROBATE COURT	
In the Matter of the Inebriety		
Of Frank Lange, Jr.		
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	
inebriety	of the above named patient.	
(Insanity-Inebriety-Feeblemindedness-Epilepsy) You are hereby notified and required to ap	pear at the examination of said patient to be held at my office on the	
17th day of J	uly , 19 44, at 1:30 o'clock P. M., to	
represent said patient and to take part in the said	examination in h. 18 behalf.	
Dated this 17th	day of July , 19 44.	
	Judge of Probote.	

STATE OF MINNESOTA.

County of

Stearns

IN PROBATE COURT

In the Matter of the home with Interriety thanks with the large wi

Of Frank Lange, Jr.

Upon all of the files, records and proceedings herein,

IT IS ORDERED, That

Dr. J. P. McDowell

and

Dr. R. N. Jones

are appointed to assist in the examination

herein.

Dated this

17th

day of Jul

10 44

(Court Seal)

Probate Judge.

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, County of Stearns

}ss.

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 College	which is an incorporated medical
college; that he is a permanent resident of this State, has been in the	e actual practice of the profession of medicine for
at least one year next preceding to the date hereof, and is registere	d 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 inebriety	
(SEAL)	Judge of Probate.
Dated July 17th, 1944.	

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

}ss.

IN PROBATE COURT CERTIFICATE

This is to certify that Dr.	J. P. McDowel	11
of St. Cloud, Mir	nesota	is a reputable person, a graduate
of Milwaukee Medical		which is an incorporated medica
college; that he is a permanent re	sident of this State, has been in the	e actual practice of the profession of medicine for
at least one year next preceding	to the date hereof, and is registere	ed as licensed by the State Board of Medical Ex
aminers; that he is neither superi	intendent, proprietor, an officer, or	regular medical attendant of any institution for
the care and treatment of	inebriety	· · · · · · · · · · · · · · · · · · ·
(SEAL)	\$ 6	Judge of Probabe.
Dated July 17th,	19. 44.	

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

STATE OF MINNESOTA,

Stearns

IN PROBATE COURT

Inebriety

In the Matter of the firsthern with win man

Frank Lange, Jr. Of

County of

STATE OF MINNESOTA,

Stearns

Dr. J. P. McDowell

County of

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

(Insane-Inebriate-Feebleminded-Epileptic) above named patient, and determine as to h18 ... being

best of our ability.

Subscribed and sworn to before me this

17th

State of Minnesota, County of Stearns	IN PROBATE COURT, EXAMINER'S FEE CLAIM.
In the Matter of the inebriety	
of Frank Lange, Jr.	
Dr. J. P. McDowell	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 8 of necessary tra	vel at 15c per mile \$
	TOTAL \$
	I Mic Squally
Subscribed and sworn to before me, this 17th	day of July 19.44
	Mylene Judge of Probate.

State of Minnesota, County of Stearns	IN PROBATE COURT, EXAMINER'S FEE CLAIM.
In the Matter of the inebriety	
of Frank Lange, Jr.	
Dr. R. N. Jones	on being first duly sworn, says that he has a
just and true claim against said County for services in	n the above entitled matter as follows:
Services as examiner	\$5.00
2 mile 8 of necessary	travel at 15c per mile \$
	TOTAL \$ 5.30
Subscribed and sworn to before me, this	th day of July 19 44
	December Judge of Probate,

State of Minnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE Inebriety)
Frank Lange, Jr.	
Dr. R. N. Jones .	having been duly appointed an examiner in
in the above entitled matter by	an order of this Court and having filed his duly verified claim
for fees allowed by law therefore. Now, therefore, it is hereby ordered and adjudged that	the said.
Dr. R. N. Jones	be and he hereby is allowed
Five and 30/100	ollars (\$ 5.30) for his services herein and that
upon filing this order with the Auditor of said County an or	der for said amount shall be drawn by said Auditor upon the
Treasurer of said County.	
Dated July 17th, 1944.	
By the Court,	I Ruegemen
	Judge of Probate.

State of Minnesota. County of Stearns	SS. IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE 1nebr	
Frank Lange, Jr.	
Dr. J. P. McDowell	
Now, therefore, it is hereby ordered and a	having been duly appointed an examiner in led matter by an order of this Court and having filed his duly verified claim djudged that the said
Dr. J. P. McDowell	be and he hereby is allowed
Five and 30/100	Dollars (\$ 5.30) for his services herein and that
upon filing this order with the Auditor of said C	ounty an order for said amount shall be drawn by said Auditor upon the
Treasurer of said County.	said Auditor upon the
Dated July 17th, 1944.	
B_1	y the Court.

88.

COUNTY OF STEARNS

IN PROBATE COURT FEE CLAIM---OFFICER

Frank Lange, Jr. Art McIntee		on	bein	g first	duly	sworn sa	ys that he has a jus
and true claim against said county for services and disbu person to the State Hospital for the inebriate at Willman	, in s	uiu B	une,	more p	W) vec.		
Railroad fare from St. Cloud, Minn., to Willmar, Minn.	, for		3			persons	<i>\$</i> 4.62
Taxi fare at				•	-	-	\$
Hotel at							\$ 1.30
Lodging and 2 meals for 2 p Railroad fare from Willmar, Minn., to St. Cloud, Minn Reasonable compensation of 1	., for		2 -			persons	\$ 4.62 \$ 3.00
Warrant and Mileage	-		-			-	\$
Bringing and attending Court	•	-	-	-		• •	\$
Total							\$ 13.54
Subscribed and sworn to before me this)	4	1	7	7	ne 6	ales

132 miles at 7¢ a mile.

}88.

IN PROBATE COURT OFFICER'S FEE ORDER

THE OWNER
,
having been duly authorized by this Court to convey led herein his duly verified claim for fees allowed by law therefor. the said
be and he hereby is allowed
be and he hereby is allowed Dollars (\$13.54) for his services herein and dexpenses of himself, the patient, and assistants, and that upon said amount shall be drawn by said Auditor upon the Treasurer
100
Judge of Probate.

County of

Stearns

PROBATE COURT

IN THE MATTER OF THE Inebriety

of Frank Lange, Jr.

OFFICER'S FEE ORDER

Filed this 20 th day of July

1944

Trank Nergog Clerk stroke of Probate.

COUNTY OF STEARNS

PROBATE COURT

In the Matter of the Inebriety of

Frank Lange, Jr.

FEE CLAIM---OFFICER

Filed this. 20th day of
July , 19 44

July Clerk **Anton of Probate.

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

8/30 Al Demond a	fur July 18.		19844
One	The soles		Dollars
HOTEL		100	
Case of Frank	to the state of th		
	1		

County of

Stearns

PROBATE COURT

In the Matter of the inebriety

of Frank Lange, Jr.

Examiner's-Fee Order

B. C. 12 B.

Filed this

17th

day o

July

19 44

Frank Herroy
Clerk Dudge of Probate.

State of Minnesota, 885

County of

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

of the County aforesaid, and that the same is a true copy thereof, and of the whole of said original order and record In testimony whereof, I have hereunto affixed the seal of the Probate Court of said County, and signed my name

19

Clerk-Judge of Probate

No. 3693*

County of

Stearns

PROBATE COURT

inebriety In the Matter of the

Frank Lange, Jr.

Examiner's-Fee Order

B. C. 12 B.

Filed this

17th

July

19 44

State of Minnesota,

County of

of the Probate Court of said County,

of the County aforesaid, and that the same is a true copy thereof, and of the whole of said original order and record do hereby certify that I have compared the within order with the original thereof on file and of record in the Probate office In testimony whereof, I have hereunto affixed the seal of the Probate Court of said County, and signed my name

Clerk-Judge of Probate

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

Inebriety

of Frank Lange, Jr.

EXAMINER'S FEE CLAIM

Filed this 17th

day of

July

No. 3784*

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

Inebriety .

of Frank Lange, Jr.

EXAMINER'S FEE CLAIM

Filed this 17th

day of

July

1944

Trank Nergoy Clerk white of Probate.

County of

Stearns

88

IN PROBATE COURT

IN THE MATTER OF THE

Inebriety

of

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Co

Frank Lange, Jr.

Oath of Examiners in

Inebriety

Filed this

17th

day of

July

, 19 4

Frank Nerson Clerk of Probate.

3860

County of Stearns

PROBATE COURT

IN THE MATTER OF

the Inebriety of

Frank Lange, Jr.

CERTIFICATE

Filed this 17th day of

July

1944

Clerk of Probate

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

County of Stearns

PROBATE COURT

IN THE MATTER OF

the Inebriety of

Frank Lange, Jr.

CERTIFICATE

Filed this 17th day of

July

19 44

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

Clerk of Probate

County of.

Stearns

PROBATE COURT

In the Matter of

the Inebriety of

Frank Lange, Jr.

Appointment of Examiners

Filed this 17th day of

July

19 44

Clerk of Probate

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

County of .

Stearns

PROBATE COURT

In the Matter of

the Inebriety of

Frank Lange, Jr.

Notice to County Attorney

Filed this 17th day of

July

19.44

Clerk of Probets

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

No. 3856*

File No. 13,314

State of Minnesota,

County of.

Stearns

IN PROBATE COURT

IN THE MATTER OF THE

Inebriety

of

Frank Lange, Jr.

Warrant of Commitment and Superintendent's Receipt

Voucher No.

Filed.

July 20th

19 44

Clerk of Probate

RECEIPT OF SUPERINTENDENT

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

Ann

Receipt on original copy only.

day of

Dated this

July

K

, 194

endly Me.

County of.

Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED
Inebriety

of Frank Lange, Jr.

ORDER FOR HEARING

Insanity, Inebriety, Feeble-mindedness, Epilepsy

B. C. 1935 Form No. 224-A

Filed this

17th

day of

July

19 44

Clerk— units of frogate.

WILLER-DAVIS COMPANY, MINNEAPOLIS