

Stearns County (Minn.)

Probate Court: Probate case files and index.

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	100			

County of Stearns

In the Matter of the Estate of

Theodore Kulig

## IN PROBATE COURT

19 594

Petition for Administration

#### TO THE PROBATE COURT ABOVE NAMED:

Your petitioner Claude L. Kulig

respectfully represents and states to the Court:

First-That your Petitioner is a resident of Holdingford

in the County of Stearns State of Minnesota, and is an adult who has an

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

of the decedent.

and died at Long Beach		, State of	California	on the
18th	day of Fe	bruary	, 19 <sup>63</sup> , aged 47	years and wa
at the time of h is death a	native of Lon	g Beach, Californ	ia	, and
a citizen of the Country of0)	nited States			and e
resident of Long Beach,		County of	Los Angeles	, State of
California	, and w	as the owner of estate in	the County of Stearns	
	81	ate of Minnesota, at th	e time of h 1s death.	

Fourth—That said estate of decedent at the time of his death, included personal property of the probable value of , divided as follows:

- 1. Hounehold Goods, \$
- 2. Wearing Apparel,

- 3. Stock.

8

- 4. Notes, Bonds, etc.,

5. Miscellaneous,

That said estate included real estate of the estimated and probable value of \$ principally of lands in the County of

..., State of Minnesota, described as

consisting

1. Homestead in ....

County, Minnesota, as follows:

A. City Property

B. Rural Property

(Give Area)

2. Real Estate other than Homestead:

City Property

A. City Property

Lots without Buildings \$

Lots with Buildings \$....

B. Rural Property 80

Acres improved land \$ 2,000.00

(An undivided 1/3 interest in said 80 acres subject to a life estate.) 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-seit:

NAME	AGE	RELATIONSHIP	POST OFFICE ADDRESS
Katherine Kulig Ebnet	74	Mother	Box 606 Holdingford, Minnesota ( Mel)
Theresa Smith	52	Sister	R.F.D.
Angeline Hall	42	Sister	St. Cloud Minnesota
Raymond A. Kulig	44	Brother	St. Cloud Minnesota Box 5; Navy No.100 FPO, New York, N.Y.
Claude L. Kulig	40	Brother	Box #606 Holdingford, Minnesota

Seventh-That Claude L. Kulig Box 606, Holdingford, Minnesota

whose Post Office

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

Wherefore, 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 Claude L. Kulig.

State of Minnesota,	ss.	Claude & E. Petitioner
Claude L. Kulig		

that he has read said petition and knows the contents thereof, and that the same is true of h is own knowledge, except as to those matters therein stated on information and belief, and that as to those matters be true.

Subscribed and sworn to before me, this Petitioner. , 19 63 day of Lawrence M. Notary Public. Stearns County, Minn.

My Commission expires January 25

IN THE MATTER OF THE ESTATE OF County of Stearns Theodore Kulig etition for Administration Please cause the notices in said estate Selection of Newspaper To the Judge of said Court: St. Cloud Daily Times to be published in the

"iled this

STATE	OF	MIN	SERO	TA.
CONTRACT	W A	Ch. Common	C 4 35 3	

PROBATE COURT File No. 19,394

RE ESTATE OF Theodore Kulig, De-

IT IS ORDERED that the petition for general administration filed herein be heard on Friday, April 19th, 1963, at 3 o'clock A. M. by this court in the Court House in St. Cloud, Minn.

IT IS ORDERED that creditors of decedent file their claims in this court within four months from the date hereof and that said claims be heard on Friday. August 2nd. 1963, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Mann. (SEAL)

Dated this 26th day of March, 1963, JOHN LANG. Probate Judge,

LAWRENCE M. HALL. Atturney.

Publish March 28, April 4, 11, 1963,

STATE	OF 1	MINNESOTA.	1
COUNT	Y OF	STEARNS	1 80

Wilfred F. Willer, being duly sworn on oath says;

that he is, and during all times herein stated has been, the .... Bookkeeper

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 General Administration

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

Order for Hearing on Petition for General hereto attached was cut from the columns of said newspaper, and was printed and published therein in three successive weeks; that it was first so published the English language, once each week, for Thursday the 28th day of March

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; abcdefzhliklamopgratuvwxyz

Subscribed and sworn to before me this

Notary Public, Stearns County, Minnesota.

My Commission expires Sept. 29th 19 65

# PRINTER'S Affidavit of Publication OF

# THE ST. CLOUD DAILY

Of Order for Hearing on
Petition.for General
Administration
***************************************
. Autate of Theodore Kulig
. Aggedent

FILED THIS 15th DAY
April A.O. 1963

Roullyn Keyl Louis

State of Min	mesota
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County of Stearns

# IN PROBATE COURT,

IN THE	MATTER	OF THE	ESTATE C	F
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Theodore Kulig,

Order Granting Administration

The petition of Claude L. Kulig		praying that letters of
administration upon said estate be granted toClaude_	L. Nulle	
came duly on for hearing at a	Special	Term of this Court, held on the
19th day of	April	19 63. Said petitioner appeared
in person and by Attorney Lawrence M.	Hall	
and no one appeared in opposition.		
The Court having duly considered said petition and th	e evidence adduced	in support thereof, finds as follows:
First: That notice of said hearing has been given and	served by the public	cation of the order for said hearing issued
herein in the St. Cloud Daily Times		
as by law and the order of this Court provided.		
Second: That the said decedent died intestate on the	18th day	y of February 1963
Third: That said decedent was a resident of Lon	g Beach, Cal	ifornia
at the time of $h^{\frac{1}{2} S}$ . death and left estate within the County o	f Stearn	8
and State of Minnesota, to be administered upon.		
Fourth: That Claude L. Kulig		is by law entitled, a suitable and
competent person, to administer upon said estate.		
Therefore, It is ordered that said petition be granted	and Claude	L. Kulig
be and hereby is appointed Administrator		
that letters of administration issue to $$\operatorname{\text{\it P1}}$$ upon	hls filing	the
oath by law required and a bond in this Court in the penal i	sum of Five Fu	nired and no/100
(\$500.00)	Dollars, with sur	reties to be approved by the Judge of this
Court conditioned according to law.		
	By the	Court,
Dated April 19th, 1963. (Court Seal)		Julian Droffate.

County of Stearns.

# Probate Court,

In the Matter of the Estate of

Theodore Eulig,

#### Order Granting Administration

Filed the. 19th day of April 19 63 Recorded in Book

of orders

Nu. 3542\*

County of Stenras

IN PROBATE COURT

In the Matter of the Estate of

Theodore hulig,

Decedent.

LETTERS OF ADMINISTRATION

Decedent died on February 18th, 1963

Claude L. Kulig

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

Now therefore, the said Claude L. Eulig

is hereby appointed administrator of the estate of Theodore Kully 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 entate which may be under his control, and to pay all taxes legally levied on said real estate.

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

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

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

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

Dated.

May 1st , 19 63 By the Court,

Sudge & Probate.

88.

#### IN PROBATE COURT

County of

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

WITNESS, My hand and the seal of said Court, at

11.1

day of \_\_\_\_\_

, A. D. 19 .

Judge of Probate.

IN PROBATE COURT

In the Matter of the Estate of

Theodore Kullg.

LETTERS OF ADMINISTRATION

Filed this 18th day of recorded in Book of Letters on page of the Control of Letters on page of the Control of Probate.

# WESTERN SURETY COMPANY

One of America's Oldest Bonding Companies.

KANSAS CITY - CHICAGO : SIBUX FALLS
DALLAS PALO ALTO

BOND AND OATH OF ADMINISTRATOR, EXECUTOR AND GUARDIAN,

	IN	GLUDING	3 SALE	OF REAL ES	TATE		
STA	TE OF MINNES	OTA	1	155	PROBATE (	SOUTHER	
County of	Stearns		183	LIX	THUDALL	COUNT	
				4.14.1			
In the M	latter of the Esta	te of	Theodore		er bonner	and the Phone	
KNOW ALL	MEN BY THES	SE PRESENT	rs:	☐ Minor(v)		22-FH)- 20	202100
	Claude 1	Fulla					
Dakota and	STERN SURETY	COMPANY	Insuranc	ration organized use Commissioner ods in said State	of the State of	of the State of Minnesota	showing
and firmly b	ound unto	John Lang	cearns		Mir	inesota, in the	e sum of
Five H				FOR MORE THAN		0.00 ) DC	LLARS,
for which pa administrator THE CC	y of the United ayment well and rs, successors, ar ONDITION OF	States, to be truly to be d assigns, fi	e paid to made, w rmly by t GATION 1	said Judge of P re bind ourselves these presents. IS SUCH, That if	robate, or hi and each of the above be	our heirs, er unden Princi	xecutors,
shall well an to law, then IN WIT	this obligation s	parge all the shall be void F. Said Pr	duties of , otherwis incipal ha	his trust as repr se it shall remain as hereunto affixe	in full force d his hand a	said estate a and virtue.	the said
and its cor	porate seal to day of	be hereto	attached	by authority 19 63			
Signed, Se	ealed and Delive Witness to Pr		nce of	Jelsen .	A XX	Pr	incipal
	11/100						
129		0 1				Pr	incipal
same	20 milea	220		WESTER	NSURE	TY COM	PANY
	Witness to St	irety				ei	
	200			Ву	R. Gasan	Aut San	
	X			Countersigned	1	W. 1800 St.	
K	Heracts			of some	ed hit	nhore	
-4-	Anna			D. Julia	Minnes	sota Resident	Agent
STA	TE OF MINNES		LEDGME	ENT OF PRINCH	PAL	orac avenuent	5.79531(15)
County of	Stearns		)	100			
On this		day of		April	, 19 63	before me pe	
to be the per	Claude L. K son who execute uses and purpo	d the forego	ing bond a	as Principal, and a	icknowledged I deed.	, to me wel	uted the
	sion Expires			Mildred Rode Notary Public,		County, M	linnesota
STATE OF	SOUTH DAKO			MENT OF SURET te Officer)	Ϋ́		
County On this	of Minnehaha 19	day	of	April		, 19 63, be	efore me
WESTERN the corporate by the afore said instrum	SURETY COMP e seal of said corp said officer, by a ent to be the fre sion Expires	R, Gess being by n ANY, a corp coration, and uthority of i e act and de	nor, Asal, ne duly sw poration; that said ts Board of ed of said	yorn, did say that that the seal affi- instrument was en of Directors; and corporation.	ked to the fo recuted in bel	regoing instr- half of said cor officer ackno	ument is
	12 -	/ 19 6	2				Dokata
				Notary Public,	Minnenaha C	ounty, South	Dakota

### APPROVAL

THE RELAX TOPACE IN THE PROPERTY OF THE PARTY OF THE PART

I hereby approve the within Bond and the Surety thereon, this 1 nt. day of May , 1963 OATH OF REPRESENTATIVE STATE OF MINNESOTA County of Stearns do swear that I will faithfully and justly perform all the duties of the office and trust which I now assume as \_\_\_\_\_\_ representative I, Claude L. Kulig estate of the above named Theodore Kulig to the best of my ability and according to law, so help me God Claude L. Kulig 19 day of Subscribed and sworn to before me this Mildred Rodenz Notary Public, Stearns County, Minnesota My Commission Expires

March 25 - - - - - - - - 19 69

- CONTINUE	TELEFOR THE STATE OF	NAME AND ADDRESS OF TAXABLE	1 %	pie	to to	Probate	Clerk
WESTERN SURETY COMPANY One of American Companies Companies STATE OF MINNESOTA Stearns County of Stearns PROBATE COURT	BOND AND OATH OF ADMINISTRATOR, EXECUTOR AND GUARDIAN, Including Sale of Real Estate	In the Matter of the Estate of Theodore Kulig	nor(s)	, 19 63, at	bond recorded in Book	Bonds, page of Prol	Clerk Clerk   Judge of Probate

State of Minnesota,	IN PROBATE COURT
County of Stearns	
IN THE MATTER OF THE ESTATE OF	Order Appointing Appraisers
Theodore Kullg, Deceder	
On all the files, records, and proceedings in said estat	le an
It is ordered that Herbert J. Hall	-
Henry J. Mareck	
be and they are hereby appointed appraisers, to appraise upo	m oath the estate of the said decedent according to law.
Dated this 19th day of	April . 19.63.
(PROBATE COURT SEAL)	De Probate Judge.

# IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

₫ Theodore Kulig,

Decedent.

Order Appointing Appraisers

Filed April 19th , 19 63

Loselyn Hushauer

Probate Judge Clerk.

No. 357934\*

St	ate	of	Minnesota,
	- Sta	arv	0

County of Stear

IN THE MATTER OF THE ESTATE OF

Theodore Kulig

Decedent

88.

IN PROBATE COURT

File No. 19,594

INVENTORY AND APPRAISAL

Date of Death Pebruary 18, - , 19 63

OATH OF APPRAISERS

St	ate	of	Mi	nn	eso	ta

County of Stearns

Henry J. Mareck

impartially perform all the duties of the office and trust which I now assume as appraiser of the estate of " " " " " " " " - - - - - - - - decedent to the best of my ability. So Help Me Ged.

Subscribed and sworn to before me this Value of May Andread , 19 63

Notary Public, M. Hall Steams County, Minn.

My commission expires January 25 - - 19 70 (SEAL)

Herbert J. Hall

, do solemnly swear that I will honestly, faithfully and

HARY J. Hall

#### INVENTORY AND APPRAISAL

The undersigned representative ... of the estate of the above named decedent, represent. B and show B 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 after diligent search and inquiry concerning the same, classified as follows, to-wit:

#### CLASS I-Real Estate:

Specify Encumbrances and Respective Amounts Net Value Over Encumbrances (a) The homestead of decedent, being in the County of ....., State of Minnesota, consisting g .....acres in area described as follows, to-wit:

None

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

An undivided one-third (1/3) interest in the East Half (E1) of the Southeast Quarter (SE1) of Section Twenty (20), Township One Hundred Twenty-six (126), Range Twenty-nine (29) West, according to the government survey thereof in Stearns County, Minnesota.

\$3,333.33

FORWARDED

\$3,333.33

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
-	and Respective Amounts	\$ 3,333.33
Brought Forward \$		
		A EXEMPLE
Total Net Value of Real Estate		\$ 3,333.33
CLASS II-Furniture and Household Goods:		
Charles II Constitution of the Constitution of	\$	8
None		
		The same
Total Value of Furniture and Household Goods		8
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel		
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel	\$	\$
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel	\$	
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel	\$	
Total Value of Furniture and Household Goods  CLASS III—Wearing Apparel  Mone	8	
CLASS III—Wearing Apparel	*	
CLASS III—Wearing Apparel  Mone	\$	
CLASS III—Wearing Apparel  None  Total Value of Wearing Apparel	*	\$
CLASS III—Wearing Apparel  Mone		
CLASS III—Wearing Apparel  None  Total Value of Wearing Apparel	\$	\$
CLASS III—Wearing Apparel  None  Total Value of Wearing Apparel		\$
CLASS III—Wearing Apparel  None  Total Value of Wearing Apparel		\$
Mone  Total Value of Wearing Apparel  CLASS IV—Corporation Stock		\$
Mone  Total Value of Wearing Apparel  CLASS IV—Corporation Stock		\$
Mone  Total Value of Wearing Apparel  CLASS IV—Corporation Stock		\$
Mone  Total Value of Wearing Apparel  CLASS IV—Corporation Stock		\$
Mone  Total Value of Wearing Apparel  CLASS IV—Corporation Stock		\$
Mone  Total Value of Wearing Apparel  CLASS IV—Corporation Stock		\$
Mone  Total Value of Wearing Apparel  CLASS IV—Corporation Stock		\$

(Here list any written obligations of any kind due and owning decedent, with interest rate and maturity, also book and page of record of Mortgages	Interest to Date of Death	Principal	Appraised Valid of Principal & Incorest
	8	8	
None			
Total Value of Mortgages, Bonds, Notes, etc.			8
ZLASS VI—All other Personal Property: (Here list Cash, Book Accounts, Annuities, Farm Crops,	Specific V	ncumbrances	New Western
Machinery, etc.)	and Respec	tive Amounts	Over Encumbran
	3		3
None			
None			+ 20 10
Total Value of All Other Personal Property			8
SUMMA.  The total value of all the real cutate of decedent, as valued by		in is	s 3,333.33
The total value of all the personal property of decedent, as va The total value of the entire estate of decedent, as valued by the	lued by the apprais he appraisers herein	ers herein, is	8 None 8 3,333.33
respecting summed.	laude L. Kulig	Dec Copy	
	n. Karig	The state of the s	Representative

0015 0112

representative of the estate above specified; that he has and know 8 the contents thereof and that the same is a trut has come to his possession or knowledge
nd know 8, the contents thereo' and that the same is a tru t has come to his possession or knowledg
nd know 8, the contents thereo' and that the same is a tru t has come to his possession or knowledg
nd know 8, the contents thereo' and that the same is a tru t has come to his possession or knowledg
t has come to his possession or knowledg
Claude L. Kulig
Representative
We, the undersigned approisers, duly appointed by
County, Minnesota, to appraise the estate of , Decedent, having first duly taken and subscribed the
to in money, and have footed up by itself the amount and estate.  Here August, A. D. 19, 63  Herbert J. Hall J. Holl  Henry J. Marreck Appraisers
Total Appraisal - \$ 3,333.33  Due service of the within inventory and appraisal is hereby admitted this 19.  Of Deputy-Treasurer of County, Minnesota day of County, Minnesota day of Probate Fidely Clerk  Lawrence M. Hall Attorney
2 22 2 2

#### STATE OF MINNESOTA DEPARTMENT OF TAXATION

#### INHERITANCE AND GIFT TAX DIVISION

St. Paul I, Minnesota

# State of Minnesota,

County of Stearns

#### INHERITANCE TAX RETURN

Decident Theodore Kulig

Date of Death February 18 - - - - , 1963.

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

#### GENERAL INFORMATION

- (1) Decedent's residence at date of death. 5910 Brayton Avenue, Long Beach, California
- (2) Place of deathLong Beach, California Birthdate 1/3/16 Place of birth Stearns County, Minn.
- (3) Business or occupation U.S. Postal Employee
- (4) Married, single, separated, widowed or divorced at date of death Single
- (5) The name, relationship to decedent and birthdate of spouse, children, or issue of deceased children of decedent, is as follows: (Do not answer if information appears on petition for probate.)

NAME RELATIONSHIP DATE OF BIRTH

- (6) Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death?
  - A. Name and address of bank or other depositary.
- (7) Did the undersigned person or persons filing return make diligent and careful search for property of every kind left by decedent and for information as to any transfer of a material portion of decedent's property during his lifetime without an adequate and full consideration in money or money's worth? Yes
- (8) Will there be Minnesota probate proceedings? Yes.
- (9) Do any of the surviving joint tenants on Schedule I claim that they furnished adequate and full consideration or any portion thereof in money or money's worth toward purchase or acquisition of the joint property?

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

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

#### INSTRUCTIONS

- STATUTES: The inheritance tax law appears in Minnesota Statutes, Chapter 294. Taxable transfers are defined in Minnesota Statutes 291.01. Filing an inheritance tax return is required by Minnesota Statutes 291.12.
- 2. URE AND PROCEDURE: This return will be used in all setates to report all transfers from deceased persons to locks of beneficiaries which are not beliated in the freewingry in a Miniscota printing proceeding.
  - A. If there is a Minnesota probate proceeding "general administration, amounty distribution, or petition for decree of descent), the return will be filed with probate court. If a tax may be due, or if a waiver of inheritance tax lien from the commissioner is needed, prepare the return in depricate.
  - D. If there is no Minnesota probate proceeding, only an original nature must be filed directly with the Dopartment of Taxation, Inheritance and Gift Tax Division, St. Paul 1, Minn. DO NOT FILE IN DUPLICATE.
  - C. If it is claimed that decodent was not a resident of Minnesota, an Affidavit of Non-Residence (Form D. of T. EG 1919), furnished by the Commissioner of Taxablen, must be filed with this return. In such case, this return will disclose the detail of transfers of property having situs in Minnesota, and the total value of transfers in each class of property having situs elsewhere.
- DETERMINATION OF TAX: The court will determine the tax upon property included in the probate proceeding. The department will determine the tax upon the transfers disclosed in the return.
- 4. The representative of the estate or other person executing the return is obliged to report all symders which may be subject to tax. Each schedule of the return is to be construed as a question which must be answered by discribing the transfers or by stating that there were some of this class, if such is the case.
- Satisfaction or waiver of inheritance tax ilen upon the transfer of joint tenancy property can be obtained from the Department of Taxation by use of the Affidavit of Survivership, Joint Tenancy or Romainderman, D. of T. EG 1018, which may be purchased from a legal statimer. FILE IN DUPLICATE.
- If space in any schedule is insufficient, additional schedules in like form may be attached.
- The value of all properties transferred and reported herein is the full and fair mariest value on date of doath.

COMMISSIONER OF TAXATION Director, Inheritance and Gift Tax Division

#### SCHEDULE 1-PROPERTY HELD IN JOINT TENANCY

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

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

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

Please group all properties transferred to each surviving joint tenant

Date of Transfer to Julia Tenancy	Description of Property (Legal description of Land) Street Address of City Realty, Acrosse of Royal Land). Specify Lices, if any. Hornestend must be designated.	Suretving Joint Tenant (Give Name and Helationship to Direction)	Assemble Full and Type Value of Realty Unit Value of Semetting On Date of Leath	Grow Market Value of White Property
SAMPLE: 6-21-50	Lot 1, bik. 1, Lief's Add. to St. Paul, Ramsey Co., Minn., 6000 Montelair Rd., St. Paul. Homestead. Mortgage, \$1,000.00 100 sharea General Motors Co., common \$100 par Certificate No. 1392816	Mary Doc, wife	\$3,800,00	\$12,500.00
7+5-57	100 shares General Motors Co., common \$100 par Certificate No. 1392816	John Doe, son	N. Y. S. E. 7516	\$7,550.00
	None			
ome				
	To	otal (Col. 5.)		

#### SCHEDULE II - INSURANCE

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

This schedule should not include contracts reportable on Schedule III,

Date Taken	Description of Policy	Amount Paid or Payable at Death	Benefictary and Relationship to	If Contract Issued Prior to 4-26 did Decedent on 4-26-49 base right to:			
Out	(Name of Company, No. of Policy)	(Show Post Morten) Dividends Separately)	Desiring	1. Change Standblary?	2. Code Surrouse Value?		
	None						

#### SCHEDULE III — ANNUITIES, DEPOSITS, ETC.

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

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

None		
	None	None

#### SCHEDULE IV - TRANSFERS BY THE DECEDENT

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

Transfers in contemplation of death:

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

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

Transfers intended to take effect in possession or enjoyment at

or area death:

Report transfers of property by deed, trust or agreement in which
the decedent had retained a life estate, or all or part of the income
for life, or a power of revocation.

Report transfers in which the beneficiary's possession or enjoyment takes effect at or after decedent's death or in which the
deed or instrument of title is delivered or recorded at or after
decedent's death.

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

#### C. Powers of Appointment:

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

Did the decedent exercise the power?

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

(LIST TRANSFERS ON NEXT PAGE)

SCHEDULE IV — TRANSFERS BY THE DECEDENT (Continued)

	of afer.	of land; Street Address	ty Transferred (Lega s of City Renity; Are Specify Liena, if any	wage of Royal	ship	Assessor's Full and Yras Value of Bashy Unit Value of Bashy Unit Value of Bashyting On Date of Death			
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		2014			Information and he	MARCA CONTO			
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County of Stearns

IN PROBATE COURT.

In the Matter of the Estate of

Theodore Kulig,

Decedent.

ORDER ALLOWING FINAL ACCOUNT.

The above entitled matter came on to be heard on the 13th day of September

19<sup>6</sup>3, upon the petition of the representative of the above named estate praying for the allowance of his final account and for distribution of the residue of said estate.

The said representative appeared in person and by Attorney, Lawrence M. Hall, and no one appeared in opposition thereto.

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

First—That due notice of the said hearing of said petition has been given as required by law by the publication of the citation of this Court, for said hearing, dated the 20th day of August 1863, in the St. Cloud Daily Times. Proof of publication of said notice of hearing and affidavit of service by mail having been filed in this Court.

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

# Personal estate as described in the inventory -Personal estate omitted from the inventory Gain by sales above appraised value -Cash from sales of real estate -Cash from rent of real estate -Cash from interest and profits Cash from other sources. Advanced by Katie Kulig Total receipts from all sources DISBURSEMENTS AND CREDITS Estate selected for surviving spouse Maintenance of family of decedent Expenses of administration -Expenses of last sickness -Funeral expenses Taxes Claims of creditors of decedent -Residue on hand for distribution Total credits -\$221.40

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 kereby is, settled and allowed as and for the final account of said representative of said estate.

Dated

September 13th

10 63

By the Court,

John Jong swige

In the Matter of the Estate of
Theodore Kulig,
Decedent

PROBATE COURT

Order Allowing Final Account.

Filed this 13th day of September , 1953, and recorded in Book No. of Orders, on Page ClerkStudgelog Probate.

0015 0719

No. 19,594

State of Minnesota,

County of Stearns

State of Minnesota,	) as. I	N PROBATE C	COURT
County of Stearns		File No. 19,594	
IN THE MATTER OF THE ESTA-	TE OF		
Theodore Kulig,		Final Decree of	Distribution
	Decedent,		
The above entitled matter came on to be	heard on the	13th	day of
		the representative of said	
tion of the residue of said estate to the persons	s thereunto entitled.		
The representative of said estate appear			ris Dalaks
versor an agene was an income an income of	and no one appeared	in opposition thereto.	
	ind no one appeared	in opposition thereto,	
And the court having considered the evid and records in said matter, finds the following FIRST—That notice of said hearing ha court for said hearing.	ence produced at said 3 facts: 15 been duly given and	hearing, the arguments of served as required by law	v and the order of this
And the court having considered the evid and records in said matter, finds the following FIRST—That notice of said hearing ha court for said hearing. SECOND—That the said estate has bee	ence produced at said 3 facts: 18 been duly given and 11 in all respects fully	hearing, the arguments of served as required by law administered, and the ex-	e and the order of this
And the court having considered the evid and records in said matter, finds the following FIRST—That notice of said hearing ha court for said hearing.	ence produced at said 3 facts: 18 been duly given and 11 in all respects fully	hearing, the arguments of served as required by law administered, and the ex-	v and the order of this penses of the adminis- gainst said estate have
And the court having considered the evid and records in said matter, finds the following FIRST—That notice of said hearing ha court for said hearing. SECOND—That the said estate has bee tration thereof and of the last sickness and bu	ence produced at said y facts: se been duly given and n in all respects fully rial of said decedent, and that said re oed by the Court. Ah	hearing, the arguments of served as required by law administered, and the ex- and all claims allowed a	e and the order of this penses of the adminis- gainst said estate have h18 final
And the court having considered the evid and records in said matter, finds the following FIRST—That notice of said hearing ha court for said hearing. SECOND—That the said estate has bee tration thereof and of the last sickness and bu been fully paid, account herein which has been settled and allow	ence produced at said y facts: se been duly given and n in all respects fully rial of said decedent, and that said re oed by the Court. Ah	hearing, the arguments of served as required by law administered, and the exand all claims allowed a epresentative has filed MANIMALLAND AND AND AND AND AND AND AND AND AND	e and the order of this penses of the adminis- gainst said estate have h18 final
And the court having considered the evid and records in said matter, finds the following FIRST—That notice of said hearing ha court for said hearing.  SECOND—That the said estate has bee tration thereof and of the last sickness and bu been fully paid,  account herein which has been settled and allow to he highly which which has been settled and allow to he highly which which has been settled and allow to he highly which the highly had the private that the said decedent died.	ence produced at said y facts: s been duly given and n in all respects fully rial of said decedent, and that said r ced by the Court. Ah	hearing, the arguments of served as required by law administered, and the exand all claims allowed a epresentative has filed MANIMALLAND AND AND AND AND AND AND AND AND AND	e and the order of this  penses of the adminis- gainst said estate have  his final  thickelplochal the Valish

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

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

None

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

None

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

An undivided one-third (1/3) interest in:

The East Half (Eg) of the Southeast Quarter (SE4) of Section Twenty (20), Township One Hundred Twenty-six (126), Hange Twenty-nine (29) West, according to the government survey thereof, Stearns County, Minnesota.

of said decedent, and of the

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

Katherine Kulig Ebnet, mother of decedent.

NOW, THEREFORE, On motion of Lawrence M. Hall, Attorney for the

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

None for distribution.

has passed to and is hereby assigned to and vested in the above named persons in the following proportions and estates, to-wit:

All thereof to the said Katherine Kulig Ebnet, in fee simple.

PROBA COUNTY OF WITHIN AN PARENT OF THE PARENT OF T	otate d for so	of f	Hir	ines	sot.	a,	the	} ss	ancon i le th IN	d Re with hereo 7 Tr	the f. EST ame	I s of i	naid ( nal re ONY affixe	)BI	AT de	Bette here reof	preser , I and C	of the	te Prol that I in this	Date C have office	ourt,
-																		of th	ie Prob	ate C	ourt.
		IN THE MATTER OF THE ESTATE OF THEORGOFF KULLE,	Decedent.	Final Decree of Distribution	Office of Register of Deeds,	-	-	cithin Instru- for record on	Ī	M.			Register of Deeds.	Separty.		1	ounty Auditor.	Deputy.	day of September		Clerk of Probate Court

#### STATE OF MINNESOTA,

COUNTY OF STEARNS

PROBATE COURT FILE No. 19,594

RE ESTATE OF

Theodore Kulig,

ORDER DISCHARGING
REPRESENTATIVE-GUARMAN

Claude L. Kulig

the Representative herein, having complied with all the orders and decrees of the court and with the provisions of law and having fully discharged h 18 trust,

IT IS ORDERED, that said representative block and h 18 sureties herein are hereby finally discharged and that the representative's following bond is hereby cancelled.

Dated April 1st, 1964

(COURT SEAL)

FILE No. 19,594

#### STATE OF MINNESOTA,

COUNTY OF STEARNS

PROBATE COURT

RE ESTATE OF

Theodore Kulig, Decedent.

ORDER DISCHARGING REPRESENTATIVE AND XXXXXX

Filed this lst day of April

19 64 , and Recorded in Book.

on Page thereof.

STATE OF MINNESOTA,

COUNTY OF STEARNS

RE ESTATE OF

Theodore Kulig,

Decedent.

IT IS ORDERED that the final account and petition for examination thereof and for distribution filed herein be September 13th, 19 63 , at 9 o'clock A. M. by this court in the Court House heard on Friday,... in St. Cloud, Minn.

(Seal)

Dated this

20th

day of

August

Lawrence M. Hall,

Attorney.

PROBATE COURT

File No. 19,594

STATE OF MINNESOTA,

COUNTY OF STEARNS

RE ESTATE OF

Theodore Kulig,

Decedent.

IT IS ORDERED that the petition for general administration filed herein be heard on Friday, April 19th, 19 63, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn.

IT IS ORDERED that creditors of decedent file their claims in this court within four months from the date hereof and that said claims be heard on Friday. August 2nd A. M. by this court in the Court House in St. Cloud, Minn. , 19 63 , at 9 o'clock

Dated this 26th

PROBATE COURT

FILE No.19, 594

day of March

Lawrence M. Hall,

Attorney.

NOTE: Make this order in duplicate.

FILE No. 19,594

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE-COURT

RE ESTATE OF

Theodore Kulig.

Decedent.

ORDER FOR HEARING PETITION FOR ADMINISTRATION AND NOTICE TO CREDITORS

Publish in Daily Times

Hearing Adm April 19th . 19 63

Hearing Claims Aug. 2rd 19 63

OF Musely A.D. 19:62

Note: Make this order in duplicate.

File No. 19,594

STATE OF MINNESOTA, COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

Theodore Kulig,

Decedent

ORDER FOR EXAMINATION OF FINAL ACCOUNT

Publish in Daily Times

Hearing September 13th 1963

FILED THIS 2000 DAY OF Surgery 1063

State of Minnesota,	State	nf	Minnesota,	)
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County of Stearns

### IN PROBATE COURT

In the Matter of the Estate of

Theodore Kulig, Decedent ORDER LIMITING TIME

of Administration Letters

of said estate

this day having been granted unto Claude L. Kulig

Claude L. Kulig

of said County, it is ordered that the said

be, and he 18 hereby allowed twelve months from and after the date hereof, for the

settlement of said estate.

By the Court,

Dated

May 1st ,19.63

(Court Seal)

County of Stearns

# PROBATE COURT

In the Matter of the Estate of

Theodore Kulig,

Decedent.

# Order Limiting Time to Settle Estate

Filed this 1st day of

May , 19 63 , and

recorded in book

of Orders at Page

Clerk-Judge of Probate

No. 8687\*

	⊕t:	ite	nf	Minnesota,
nenty	of	St	ear	ns

ss. IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Theodore Kulig,

Decedent.

State of Minnesota,

County of Stearns
STATE OF MINNESOTA.

COUNTY OF STEARNS.

copy of the printed Notice

Lawrence M. Hall

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

on the 1 day of April 19 63, he mailed a true hereto attached and made a part hereof by enclosing it in a sealed envelope and

depositing the same in the Post Office at the City of St. Cloud

County and State aforesaid, postage prepaid, addressed to each of the following named persons at their respective addresses

stated below; and that they are all of the heirs at law of the above named decedent all of the legatese and devisees named in the will of said decedent whose names and addresses he has been able to ascertain after due diligence, to-wit:

Names Addresses Names Addresses

Names

Box #60ddresses

Names

Katherine Ebnet Holdingford, Minnesota

R.F.D.

Theresa Smith St. Joseph, Minnesota

288.

Angeline Hall St. Cloud, Minnesota Box #5, Navy No.100

Raymond A. Kulig FPO, New York, N.Y.

Claude L. Kulig Holdingford, Minnesota

FRE ESTATE OF Theodore Kulig, De-

IT IS ORDERED that the petition for general administration filed herein be heard on Friday, April 1915, 1963, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minz.

IT is ORDERED that creditors of decedent like their claims in this court within four months from the data betred and that such channe he heard on Friedrich 2nd, 200, at 2 o clock A.M. by this court in the Court House in St. Coold, Minn.

Dated this 26th day of March, 1963.

JOHN LANG,
Probate Judge.

LAWRENCE M. HALL.

Publish March St. April 6, Il. 1963.

Subscribed and sworn to before me this

day of

April

. 19 63

Mildred Rodenz Notary Public, Stearns County, Minn.

My commission expires March 25 - - - - 19 69

Laurice W. Held

County of Stearns

## PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Theodore Kulig

Decedent.

#### AFFIDAVIT OF SERVICE BY MAIL

Filed this 19th day of April, 1963
Toselyn Huchouse Clerk-Judge of Probate.

STATE OF MINNESOTA. STATE OF MINNESOTA, COUNTY OF STEARNS COUNTY OF STEARNS PROBATE COURT Wilfred F. Miller, being duly sworn on oath says: File No. 19,514 RE ESTATE of Theodore Kully, Decethat he is, and during all times herein stated has been, the ... BOOKER SDET IS ORDERED that the final account and petition for examination thereof and for distribution filed herein be heard on Friday, September 13th, 1962, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn. Dated this 20th day of August 1963. known as The St. Cloud Daily Times and has full knowledge of the facis hereinafter stated. That for more than one year prior to the publication therein of the Order for Hearing JOHN LANG LAWRENCE M. HALL ..... bereinafter described Afforney. Publish: August 22, 29, September 5, 1963 said newspaper was printed and published in the City of St. Cloud, in the County of Stearns, State of Minnesota, daily except Sundays and holidays; that during all said time said newspaper has been printed in the English language from its known office of publication within the City of St. Cloud from which it purports to be issued as above stated and in newspaper format and in column and sheet form equivalent in space to at least 450 running inches of single column, two inches wide; has been lasued daily except Sundays and holidays from a known office established in said place of publication and employing skilled workmen and the necessary material for preparing and printing the same; that the press work on that part of the newspaper devoted to local news of interest to the community it purports to serve has been done in its known office of publication; that during all said time in its makeup not less than twenty-five per cent of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, piste 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 Slearos County, Minnesota, the affidavit of a person having knowledge of the facts, showing the name and location of said newspaper and the existance of the conditions constituting its qualifications as a legal newspaper. Order for Hearing on Final Account 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 first so published Thursday the 22nd day of August 19 63 Thursday of each week to and including the Still.... September 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: abedefghijkimnopqretuvwxyz Thefful m. miller

Subscribed and sworn to before me this

0015 0132

My Commission expires

day of September 1963

Notary Public, Stearns County, Minnesota.

# PRINTER'S Affidavit of Publication

# THE ST. CLOUD DAILY

Of Order for Hearing on
Final Account
. Estate of Theodore Kulig,
Decedent

OF September A.D. 19 63
Precty Reference

County of Stearns

IN THE MATTER OF THE ESTATE OF Affidavit of Mailing of Order for Hearing

Theodore Kulig

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

IS ORDERED that the final ac-and settles for exemisely finers of the dict forties fine between all or friday, Sententies of evices A. M. by this court in the foots of the close of the fine foots of the close of the fine of the fine fine day of Aspect 1993. LAWFENCE M. HALL, Publish August 22, 29, September 3, 191. File No.

# IN PROBATE COURT

State of Minnesota,

County of Stearns

Lawrence M. Hall

being first duly seven in outh deposes and says that on

the 26th day of August , 19 63 ,

of St. Cloud , in said County and

State he mailed two copies of the Order hereto attached

in the above entitled matter, to

Commissioner of Taxations and one to

and to all the legatees and devisees and to all. 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 and addressed to the following named persons:

NAME	STREET OR POST OFFICE	CITY	STATE
Katherine Kulig Ebnet	Box #606	Holdingford,	Minnesota
Theresa Smith	R.F.D.	St.Joseph,	Minnesota
Angeline Hall	802-10th Ave. North	St.Cloud,	Minnesota
Raymond A. Kulig	Rox #5 Navy No. 100 F.P.O.	New York,	New York
Claude L. Kulig	Box #606	Holdingford ,	Minnesota

Subscribed and Swarn to before me this Zuch ....

day of ... August Lawre M. Hell

Mildred Rodenz Notary Public, Stearns County, Minn.

My commission expires ... Januar March 25, 1969

			200	. 9
		19	57	4
File	Nou			

County of Stearns

# IN PROBATE COURT

In the Matter of the Estate of

Decedent.

AFFIDAVIT OF MAILING

Fredertender 15th, 1843. Foselyn Duchown Propose July Clerk. FINAL ACCOUNT AND PETITION FOR SETTLEMENT

	St	ate	of	Minnesota,	1
sinti	r of	Ste	eari	18	

# IN PROBATE COURT

IN THE	MATTER OF	THE	ESTATI	( OF
Theodore	Kulig			Decedent
Date of death	February	18,		Zamara y

Final Account and Petition for Settlement

Your petitioner respectfully represents and shows to the court:

Total expense of administration

FIRST-That .....he is the representative of the estate of the above named decedent.

SECOND—That as such representative .....he has fully administered the said estate, has paid and satisfied all claims against said estate allowed by the court, and has in all things complied with the orders of this court in said matter and with the law relating thereto.

chich is as follows, to-wit:										
		1	RECE	IPTS					To be Filled to by the Representative	Not to be Filled in by the Hepresentalize
and the state of t									,	
Personal property described in the inventory									2	1
Personal estate omitted from the inventory									4	8
rain by saics doore approises turns										2 -
Cash from sales of real estate										2
Cash from rent of real estate										4
Cash from interest and profits										2
Cash from other sources									s 221.40	,
Cash advanced by Katie Kulig									\$ 66.1.9M	
									1	
								-	5	
									8	2
Total receipts from all sources -	-								8	\$
		D	esni	RSEN	SENT	93				
I. FAMILY			1403730				actier umber			
Personal property selected by and turned over	to									
surviving spouse	-	-	-	-	-				8	2
Maintenance of family of decedent	-	12	-	-					\$	\$
Total	-	÷	-	-					\$	*
II. EXPENSES OF ADMINISTRAT	ION									
Loss from sales of personal property at less th	an									
appraised valuation	200	-	-	-	-				\$ 10.00 R	8
Cash paid to appraisers for services	-	-		-	4				Commercial control of the control of	3
Cash paid for publication of orders		-			-				\$ 18.00 K	\$
Repairs to real estate	-	-	-	-	100				\$	\$
Cash paid for insurance	20	=	100	-	-				\$	\$
Expenses of representative	-	_	-	-	-				\$ 16.00	\$
Expenses of representative — — — —		-00	-	-	_				\$	\$
Compensation of representative	-	-	201	-	-				\$150.00 K	\$
Fees of Attorney				-					\$ 5.00 15	8
Bond of Representative			-	-					8 3.00 /	\$
Certified copies (Probate Court)				-00	-				8 2.50 1	8
Register of Deeds, recording Long Distance Phone Calls					-				\$ 15.90 K	\$
Clerk of District Court					-				\$ 1.00	\$
GIEFR OF DISCIPLE GOVES					-				8	\$
					_				\$	\$
									\$	\$
ALCOHOLOGICA CONTROL C					-				8	
			2410711						-221 40	

# III. EXPENSES OF LAST SICKNESS

Total expenses of last sickness  IV. FUNERAL EXPENSES  ash paid for undertaker ash paid for undertaker ash paid for bariel services— ash paid for bariel service—  **  **  **  **  **  **  **  **  **													VOUCHER NO.		AMOUNT
wh poid for medicines wh poid for hospital  Total expenses of last sickness  IV. FUNERAL EXPENSES  ash paid for undertaker ash poid souther secessary services ash poid for the necessary services ash poid for burder secessary services ash poid of comments as a second poid for burder secessary services ash poid for second poid for burder secessary services ash poid of comments as a second poid for burder second poid for second poid	ach paid for medical attendance -	-					1		_					3	
None  IV. FUNERAL EXPENSES  IV. TAXES  V. TAXES  VI. TAXES  VI. TAXES  VI. TAXES  VI. CLAIMS OF CREDITORS  CASH PAID IN SETTLEMENT OF CLAIMS OF CREDITORS AS ALLOWED BY THE COURT AS FOLLOWS:  CLAIM NO. NAME OF CLAIMANT VOUCHER NO. AMOUNT  IV. EGACHES AND BEQUESTS  VOUCHER NO. AMOUNT  VII. LEGACHES AND BEQUESTS  VOUCHER NO. AMOUNT  VII. LEGACHES AND BEQUESTS  VOUCHER NO. AMOUNT					_	-	-		-	-	+	Ξ.		3	
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IV. Funeral Expenses  IV. Funeral Expenses  IV. Funeral Expenses  ash paid for undertaker  ash paid for undertaker  ash paid for differ incessary services  ash paid for differ incessary services  ash paid for nonument  ash paid and ast ash paid  ash paid for nonument  ash paid paid and ast ash paid  ash paid for nonument  ash paid for nonumen	ash paid for hospital			Υ.,	-	-	94.1		-	**		٠.		£	
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About of other necessary services and paid for burial service and properly tax lies at date of death the personal properly tax lies at date of death the real catacts taxes — \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$				IV	. F3	INER/	AL E	XPE	MRES						
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ash paid to cemetery  Total funeral expenses —   V. Taxes  V. Taxe				-	-				-	-				ş.	
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# RECAPITUALTION

Total receipts from all sources –		-			-	-		RECEIPTS \$ 221.40	DISBURSEMENTS	Not to be filled in by Representative RECEIPTS
Potal disbursements and credits as	fol	lows:								Dieburaementa
1. Family — — — 2. Expenses of administrati			-	-	-		-		1	1
3. Expenses of last sickness	one -		-		-		-		\$ 221.40	5
4. Funeral Expenses -	-	*	10	-	-	4			,	1
5. Taxes	-		-	+		-	-		\$	1
7. Specific Legacies -	-		0						5	3
8. Residue of personal prop.	for	distri	buti	on	-	-			g None	,
10	****								1	1
11.							*		8.	1
12. 15.									1	1
					-		-		£	5
Total -	-	100	-	-	-	-	160	g 221.40	g 221.40	

FOURTH—That there is also belonging to said estate for distribution certain real estate as follows:

None

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

State of Minnesota, described as follows: An undivided one-third (1/3) interest in:

The East Half ( $E_2^L$ ) of the Southeast Quarter (SE $_2^L$ ) of Section Twenty (20), Township One Hundred Twenty-six (126), Range Twenty-nine (29) West, according to the government survey thereof, Stearns County, Minnesota.

FOURTH (A)—Personal property for distribution consists of the following items:

None

0.01	
FIFTH—That said decedent died on the 18th	day of February 19 63
in testate, and left h. im. surviving	
Katherine Kulig Ebnet, Mother,	Box #606, Holdingford, Minnesota
XXXXXXXXXXXXXX	RXXRXXRXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
ANGNINNXNAXX	RRRECHERCH CONSTRUCTOR CONTRACTOR
Recognision	RZZXXXXXXXXXXXXXXXX RRXXXXXXXXXXXXXXXXX
GENERAXEXXENER	RANAMANANANANANANANANANANANANANANANANANA

is the schokd heir at law of said decedent, and the persons entitled to the residue of said estate.

Dated August 6, ----, 1963 Claude L. Kulig

Petitioner

Satat		e an	ieres	arata
<b>Dial</b>	E 0	111	шш	esota,

County of Stearns

Stearns

88. Claude L. Kulig

being duly sworn on oath says that \_he is the person who made the foregoing petition; that \_\_he knows the contents thereof, and that the same is true of h 18 \_\_own knowledge except as to those matters therein stated on h18 \_\_information and belief, and as to those matters \_\_he believes it to be true.

Subscribed and sworn to before me this

6 day of August , 19 63
Lawrence M. Hall Notary Public

Notary Public County, Minn.

My commission expires January 25,--, 19 70

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

State of Alimnesota,
Coemby of Stearns
PROBATE COURT
In the Matter of the Estate of
Theodore Kulig
Decedent

Final Account and Petition for Hearing and Allowance

Thereof

Lawrence M. Hall

Altorney for Petitioner

Filed this

Clerk Andry of Probate

County of

Stearns

# IN PROBATE COURT

In the Matter of the Estate of

HENRY L. HOESCHEN

19 595 Petition for Administration

TO THE PROBATE COURT ABOVE NAMED	TO.	THE	PROBA	TE C	OURT	ABOVE	NAMED
----------------------------------	-----	-----	-------	------	------	-------	-------

Your petitioner.

Olivia M. Hoeschen

respectfully represents and states to the Court:

First-That your Petitioner is a resident of Freeport

in the County of

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

Stearns State of Minnesota, and is an adult who has an

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

wife of decedent

Second-That said decedent was bor	n in the Country of U.S.		
and died at Freeport	, State of	Minnesot	a on the
first day		19 62 and	
at the time of h LS death a native of		, ,	
a citizen of the Country of			, an
resident of Freeport		Stearns	and
Millianiana	, and was the owner of estate in		, State o
Third That said decident 31-4	State of Minnesota, at the		
Third—That said decedent died witho			
Fourth—That said estate of decedent of	it the time of h 15 death, include	led personal propert	y of the probable value of
s 150.00 , divided as follow			
1. Household Goods, \$			2
	4. Notes,	Bonds, etc.,	\$
5. Miscellaneous, \$	6. Car &	trailer	\$ 150.00
That said estate included real estate of	the estimated and probable value of	\$ 1500.00	consisting
principally of lands in the County of		State n	f Minnesota, described as
follows, to-wit:			sammeouth, meetiteen de
1. Homestead in Stearn	County, M	innesota, as follows	17
A. City Property			
	(Give Area)		\$1,500.00
(or)	(GIVE ANE)		
B. Rural Property			
			8
2. Real Estate other than Homestead:	(Give Area)		
A. City Property	Lots	without Buildings	8
City Property	Lots		8
B. Rural Property		es improved land	3
Rural Property		or antimerconal land	

Filed

STATE OF MINNESOTA.

Walter E. Carlson, being duly sworn on oath says; that he now is, and during all the times herdin stated has been, the publisher of the newspaper known as The Meirose Heacon, and has full knowledge of the facts herein stated.

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

STATE OF MINNESOTA, COUNTY OF STEARNS PROBATE COURT File No. 19.595

Re Estate of Henry L. Hoeschen,

Decedent.

IT IS ORDERED that the petition for general administration filed herein be heard on Friday, April 26th, 1963, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn.

IT IS ORDERED that creditors of decedent file their claims in this court within four months from the date hereof and that said claims be heard on Friday, August 2nd, 1963, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn.

Dated this 26th day of March, 1963

(Seal) John Lang Probate Judge, Maurice A. Klasen,

Attorney.
Publ. April 4-11-18, 1963

Pr	and the in	44	. 31	-	20	120
_ P. P.		19 T. 4	m: IV	IOT.	2.15	- 49

hereto attached, said newspaper was printed and published in the English language from the known office of publication within the City of Moirose in the County of Stearies, State of the Room office of publication within the City of Moirose in the County of Stearies, State of the Room of the Interest of the State of

That the printed ..... Probate Notice

hereto attached as a part hereof was cut from the columns of said newspaper; was published therein in the English language once each week for three successive weeks that it was first so published on the lith day of April 18.63 and thereafter on Thursday of each week to and including the 16th day of April 19.63; and that the following is a copy of the lower case alphabet which is acknowledged to have been the size and kind of type used in the publication of said notice, to wit: a bcd efg hijklmnopqrstuvwxyz

Subscribed and sworn to before me this

18thy or April 1963

Notary Public, Stearns County, Minnesota

# Affidavit of Publication

## THE MELROSE BEACON

Of County of Steamens

PROLATE COLLET

OF CAPPEL AD. 1963

County of Stearns

# IN PROBATE COURT,

IN THE MATTER OF THE ESTATE O	NTH	E MATTER	OF THE	ESTATE OF
-------------------------------	-----	----------	--------	-----------

Henry L. Hoeschen,

Decedent.

Order Granting Administration

The petition of Ollvin M. Houschen	praying that letters of
administration upon said estate be granted to Olivia M. Ho	esotian
	Term of this Court, held on the
Zeth day of April	19 63. Said petitioner appeared
in person and by Attorney, Meurice A. Klasen	
and no one appeared in opposition.	
The Court having duly considered said petition and the evidence adduct	ed in support thereof, finds as follows:
First: That notice of said hearing has been given and served by the pull	blication of the order for said hearing issued
herein in the Melrose Beacon	
as by law and the order of this Court provided.	
Second: That the said decedent died intestate on the	day of December 19 62
Third: That said decedent was a resident of Free port	
at the time of hls. death and left estate within the County of Stearns	
and State of Minnesota, to be administered upon.	
Fourth: That Olivia M. Hoeschen	is by law entitled, a suitable and
competent person, to administer upon said estate.	
Therefore, It is ordered that said petition be granted and Olivia	M. Hoeschen
be and hereby is appointed Administratrix	of the estate of said decedent, and
that letters of administration issue to $-\mathbb{N} \oplus \Gamma$ upon $-\mathbb{N} \oplus \Gamma$ filing	thethe
oath by law required and a bond in this Court in the penal sum of $^{\mbox{\sc F1V}\oplus}$	
(\$500.00) Dollars, with	sureties to be approved by the Judge of this
Court conditioned according to law.	
	the Court,
Dated April 26th, 19 63	John Jang
(Court Seal)	O may of result.

County of Stearns

# Probate Court,

In the Matter of the Estate of

Henry L. Hoeschen,

lezedent.

# Order Granting Administration

Filed the 26th day of April 19 63

Recorded in Book of orders

Loselyn Lankous

No. 3542\*

County of

IN PROBATE COURT

In the Matter of the Estate of

Henry L. Hoeschen,

Decedent.

LETTERS OF ADMINISTRATION

Decedent died on December 1st, 1962

Olivia M. Hoeschen

having filed in this Court # bond and oath to act as deprhistation and estate, as by law provided;

Nom therefore, the said

Olivia M. Hoeschen

administratrix is hereby appointed distribited of the estate of Henry L. Hoeschen,

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.

her 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

April 29th

, 1963 By the Court,

John Judge J Pobate.

88.

# IN PROBATE COURT

County of

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

WITNESS, My hand and the seal of said Court, at

this

day of ....

, A. D. 19 .

Judge of Probate.

LETTERS OF ADMINISTRATION

Filed this 29th day
April , 19-63a

No. 8617\*

IN PROBATE COURT

In the Matter of the Estate of

L. Hoesohen,

Henry

877-4-60

# WESTERN SURETY COMPANY

One of America's Oldest Bonding Companies.

KANSAS CITY CHICAGE SIGUX FALLS
DALLAS PALS ALTO

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

NAME OF TAXABLE PARTY OF TAXABLE PARTY.	ENCEDIDI	ING DALLE	OF KDML D	(3) 4.74°.2.30	
STATE OF N	IINNESOTA	166	13	PROBATE COU	RT
County of Stearns					
In the Matter of	the Estate of	Henry L.			
an one addition of	ine Danne of		Minor(s)	[] Incompetent	
KNOW ALL MEN B	Y THESE PRESI	ENTS:		BOND No. 22-1	FID-19108
That we, and the WESTERN S Dakota and holding that it is authorized t	the certificate of a contract as Sur	NY, a corpor the Insurance ety upon bon	e Commissioner ds in said State	of the State of a	MINDESOLE SHOWING
and firmly bound un as Judge of Probate o		John Long Stan	This	Minnes	ota, in the sum of
	nd no/100			(\$ 500,00	) DOLLARS
lawful money of the for which payment vadministrators, succe THE CONDITIO	United States, to well and truly to ssors, and assigns	o be paid to be made, w s, firmly by t	e bind ourselve hese presents.	Probate, or his so s and each of our if the above bound	ien Principal, who
Surety has caused th and its corporate	illy discharge all igation shall be a VHEREOF, Said ese presents to be seal to be her	the duties of void, otherwis Principal ha e signed by it eto attached	trust as replace it shall remains hereunto affix  A. Truby authority	n in full force and ced his hand and ced his hand and	i estate according virtue. seal; and the said
26d	ay of	April			
1 +/	ss to Principal	resence of	China	m Dorock	Principal
- Call	ter				Principal
Man C C	underf	100000	WESTER	N SURETY	
Witne	ess to Surety				
			By	- 127mm	
	1		Countersigne	d	
111	Mr. a.		By 9	3 Horachi	5/1-
- 77	*		0.00	Minnesota	Resident Agent
STATE OF	ACKN MINNESOTA	)	ENT OF PRINC	IPAL	200000000000000000000000000000000000000
County of Ste	8701	55			
On this 26				, 19_53, befo	ore me personall
appeared to be the person who same for the uses ar	executed the for nd purposes herei	regoing bond	as Principal, and	i acknowledged tha	to me well know at he executed th
My Commission Exp			W 5 10	gara to	County, Minnesot
			Notary Public,		
STATE OF SOUTH	DAKOTA ss		MENT OF SURI te Officer)	My Commission Day	RAFFIR
County of Mini	activitie )	day of		, 1	9 before m
appeared to me personally kn WESTERN SURETY the corporate seal of by the aforesaid offi said instrument to b My Commission Exp	own, who being to Y COMPANY, a said corporation, cer, by authority e the free act and	oy me duly sy corporation; and that said of its Board d deed of said	that the seal at instrument was of Directors; an	nat he is the afore fixed to the foreg executed in behalf	said officer of the oing instrument of said corporation
			4.5 W	Minnahaha Care	the South Dakats

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## APPROVAL

MEXICOCONTEXES ON TO CONTRACT AND THE TAXABLE PARTIES OF THE PROPERTY OF THE P

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COMPANY  Separate  Company	ESOTA	OURT VTH OF VTOR.	N, teal Estate	Estate of	ncompetent	day of	63, and said	of Probate	Clerk
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Class Smith Concerned	F MINNESOTA Stearns	TE COURT  ND OATH OF  ISTRATOR,	ARDIAN, de of Real Estate	er of the Estate of	☐ Incompetent Deceased	99th day of	9 63, and sa	of Probate	Justine Clerk
SURETY COMPANY  THE CHAPTER COMPANY  THE CHAPTER COMPANY  THE COMPANY  THE CHAPTER COMPANY  T	E OF MINNESOTA Stearns	AND OATH OF IINISTRATOR,	Sale of Real Estate	Aatter of the Estate of	Dec	29th	9 63, and sa		a feedbeen
FRN SURETY COMPANY  formatted Class Southern Company	CATE OF MINNESOTA	ND AND OATH OF DMINISTRATOR, AND AND AND AND	GUARDIAN,	he Matter of the Estate of y L. Hoeschen,	Dec	the 29th	9 63, and sa		ly feetler
On of Charles Class Contracts  On of Charles Class Contracts  On of Charles Class Contracts	STATE OF MINNESOTA County of Stearns	BOND AND OATH OF ADMINISTRATOR, EXECUTION AND	GUARDIAN, Including Sale of Real Estate	In the Matter of the Estate of Henry L. Hoeschen,	□ Minor(s) □ Incompetent □ Deceased	the 29th	April , 19 63, and said bond recorded in Book of	Bonds, page of Probate Recards.	ly feetler

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88.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Henry L. Hoeschen,

Order Appointing Appraisers

Decedent.

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

It is ordered that

Herbert Hennen

and

Clarence Elfering

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

Dated this

County of

day of

April

. 19 63

(PROBATE COURT SEAL)

# IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Henry L. Hoeschen,

Decedent.

Order Appointing Appraisers

Filed April 26th , 1963

Loselyn Truffourt
Probate Judge Clerk.

No. 357916\*

FORWARDED

-	Specify Encumbrances and Respective Amounts	Net Value Over Encumbran-
Brought Forward	3	8
Total Net Value of Real Estate		\$ 3,000.00
CLASS II—Furniture and Household Goods:		
NONE	\$	\$
Total Value of Furniture and Household Goods		\$
CLASS III—Wearing Apparel		
	\$	8
NONE		
Total Value of Wearing Apparel		8
CLASS IV—Corporation Stock		
	\$	\$
NONE		
The state of the s		
		1566
Total Value of Stock		

(Here list any written obligations of any kind due and owning decedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest to Date of Death	Principal	Appraised V of Princip & Intere	pal
	\$	3	8	
NONE				
			3	
Total Value of Mortgages, Bonds, Notes, etc.  ZIASS VI—All other Personal Property:	1	-		
(Here list Cash, Book Accounts, Annuities, Farm Crops,	Specify E	neumbrances	Net Valu	
Machinery, etc.)		ctive Amounts	Over Encumber	79.1
	8			
NONE				
	A STATE OF THE PARTY OF THE PAR		1	
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			100	
# 1111 - 1110 - D			8	
Total Value of All Other Personal Proper	TEN			
SUMM			\$3,000	1
The total value of all the real estate of decedent, as valued by	by the appraisers h	erein, is -	3.50,000	1
The total value of all the personal property of decedent, as	valued by the appro	aisers herein, is		
The total value of the entire estate of decedent, as valued by			1	
Respectfully submitted,	x Olivia	m. Nococa	(eu)	
		. Hoeschen)		
and a subsection of the	(Olivia M	· Hoesonen)	Representative.	

				VERIF	ICATION				
Co	State of	Minnes	ota,	} ***					
				01171	M. Ho				
besi	ng duly sworn, on	oath say 5 that.	ghe lu-				e estate ab	oes specified; that	snoka s
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								posternion or ky	
		cribed and meory							
	30 day of	Pax her	, A. D. 1	63	×	Olivis	m.	Howchen	
No	tary Publicant	N. Kirman	County	Minu		(00.87)	n 11. 100	Represente	stine
					OF APPI	RAISERS			
	State of	Minneso	ita.	)					
Con	inty of S		,	1	We,	he unders	ianed app	raisers, duly appo	inted ho
	Probate Court of_		rns		22.54.0			ota, to appraise the	
	Henry L.	loeschen			Decer			y taken and subsc	
valu	e of each class of s  Dated this	aid property, and	d of the who	ole of said	d estate.			A.D.	19_63
							1/1		
							V.		aisers

### STATE OF MINNESOTA DEPARTMENT OF TAXATION

## INHERITANCE AND GIFT TAX DIVISION

St. Paul I, Minnesota

# State of Minnesota,

County of Stearns

### INHERITANCE TAX RETURN

Decedent HENRY L. HOESCHEN Date of Death December 1, 1982

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

### GENERAL INFORMATION

- (I) Decedent's residence at date of death Freeport Minn.
- (2) Place of death Melrose, Minn Birthdate 5-1-1905 Place of birth Freeport
- 3) Business or occupation Engineer
- (4) Married, single, separated, widowed or divorced at date of death married
- (5) The name, relationship to decedent and birthplace of spouse, children, or issue of deceased children of decedent, is as follows: (Do not answer if information appears on petition for probate.)

NAME RELATIONSHIP DATE OF BIRTH

see probate petition

- (6) Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death? A9
  - A. Name and address of bank or other depositary ....
- (7) Did the undersigned person or persons filing return make diligent and careful search for property of every kind left by decedent and for information as to any transfer of a material portion of decedent's property during his lifetime without an adequate and full consideration in money or money's worth?
  DO
- (8) Will there be Minnesota probate proceedings? Yes
- (9) Do any of the surviving joint tenants in Schedule I claim that they furnished adequate and full consideration or any portion thereof in money or money's worth toward purchase or acquisition of the joint property?... DO

Was any of the property held by decedent and others as joint tenants acquired by them by gift or inheritance from a third person? — <sup>110</sup>

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

### INSTRUCTIONS

- STATUTES: The litheritance for an appears in M. S. A. Chapter 291. Taxable transfers are defined in M. S. A. 291.01. Pilling an infractione factorizate required by M. S. A. 291.12. Arrendomnia were adopted by Lowe of Minneseta 1943, Chapter 204, Section 6, 54th 2.
- USE AND PROCEDURE: This return will be used in all estates to report all transfers from discussed persons to hairs or tensificiaries which are not included in the inventory in a Minesotia problem proceeding.
  - A. If there is a Minnesota probate proceeding (general administration, special administration, summary distribution, or petition for decree of descent, the resum will be filled with probate rours. If a tax may be due, or if a water of labertance tax lies from the commissioner is needed, prepare the return in stunities.
  - B. If there is no Minnesots probate proceeding, the return must be filed directly with the Department of Taxatton, Inheritance and Gifts Tax Division, 221 State Office Hunding, St. Paul 1. Minn.
  - C. If it is claimed that desected was not a resident of Minnesota, an Affidavis of Non-Residence (Form D. of T. E.) 1019) must be filled with this return. In such case, this return will disclose the detail of transfers of property having situs in Minnesota, and the total value of transfers in each class of property having situs elsewhere.
- DETERMINATION OF TAX: The court will determine the tax upon property included in the probate proceeding. The department will determine the tax upon the transfers disclosed in the return.
- 4. The representative of the serate or other person exceeding the return is shipped to report all transfers which may be subject to tax. Each weindule of the return is to be rountried as a question which must be asserted by describing the transfers or by stating that there were none of this class, if such is the case.
- Satisfaction or waiver of inheritance tax lies upon the transfer of joint tenancy property can be obtained from the Department of Taxalion by use of the Affidavia of Survivorship, Joint Tenancy or Remainderman, D. of T. EG 1018, which may be purchased from a legal examiner.
- If space in any schedule is insufficient, additional schedules in like form may be attached.
- The value of all properties transferred and reported baroin is the fall and fair market value on date of death;

COMMISSIONER OF TAXATION Director, Inheritance and Gift Tax Division Report all life and accident insurance proceeds payable on the death of the decedent to  $\alpha \overline{\alpha} m s d$  beneficiaries.

This schedule should not include contracts reportable in Schedule III.

Date Taken Out	Description of Polley (Name of Company, No. of Polley	Amount Paid or Payatic at Death (Show Post Morton	Hemilitary and Heistloseldy to	If electrical besied prior to 7-15-87 That December on 7-15-67 have right to:		
Out	No. of Polley)	Dividends Suparately	Dynelost	J. Charge Reselvisory?	S. Cast forwards Value	
	International Union of Operating Engineers 786 Eustis St. St. Pau Minmesota	\$1,000.00				
	Metropolitan Life Ins. Company	\$1,028.73				

Report all other types of contracts with insurance companies, or others, transferred or payable on decedent's death, including the fol-lowing; annuties, pensions and retirement funds; supplemental con-tracts or deposits (which may be proceeds of insurance policies or an-

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

Date of Contract	Description of Communes (Mann of Communey, No. and Types)	Amount Patition Physiologic Functions Value of Hubinius of Amounty	Benedickey in Vrienderse Name, Address and Relationally or Develops
	None		

### SCHEDULE IV - TRANSFERS BY THE DECEDENT

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

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

Report gifts made by decedent during his lifetime which tota more than \$2,500 to one donee in any year.

Transfers intended to take effect in possession or enjoyment at

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

deed or instrument of title is delivered or recorded at or after

deed or instrument of title is delivered or recorded at or after decedent's death.

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

Powers of Appointment: Report the property in respect to which this decedent held a power of appointment at any time. Attach a copy of the in-strument granting the power of appointment to the decedent and a schedule of the assets subject to the power at date of death.

Did the decedent exercise the power?

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

(LIST TRANSFERS ON NEXT PAGE)

### SCHEDULE IV - TRANSFERS BY THE DECEDENT (Continued

Date of . Transfer	Description of Property Transferred (Lagel Description of land; Street Address of City Resity; Arrange of Rural Land; Specify Liena, if any.	Transferre and itelation to Decident	Assessor's Full and Type Value of Leeting (3) Unit Value of Recording on Clate of Death	Grose Phir Market, Value
	None			
		Less lie	Cot. t.)	
-	SCHEDULI	V — MISCELLANEOUS		
been include	fer of any property belonging to the deceleration of in a Minnesota probate proceeding and has not sed in Schedules I to IV of this return. (In the ever	has no probate, this seen personal effects,	echedule may include automobile U. S. Postal Savings, U. S. Saving gible personal property, if any.)	s, household go ge Bonds and o
		ree, Exir or Hemotidary	Full and Pair Market Value	Net Value

Description of Property (Specify Liens, if any)	Transferse, Heir or Hendelary Relationably to Desertent	Full and Pair Market Value ini Data of Donth	Net Vsten After Lime
None			

	3 323		1717/217

the execut /administrat TLK /transferee, custodian or trustee of the estate of the above named decedent do hereby awear that I have carefully examined the foregoing return, including the separate sheets attacled, if any, and that to the best of my knowledge, informa-

Subscribed and sworn to before me this day of August ,1963

TWO Klasow M.A. Klasen

Notary Public, County of Stearns

My commission expires 2-26-1968

tion 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 full and fair market values as of the date of the decedent's death.

(Signstore) Chirac M. Holach La.

(Address) Preport.

State of Minnesuta,
State of Minnesuta,
Stearns
Re: Estate of
HENRY L. HOESCHEN
Decedent
INHERITANCE TAX RETURN
DEPARTMENT OF TAXATION

They Bugush 2rd 1963 Corely The House Attorney MAURICE A. KLASEN 209 First American Bank Bldg. Address St. Cloud, Minnesota

CHETT PERTING CANTAGE, PT. P., SANS. WHEN

County of Stearns

IN PROBATE COURT.

In the Mutter of the Estate of

Henry L. Hoeschen,

Residue on hand for distribution

Total credits -

Decedent.

ORDER ALLOWING FINAL ACCOUNT.

The above entitled matter came on to be heard on the 20th day of September har 1963, upon the petition of the representative of the above named estate praying for the allowance of kix final account and for distribution of the residue of said estate.

The said representative appeared in person and by Attorney, Maurice A. Klasen, and no one appeared in opposition thereto.

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

First—That due notice of the said hearing of said petition has been given as required by law by the publication of the citation of this Court, for said hearing, dated the 26th day of August , 1963, in the Melrose Beacon. Proof of publication of said notice of hearing and affidavit of service by mail having been filed in this Court.

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

### RECEIPTS

Personal estate as described in the inventory	- 1	-										ļ,		-	8	
Personal estate omitted from the inventory		-	-		-										3	
Gain by sales above appraised value -	-							-							3	
Cash from sales of real estate		-	-								-				3	
Cash from rent of real estate	-	-		-		÷		100						-	8	
Cash from interest and profits		-			-				-		Ĺ.				8	
Cash from other sources. Income Tax	Re	fun	1	-											8	89.19
Advanced by representative					-						-		-		3	982.33
				-				-							3	
Total receipts from all	sour	rces							_		_		_		8	1,071.52
D	SBU	RSE	ME	NTS	s A	ND	C	REI	DIT	S						
Estate selected for surviving spouse	-														8	
Maintenance of family of decedent -															8	
Expenses of administration		-										Ų.			S	123.00
Expenses of last sickness															3	208.35
Functal expenses															3	705.00
Tazes							-								-	35.17
Claims of creditors of decedent -						_		-								
Legacies			-												8	

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

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

Dated September 20th

, 1963

Decedent

Henry L. Hoeschen,

Order Allowing Final Account.

By the Court,

John Toparfuly

Filed this 20th day of September , 19 63, and recorded in Book No. of Orders,

Clerk-Judge/of Probate.

on Page

No. 19,595

State of Minnesota,

County of Stearns

PROBATE COURT.

In the Matter of the Estate of

State of Minnesota,	IN PROBATE COURT
County of Stearns )	File No. 19,595
IN THE MATTER OF THE ESTATE OF	Final Decree of Distribution
Henry L. Hoeschen,	recedent.
The above entitled matter came on to be heard on	the 20th day of
and records in said matter, finds the following facts: FIRST—That notice of said hearing has been do	luced at said hearing, the arguments of counsel, and the files uly given and served as required by law and the order of this
tration thereof and of the last sickness and burial of so	respects fully administered, and the expenses of the adminis- tid decedent, and all claims allowed against said estate have
been fully paid,	nd that said representative has filed her fina
account herein which has been settled and allowed by the phile Ray the Estate by Manager a Ray Ray Ray Ray Ray (	e Court. / Πρόγ φίγ γερη μαγκή μικην/ψεφενηκηθέ/να Αθε/ Τόλο
THIRD—That said decedent died. 1nter	state on the 1st
	d at the time of AS death decedent was a resident of th
County of Stearns as	

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

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

None

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

Beginning at a point on the Northerly Boundary of a public road at a point North 61° 30' West thirty-five feet from the Southeast corner of Lot No. 42 of Auditors Subdivision No. 5 of the Village of Freeport in the County of Stearns, thence North 61 degrees & 30 minutes West in the County of Stearns, thence North 61 degrees & North thence North twenty-fifty feet along the Northern boundary of the Road; thence North twenty-five degrees and thirty minutes East one hundred fifty feet; thence South sixty-one degrees and thirty minutes East fifty feet; thence South twenty-five degrees and thirty minutes West one hundred fifty feet to the place of beginning.

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

None

FIFTH—That the following named persons are the sole heir at law

of said decedent, and six at

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

Olivia M. Hoeschen, surviving spouse of decedent.

NOW, THEREFORE, On motion of Mauraice A. Klasen, Attorney for the

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

None for distribution.

has passed to and is kereby assigned to and vested in the above named persons in the following proportions and estates, to-wit:

thereof to the said Olivia M. Hoeschen, in fee simple.

TO HAVE AND TO HOLD THE SAME, together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining, to the said above named person. here and assigns; without prejudice, however, to any lawful consequence of said property or any part thereof by said persons, or any thereof by said persons, or any thereof Dated of St. Cloud, Minnesota , this 20th September .day of. . 1963 PROBATE COURT SEAL State of Minnesota. PROBATE COURT 88; County of of the Probate Court, within and for said County, and Custodian of the Seal and Records of said Court, do hereby certify that I have compared the foregoing copy of Final Decree of Distribution with the original record thereof preserved in this office and have found the same to be a correct transcript of the whole thereof. IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court, at in said County, this..... day of 19 of the Probate Court. I kereby certify that the within Instru-ment was filed in this office for record on Deputy. Filed this 20th day of September Deputy Final Decree of Distribution Register of Deeds. IN THE MATTER OF THE ESTATE OF County Auditor. IN PROBATE COURT Hyly Clerk of Probate Court. State of Minnesota Office of Register of Deeds,

State of Minnesota,

Hoesehen,

Henry

File No. 19,595

County of Stearns

Transfer entered this

day of

recorded in Bool o'clock

was duly

and

at

day of

, and recorded in Book

63

19

Decrees, page

No. 3881\*

### STATE OF MINNESOTA

COUNTY OF STEARNS

PROBATE COURT

FILE No. 19,595

RE ESTATE OF

Henry L. Hoeschen, Ward-Decedent.

ORDER DISCHARGING REPRESENTATIVE-GUARDYAN

Olivia M. Hoeschen.

the Representative

Representative herein, having complied with all the orders and

decrees of the court and with the provisions of law and having fully discharged h. GP trust,

IT IS ORDERED, that said representative /guardian/and hereby finally discharged and that the representative's /guardian/ bond is hereby cancelled.

Dated

March 30th, 1964

Probate Judge.

(COURT SEAL)

# STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

Henry L. Hoeschen, Word Decedent.

ORDER DISCHARGING REPRESENTATIVE GUARDIAN

Filed this 30th day of March

19 64 , and Recorded in Book

on Page thereof.

STATE OF MINNESOTA,

COUNTY OF STEARNS

RE ESTATE OF

Henry L. Hoeschen,

PROBATE COURT

File No. 19,595

Decedent.

IT IS ORDERED that the final account and petition for examination thereof and for distribution filed herein be September 20th, 19 63 , at 9 o'clock A. M. by this court in the Court House heard on Friday, in St. Cloud, Minn.

(Seal)

Dated this

26th

day of

Maurice A. Klasen,

Attorney.

STATE OF MINNESOTA.

COUNTY OF STEARNS

RE ESTATE OF

Henry L. Hoeschen.

PROBATE COURT

FRE No. 19,595

Decedent.

IT IS ORDERED that the petition for general administration filed herein be heard on Apr 11 26th, 19 63, at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn.

IT IS ORDERED that creditors of decedent file their claims in this court within four months from the date August 2nd, , 1963 , at 9 o'clock hereof and that said claims be heard on Friday.

A. M. by this court in the Court House in St. Cloud, Minn.

(SEAL)

Dated this 26th

March. day of

Maurice A. Klasen,

Attorney.

Probate Judge,

STATE OF MINNESOTA COUNTY OF STEARNS

Re Estate of

Henry L. Hoeschen,

Decedent.

PROBATE COURT File No. 19,595

IT IS ORDERED that the final account and petition for examination thereof and for distribution filed herein be heard on Friday, August 30th, 19 63, at 9 o'clock A. M. by

this court in the Court House in St. Cloud, Minn.

(Seal)

Dated this\_

2nd day of August, 1963

Maurice A. Klasen,

Attorney.

NOTE: Make this order in duplicate.

File No. 19,595

# STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

Re Estate of

Henry L. Hoeschen,

Decedent.

Order for Examination of Final Account

Publish in Melrose Beacon Hearing August 30, 1963 195

OF Suguest A.D. 1963
Toselyn Durchouse
CLUHK OF FROMATE

NOTE: Make this order in duplicate.

FILE No.19,595

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

Henry L. Hoeschen,

Decedent.

ORDER FOR HEARING PETITION FOR ADMINISTRATION AND NOTICE TO CREDITORS

Publish in Melrose beacon
Hearing Adm. April 26th 19 63

Hearing Claims Aug. 2nd , 10 63

FILED THIS 7 6 DAY

OF MALL A DOLLAR OF THE OTHER

NOTE: Make this order in duplicate.

File No. 19,595

STATE OF MINNESOTA, COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

Henry L. Hoeschen.

Decedent.

ORDER FOR EXAMINATION OF FINAL ACCOUNT

Publish in Melrose Beacon

Hearing September 20th 19 63

OF \_\_\_\_A.D. 19\_\_

CLERK OF PHOLATE

# State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

Henry L. Hoeschen,

Decedent

ORDER LIMITING TIME

of Administration Letters

of said estate

this day having been granted unto

Olivia M. Hoeschen

of said County, it is ordered that the said

Olivia M. Hoeschen

be, and S he 1S hereby allowed

twelve

months from and after the date hereof, for the

settlement of said estate.

By the Court,

Dated April 29th,

(Court Seal)

# State of Minnesota.

County of ...

Stearns

# PROBATE COURT

In the Matter of the Estate of

Henry L. Hoeschen

Decedent.

# Order Limiting Time to Settle Estate

Filed this

29th

day of

April

, 19 63, and

recorded in book

of Orders at Page

Clerk-Judge of Probate

No. 3587\*

STATE OF MINNESOTA, COUNTY OF STEARNS

Walter E. Carlson, being duly sworn on oath says, that he now is, and during all the times here stated has been, the publisher of the newspaper known as The Moirose Boscon, and has full knowledge of the facts herein stated

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

#### Probate Notice

#### STATE OF MINNESOTA, COUNTY OF STEARNS

PROBATE COURT File No. 19,595 Re Estate of Henry L. Hoeschen,

Josephont

IT IS ORDERED that the final account and petition for examination thereof and for distribution filed herein be heard on Friday, September 20th, 1963, at 9 C'clock A.M. by this court in the Court House in St. Cloud, Mina.

Dated this 26th day of August, 1963

(Seal)

John Lang Probate Judge.

Maurice A. Klasen, Attorney.

Publ. Aug. 29-Sept. 5-12, 1963

herete attached, said newspaper was printed and published in the English language from its known office of publication within the City of Meirose in the County of Stearns, Affair of Microsenta, Thursday of each week in column and sheet form equivalent is since to at issaid 430 running inches of single column two inches wide. has been issued from a known office setal-lished in said place of publication equipped with skilled workins and the necessary material for preparing and printing the same. The Mefrose Beacoch has had in its makeup material for preparing and printing the same. The Mefrose Beacoch has had in its makeup material for preparing and printing the same. The Mefrose Beacoch has had in its makeup material purports to serve, the press work of which has been done in its said known affice ophilication, has contained general news, comments and miscellarly has not doplicated any of publication has contained general news, comments and miscellarly has not doplicated any office of publication in the extent of 46 copies regularly dedicated the said place of publication is the extent of 46 copies regularly dedicated its said place of publication is the extent of 46 copies regularly dedicated the said place of publication in the extent of 46 copies regularly dedicated the said place of publication is the office of the County Auditor of said county the allidayle of a person having first hand knowledge of the facts constraint in the commendation as a newspaper for publication of legal notices and that its publishers have compiled with all demands of said County Auditor for proofs of its said qualifications as

That the printed. Probate Notice

hereto attached as a part hereof was cut from the columns of said newspaper; was published

therein in the English language once each week for . Three successive weeks, that it was first so published on the 29th day of August 1963

and thereafter on Thursday of each week to and including the 12th day

of ... September 15 63 and that the following is a copy of the lower case alphabet which is acknowledged to have been the size and kind of type used in the publication of said notice, to-wit: abcdefghijklmnopqrstuvwxyz

Subscribed and sworn to before me this

12th<sub>day of</sub> September 1963

Notary Public, Stearns County, Minnesota

My commission expires ...... OSWALD BOTZ

Notery Public, Steams County, Minn, My Commission Expires Feb. 21, 1969

Notary Pt

0016 0771

# Affidavit of Publication - of THE MELROSE BEACON

Of Henry L. Hoeschen,
Decedent.

FILED THIS 13th DAY
OF September A.D. 19 63
Fraction Field Field ATE

# State of Minnesota,

County of ...

Stearns

IN THE MATTER OF THE ESTATE OF

Henry L. Hoeschen

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.

Œ

COUNTY OF STARIES COURT

File No.

## IN PROBATE COURT

Affidavit of Mailing of Order for Hearing

State of Minnesota,

County

Maurice A. Klasen being first duly sworn on oath deposes and says that

on the 5 day of April , 19 63 ,

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

tacked in the above entitled matter, to

(Commissioner of Texation) and one to

(Bertstary of State or Engates Consul)

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

the U. S. mails at St. Cloud, Minn.

and addressed to the following named

A COURT OF STREET AND THE VALUE			
NAME	STREET OR POST OFFICE	CITY	STATE
Olivia M. Hoeschen		Freeport	Minnesota

Subscribed and Sworn to before me this.

day of

576

Notary Public,

County, Minn.

My commission expires ..

MARVIN H. FABER

Bulley Public, Sterm County, Mon. My Commission Expires Oct. 23, 1963.

0016 0773



#### AFFIDAVIT OF MAILING

#### ALLOWANCES TO SPOUSE OR MINOR CHILDREN

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

\$25.15 ALLOWANCES TO SPOUSE. When any person dies testate, or intestate,

(1) The surviving spouse shall be allowed from the personal property of which the decedent was possessed or to which he was smilled at the time of his death, the wearing apparel, and, as selected by him, furniture and household goods not exceeding \$2,000 in value;

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

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

(4) During administration, but not exceeding 18 months, unless an extension shall have been granted by the court, or, if the estate he insolvent, not exceeding 13 months, the spouse or children, or both, constituting the family of the decedent shall be allowed such responsible maintenance as the court may determine;

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

In all estates where there is a will the following rule applies to the spouse who has not consented to the will:
525-212 RENUNCIATION AND ELECTION. If a will make provision for a surviving spouse in lieu of the rights in the estate secured by statute, such spouse shall be deemed to have elected to take under the will, unless he shall have filed an instrument in writing renouncing and refusing to accept the provisions of such will within six months after the filing of the certificate of probate. For good cause shown, the court may permit an election within such further time as the court may determine. No devise or bequest to a surviving spouse shall be considered as adding to the rights in the state secured by sections 525.145 and 525.16 to such spouse, unless it clearly appears from contents of the will that such was the testator's intent.

	nty of			300.			
bein	g Arst duly s	worn on	oath depose	e and says	that on the	day of	
19 copy	, at of Sections 3 dren of said	i25,15 m	nd 525,212 at their la	of Minnes at known a	ota Statutes as her address after exerci	in said County and einbefare set out to thi sing due diligence an hereof in a sealed en	e spouse and mir id ascertaining i
pald	and depositi addressed to	ing the s	ame in the				Minnes
NA.				T OR POST	T OFFICE	CITY	STATE
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day Note	of sry Public Commission			Cina		April 11th , 19 63	Probate 3 th get Clark

# State of Minnesota,

County of ...

Stearns

IN THE MATTER OF THE ESTATE OF

HENRY L. HOESCHEN

Desectant

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

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 PROBATE COURT

Re Estate of Henry L. Hoeschen.

IT IS ORDERED that the final account and petition for exami-isation thereof and for distribu-tion filed herein be heard on Fri-day, September 20th, 1963, at 9 clock A.M. by this court in the Court House in St. Cloud, Mun. Dated this 26th day

of August, 1963 John Lang Probate Judge

Maurice A. Klasen, Attorney. Publ. Aug. 39-Sept. 5-12, 1963 File No ...

## IN PROBATE COURT

Affidavit of Mailing of Order for Hearing

4.5		1.5				
Sta	to	of	6411	11111	0001	a
20227 E. C.	LL.	U.L.	2000	11111	233101	. 64 ,

County Morrison

Maurice A. Klasen being first duly sworn on oath deposes and says that

on the 29 day of August , 19 63,

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

tached in the above entitled matter, to

and one to

(Constituioner of Taxation)

Discretary of State or Foreign County

and to all legatees and devisees and to all 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 envelone postage prepaid and decedification. envelope, postage prepaid and depositing the same in

the U.S. mails at St. Cloud

and addressed to the following named

persona:

NAME	STREET OR POST OFFICE	CITY	STATE
Olivia M. Hoeschen		Freeport	Minnesota
		L. Marina	

Subscribed and Sworn to before me this. , 19 63 August day of

Notary Public,

County, Minn.

Michelle Musican ry Public, the is last Maurice a. Flasow (MAURICE A. KLASEN)

## AFFIDAVIT OF MAILING

ALLOWANCES TO SPOUSE OR MINOR CHILDREN

When a decedent dies with or without a will the allowances to the spouse or minor children are as follows: 525.15 ALLOWANCES TO SPOUSE. When any person dies testate, or intestate,

(1) The surviving spouse shall be showed from the personal property of which the decedent was possessed or to which he was entitled at the time of his death, the wearing apparel, and, as selected by him, furniture and household goods not exceeding \$2,000 in value, and other personal property not exceeding \$1,000 in value;

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

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(4) During administration, but not exceeding 18 months, unless an extension shall have been granted by the court, or, if the estate be insolvent, not exceeding 12 months, the spouse or children, or both, constituting the family of the decedent shall be allowed such reasonable maintenance as the court may determine;
(5) In the administration of an estate of a non-resident decedent, the allowances received in the domiciliary administration shall be deducted from the allowances under this section.

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

525.212 RENUNCIATION AND ELECTION. If a will make provision for a surviving spouse in lieu of the rights in the estate secured by statute, such spouse shall be deemed to have elected to take under the will, unless he shall have in the estate secured by statute, such spouse shall be deemed to have elected to take under the will, unless he shall have filled an instrument in writing renouncing and refusing to accept the provisions of such will within six months after the filled an instrument in writing renouncing and refusing to accept the provisions of such will within six months after the filled an instrument in writing renouncing and refusing so accept the provisions of such spouse, unless it clearly appears from contents of the will that states secured by sections 525.145 and 525.16 to such spouse, unless it clearly appears from contents of the will that

such w	as the testator's	intent.	040.13 10 101	a processor annual			
<b>≨</b> ta	te of Min	nesota,	jaz.				
Count	y of		)				
being	first duly swor	on oath dep	oses and say	that on the		day of	
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pald o	and depositing to	the same in t	he U.S. ma	ils at			Minnesota
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In the

tate

FINAL ACCOUNT AND PETITION FOR SETTLEMENT

	State of	Minnesota,	1
Counts	101	Stearns	( 22

## IN PROBATE COURT

IN THE	MATTER OF THE	Est.	ATE OF	)
HENRY L.	HOESCHEN			1
			Decedent	
Date of death	December	1,	1962	

Final Account and Petition for Settlement

Your petitioner respectfully represents and shows to the court:

FIRST-That ... S. he is the representative of the estate of the above named decedent.

SECOND—That as such representative. S he has fully administered the said setate, has paid and satisfied all claims against said estate allowed by the court, and has in all things complied with the orders of this court in said matter and with the law relating thereto.

THIRD—That S he herewith renders her final account of her said administration,

unach is as jouous, to-test.													
					Rec	EIPT	S.				7	s im Pilled in he the Representative	Not to be Filled to the Representative
Personal property described in the	Zanami												
Personal estate omitted from the in											-		
Gain by sales above appraised value		W.									4		
Cash from vales of real estate -											5		-
Cash from rent of real estate -											9-		9
Cash from interest and profits -											0		*
											0		
Cash from other sources - contributed by spouse	to	200	VT 0	Vne	nse	. 0					2	982.33	*
income tax refund	1.00	H.S.	279	15/205	133555						9	89.19	
Income car retund											8.	02+12	4
											1		-
											2		8
Total receipts from all sources	9 -										8	1071.52	\$
				1	Disbi	TRSE	MENT	rs					
I. Fami	LY							V.	oucher umber				
Personal property selected by and	turned	innin S	r to										
surviving spouse											8		2
Maintenance of family of decedent		-				-					8.		8
Total					-8	-			-		8.		\$
II. Expenses of Ai	OMINIS	STRA	TION										
Loss from sales of personal proper	du no 1	1000 1	han										
appraised valuation	age take	1000 1	roure.								8		
Cash paid to appraisers for service	18 -										8		
Cash paid for publication of order									7775		S	18.00 R	
	8								16-05		3		9
AND PROPERTY AND FRANCE CONTRACTOR		-									9		-
Cash paid for insurance				240							0		8
Expenses of representative											8		\$
Compensation of representative -			-				-				6	100.00 7	\$
Fees of Attorney					-	-	-				7	5.00	\$
Bond of Representative					-		-				8	2.00	f
Certified copies (Probate Court) -						-					\$,		\$
Register of Deeds, recording -							-				\$		\$
							-				8		\$
							-				\$		\$
							=				\$.		\$
							-				\$		\$
							-				8		\$
							-				8.		\$
											Assess	123.00	
Total sensors of administration	0.74								-	The I	127	120.00	9

# III. EXPENSES OF LAST SICKNESS

													VOUCHER NO.	AMOUNT
Cash paid for medical attendance						-								£ 43.25 TT
Cash paid for medicines -		-			-	-		-		-				7
Cash paid for nursing		4	-				-	-	77		-	-		8
Cash paid for hospital		-	10		90.7	-								\$ 165.10 K
Total expenses of last sickness	8	-	-	-			-	-						\$ 208.35
				-										
				13	, F1	ENER	AL E	XPS	NEES					
Cash paid for undertaker -														\$ 705.00 9
Cash paid sexton Cash paid for other necessary serv				-	*									
Cash paid for burial service -	1000													2
Cash paid for monument						-								1
Cash paid to cemetery		~												1
Total funeral expenses -		_	4			-	5							g 705.00
						V. 1	FAXI	28						
Personal property tax lien at date	of d	eath		-										7
Other personal property taxes		-		-										8
Real property tax lien at date of d Other real estate taxes	eath		-					-						13 E 1 74 2-1750
Federal estate taxes			-											8 -20.21 /
Federal income taxes; personal to	dece	dent		-	-									
Federal income taxes; fiduciary								-						7
State income taxes; personal to de State income taxes; fiduciary				35		-	100							7
Sware intolae mates, juntering														-
Total taxes paid		-	-	-	-		-	-		-				\$ 35.17
Cash paid in settlement of ci claim no.	LAIM	S OF				AS AL			Y TH	E 00	URT	AS P	VOUCHER NO.	AMOUNT
····														3
														3
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Total amount of claims paid	and	sett	led	-10	_	70.	-	-		-				1
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			. 1	II.	LEG.	ACIES	AN	D Br	QUE	STS				
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Total legacies and bequests p														### AMOUNT  ### ### ### ### ### #### #### ########

### RECAPITUALITION

	a from all sources								RECEIPTS \$ 1071.52	DISBURSEMENTS	Not to be filled in by Representative accents
Total dishur	sements and credits	as for	llows:								Districtions
1. Far 2. Exp	nily oenses of administr	ation					-	-		\$ 123.00	
4. Fun	oenses of last sickn neral Expenses		15-					-		\$ 208.35 \$ 705.00	-
6. Cla	ims of creditors cific Legacies			-		-				g 35.17	1
8. Res	idue of personal pr	op. fo	r dinte	ibuti						1	1
10										8	1
4.004										1	1
	Total -		-	-	-				g 1071.52	s 1071.52	-

FOURTH-That there is also belonging to said estate for distribution certain real estate as follows:

The homestead of said decedent, in the County of STEARNS , State of Minnesota, described as follows: "Beginning at a point on the Northerly Boundary of a public road at a point North 61 30' West thirty-five feet from the Southeast corner of Lot No. 42 of Auditors Subdivision No. 5 of the Village of Freeport in the County of Stearns, thence North 61 degrees & 30 minutes West fifty feet along minutes East one hundred fifty feet; thence North twenty-five degrees and thirty minutes East fifty feet; thence South twenty-five degrees and thirty minutes East fifty feet; thence South twenty-five degrees and thirty west one hundred fifty feet to the place of beginning.

Also these other tracts and parcels of land in the C	County of
State of Minnesota, described as follows:	

NONE

FOURTH (A)—Personal property for distribution consists of the following items:.....

NONE

FIFTH-That said decedent died on the...

who was is the sole heir at law

State of Minnesota, Stearns

Dated August 2

of said decedent, and the persons entitled to the residue of said estate.

court issue its final decree assigning the residue of said estate to the persons thereunto entitled.

being duly sworn on oath says that ... he is the person who made the foregoing petition; that ... She knows the contents thereof, and that the same is true of h EV ... own knowledge except as to those matters therein stated on hEV ... information and belief, and as to those matters . S. he believes it to be true. Subscribed and sworn to before me this day of My commission expires 2-26 , 19 63 Insert "Sole devisees" or "All the heirs at law" as the case may be. Number your receipts and enter them in your (voucher No.) column.

County of\_\_\_

Hearing and Allowance

A. Klasen Attorney.

1962

final Account and Petition for

Maurice

0016 0780

State of Minnesota, Stearns

the Matter of the Estate of

HENRY

August 19 63

ASEW M.A. Klasen Notary Public

..... County, Minn.

FIRST

WHEREFORE, your petitioner prays the order of this court fixing a time and place for the hearing of this petition and an examination of h. C.X... final account, and the settlement and allowance of the same; and that upon said hearing the

in testate, and left h im surriving Olivia M. Hoeschen, surviving spOuse,

\_day of.

Ohin m. Househen

Olivia M. Hoeschen

Philip M. Horachen

Representative