



[Stearns County \(Minn.\)](#)  
[Probate Court: Probate case](#)  
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State of Minnesota,

County of Stearns

IN PROBATE COURT

19.603

PETITION FOR COMMITMENT

In the Matter of the ~~Mental Illness~~  
~~Sanity~~  
~~Insanity~~  
~~Mental Disability~~  
~~Insanity~~

of Loretta Putz

Patient.

TO THE HONORABLE PROBATE JUDGE OF SAID COUNTY:

Your petitioner respectfully represents to the Court and alleges that Loretta Putz whose address is 813-4th Street North, St. Cloud, Minn., is an mentally ill person.

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

That the indications of mental illness manifested by her are as follows:  
(Here give fully the symptoms on which the charge of mental illness is based.)

Tentative diagnosis of schizophrenic reaction, paranoid type; withdrawal from and distortion of reality, inappropriateness of mood, strangeness in manner and appearance, and some incoherence of speech. Information provided by Dr. H. M. Broker, M.D., St. Cloud, Minnesota

That the said alleged mentally ill person will --- appear in Court voluntarily, and that it will --- be necessary to issue a warrant to bring her before this Court.

That the names and addresses of the nearest relatives of the said patient are:

Name	Address	Relationship
Andrew Putz	813-4th Str. No., St. Cloud	husband
Mrs. Jack (Elizabeth) Zierden	Cold Spring, Minnesota	sister
Peter Kremer	Route # 4, St. Cloud, Minn.	brother
* Joseph Kremer	Route # 4, St. Cloud	brother
Richard Putz	1503-North 6th Ave., St. Cloud	son
Mrs. Steve Theisen	912-North 26th Ave., St. Cloud	daughter
* Lawrence Kremer	345-26th Ave. No., St. Cloud	brother

That said patient was born in Collegeville is about 51 years of age, and the parent of two children.

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

That said alleged patient is not a United States War Veteran.

That no restraint has been employed.

That the supposed cause of mental illness is not known

0024 1211

That the said patient has been treated by Dr. H. M. Broker, M.D., St. Cloud

That the said patient is the owner of the following described real and personal property, to wit:

House ;and lot in joint tenancy in St. Cloud, Minnesota

\$800. (approximately) in savings at American National Bank,  
St. Cloud, Minnesota

\$1000. (approximately) in shares of stock in Northern States Power Co.

WHEREFORE, your petitioner prays that this Court will make due inquiry into the matter, and to that end that said above named person be brought into said Court and examined as to said alleged mental illness and if found to be mentally ill that he be committed in accordance with the statutes in such case made and provided.

Andrew Putz

State of Minnesota,

County of Stearns

} ss.

Andrew Putz, being first duly sworn, deposes and says that he is the petitioner in the foregoing petition; that he knows the contents thereof, and that the averments of said petition are true of h is own knowledge, save as to such as are stated on information and belief, and as to those he believes them to be true.

Andrew Putz

Subscribed and sworn to before me this 3rd day of April, 1963

Margaret Lambrecht  
Notary Public, Stearns County, Minn.

My commission expires My Commission Expires May 6, 1968, 19    .

07-634

No. 19.663

State of Minnesota,

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

mental illness

of Loretta Putz

Patient.

PETITION FOR  
COMMITMENT

Filed this 4th day of

April, 1963

Arthur J. Baughman  
Probate Judge - Clerk.

No. 194-P

0024 1212

STATE OF MINNESOTA,

County of Stearns }

IN PROBATE COURT

ORDER FOR HEARING  
AND  
FOR EXAMINATION

(Mental Illness.  
 In the Matter of the ~~Person~~ /  
~~Person~~ /  
~~Person~~ /  
~~Person~~ /

of Loretta Putz

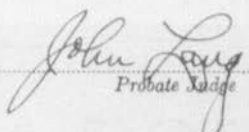
Patient

Andrew Putz, having filed in this court a petition alleging that the above named patient is a mentally ill <sup>her</sup> person and praying for ~~his~~ commitment;

IT IS ORDERED, That such petition be heard and said patient be examined, in the Probate Court Room in the Court House in the City of St. Cloud Minnesota on the 9th day of April, 19 63, at 9:30 o'clock A. M., and that notice hereof be given to said patient and Richard Putz, son, and Mrs. Steve Theisen, daughter,

patient by the service of a copy of this order upon ~~each of them~~, personally, prior to said examination and the children, by mail. You may request counsel if you so desire.  
 Dated April 4th, 19 63

(Probate Court Seal)

  
 Probate Judge

002481213

## AFFIDAVIT OF SERVICE

STATE OF MINNESOTA,

County of Stearns

David T. Dohlsen, being duly sworn, on oath says: that on the 8<sup>th</sup>  
 day of April, 1963, he served the foregoing order upon the patient therein named at 813-424 27th,  
Helmuth, Minnesota in said county and state by handing to and leaving with him personally a true copy thereof.

Subscribed and sworn to before me

this 8<sup>th</sup> day of April, 1963

Marie E. Lombrovsky  
 Notary Public

MARIE E. LOMBROVSKY, St. Cloud, Minn.  
 Notary Public, Stearns County, Minn.  
 My Commission Expires May 8, 1968

State of Minnesota.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE  
 mental illness

of Loretta Putz  
 Patient

ORDER FOR HEARING  
 AND  
 FOR EXAMINATION

ADMISSION OF SERVICE

I hereby admit due and personal  
 service of the within order this  
 day of \_\_\_\_\_, 19\_\_\_\_.

Attorney for Patient

County Attorney

Filed this 8thday of April, 1963

Arthur H. Hildebrand  
 Probate Judge—Clerk

State of Minnesota,

County of Stearns

ss.

IN PROBATE COURT

In the Matter of the Mental Illness

of Loretta Putz

Patient

ORDER APPOINTING  
GUARDIAN AD LITEM

A petition having been filed in this Court alleging that the above named patient is a  
mentally ill person and praying for commitment; and it appearing that a guar-  
dian ad litem should be appointed to protect the interests of said person in said matter,

IT IS ORDERED, That Stephen Theisen  
of St. Cloud, Minnesota, be and he hereby is appointed guardian ad litem  
of said patient to act in all the proceedings herein.

Dated April 9th, 19 63

(PROBATE COURT SEAL)

*John Lang*  
Probate Judge.

CONSENT

I do hereby consent to act as guardian ad litem of the patient named in the foregoing order for the purposes stated therein.

Dated April 9th, 19 63

*Stephen P. Theisen*

002481215

19,603

No. 19,603

State of Minnesota.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Mental Illness

of Loretta Putz Patient.

ORDER APPOINTING  
GUARDIAN AD LITEM

Filed this 9th day of

April, 1963

*Roseline Kuehner*  
Probate Judge - Clerk.

No. 3912\*

002481216

State of Minnesota, }  
County of Stearns } ss.

IN PROBATE COURT

In the Matter of the ~~Schultz /~~  
~~Inebriety /~~  
~~Mental Deficiency /~~  
~~Epilepsy /~~

of Loretta Putz

To the Hon. R. J. Nierengarten, County Attorney of said County:

SIR: Please take notice that a petition has been filed with the above court alleging the

Mental Illness

of the above named patient.

~~Mental Illness—Senility—Inebriety—Mental Deficiency—Epilepsy~~

You are hereby notified and required to appear at the examination of said patient to be held at my office on

the 9th day of April, 1963 at 9:30 o'clock A.M., to represent

the petitioner in said matter and to take part in the said examination as provided by law.

Dated this 9th day of April, 1963.

(Court Seal)

*John Long*  
Judge of Probate.



No. 19,603

State of Minnesota.

County of Stearns

IN PROBATE COURT

Notice to County Attorney  
Mental Illness, Senility, Inebriety,  
Mental Deficiency, Epilepsy

In the Matter of { Mental Illness  
Senility  
Inebriety  
Mental Deficiency  
Epilepsy  
of

Loretta Putz

Due service of the within notice is  
hereby admitted at

Minn., this 9th day of

April, 1963

County Attorney.

By

Filed in my office this 9th day of

April 1963.

Clerk—Judge of Probate.

State of Minnesota.

County of Stearns

}

IN PROBATE COURT

In the Matter of the

Mental Illness  
Senility  
Intoxication  
Mental Deficiency  
Epilepsy

APPOINTMENT OF EXAMINERS

of Loretta Putz

Patient.

Upon all of the files, records and proceedings herein,

IT IS ORDERED, That Dr. P. E. Stangl and Dr. J. P. McDowell

are appointed to assist in the examination of said patient.

Dated this 9th day of April, 1963.

(Probate Court Seal)

John Long  
Clerk ofProbate Judge  
Judge

002481219

No. 19,603

State of Minnesota,

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Mental Illness

of Loretta Putz  
Patient.

Appointment of  
Examiners

Filed in my office this 9th day of

April 19 63.

*Reedyn K. Kishman*  
Clerk—Judge of Probate.

No. 401-R-P

002481220

Oath of Examiners. (Revised J. of P. Assn. 1947)

State of Minnesota.

County of Stearns

## IN PROBATE COURT

In the Matter of the

Mental Illness  
 Schizophrenia  
 Inebriety  
 Mental Deficiency  
 Epilepsy

## OATH OF EXAMINERS

of Loretta Putz

Patient.

State of Minnesota.

County of Stearns

ss.

We Dr. P. E. Stangl and Dr. J. P. McDowell

do each swear that we will faithfully and justly perform all the duties of the office and trust which we now assume as members of the Board of Examiners to examine the above named patient, and determine as to her being mentally ill to the best of our ability.

J. P. McDowell  
 P. E. Stangl M.D.

Subscribed and sworn to before me this

9th

day of

April

, 19 63

(Probate Court Seal)

John Long  
 Probate Judge—Clerk/

002481221

No. 19,603

State of Minnesota,

County of Stearns

} ss.

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Mental Illness

of Loretta Putz

Patient.

OATH OF EXAMINERS

Filed this 9th day of

April, 1963

*Rose Lynn Knapp*  
Probate Judge—Clerk.

SOCIAL AND MEDICAL HISTORY REPORT  
TO BE COMPLETED BY COURT*Original*

Patient's Name (Last, First, Middle)

PUTZ, Loretta

Address

813-4th Street North, St. Cloud, Minnesota

Petitioner's Name

Relationship to Patient

Putz, Andrew

Husband

## TO BE COMPLETED BY COUNTY WELFARE DEPARTMENT

County of Legal Settlement

Stearns

Date of Birth

8-6-1911

Place of Birth

Collegeville, Minnesota

Social Security No.

Not known

Length of Time in U.S.?

Life

Citizen of U.S.?

Yes

Marital Status

Married

Date and Place of Marriage

8-7-25, St. Cloud, Minnesota

Sex

Female

Race

Caucasian

Religion

Roman Catholic

Color Eyes

Blue

Color Hair

Black

Weight

117

Height

5-2

Patient's behavior leading to petition for hearing: Describe factors which led to petition. Indicate source of information. Tentative diagnosis of Schizophrenic Reaction, Paranoid type; withdrawal from and distortion of reality, inappropriateness of mood, strangeness in manner and appearance and some incoherence of speech. Information provided by H.M. Broker, M.D., St. Cloud, Minnesota.

## MENTAL SIGNS AND SYMPTOMS: Indicate source of information

Appearance

Indifferent to personal appearance and clothing.

Attitude of patient to others

Withdrawn, suspicious, unpredictable behavior.

Mood

Preoccupied and affectively flat

Content of thought (fears, delusions, obsessions, etc.)

Disturbed thought content with paranoid hallucinations in reference to her life and being; persecution complex; that her thoughts are influenced by others and ideas of reference.

Hallucinations: Indicate type (hearing, seeing, or feelings — things that actually do not exist)

Evidence of auditory hallucinations.

Intellect and Memory: Indicate psychological test data, if available.

No intellectual impairment or memory deficit noted.

Orientation as to time, place, and person

Well oriented in all spheres. Patient has apparently not experienced a break with reality of such magnitude as would result in disorientation.

Describe patient's adjustment and personality prior to onset of illness. (Significant facts of early life. Include school adjustment and age at which highest grade was attained. Describe any anti-social behavior. Give source of information.)

The patient did not complete the 8th grade. The patient has by verbal and physical expression indicated to her husband and children that tasks require tremendous effort, that she feels lethargic and that she feels "empty". From our rather limited information, it is fairly obvious that Mrs. Putz has been psychotic for at least one year, possibly longer.

002481223

WORK RECORD: Give jobs in chronological order. Get verified information whenever possible.

Employer and Address	Kind of Work	Dates	Wage	Reason for Leaving
The patient has not been employed out of the home since her marriage.				

MEDICAL HISTORY: Indicate only major events believed by patient or family to be significant in relation to present illness. Give dates and places of any previous hospitalization for mental illness, senility or alcoholism. Include any intemperate use of alcohol or drugs. Does patient have any acute or chronic illness or handicap? Give source of information.

Treatment for hemorrhoid condition - latest was in November of 1962., at the St. Cloud Hospital.

Patient neither drinks nor smokes - never before hospitalized for mental illness.

Describe patient's home situation including family relationships and attitudes. (What does family think of patient? What does patient think of family?) Indicate briefly, living conditions (physical) in relation to care of patient.

The patient's husband and relatives are sympathetic and desire that she be treated for her problems. Her interpersonal relationships are without depth and frequently quite disturbed and unstable.

Resources available for care of patient if not hospitalized: Availability of suitable nursing, boarding, or relative home, etc.

PATIENT'S PROPERTY		Monthly Income from Property or Pensions	PATIENT'S DEBTS	
Type	Pres. Cash Val.		To Whom Owed? (Name and Address)	Amount
House and lot (joint tenancy) in St. Cloud				
Approx. \$800.00 in savings - American National Bank, St. Cloud				
Approx. \$1000.00 in shares of stock in Northern States Power Co.				

Name of company and types of hospital insurance carried by patient None  
 Husband - Blue Cross

Name and address of responsible relative Mr. Andrew Puts, 513 4th Street No., St. Cloud, Minnesota.

INCOME OF RESPONSIBLE RELATIVE		DEBTS OF RESPONSIBLE RELATIVE		
Give employer's name	Monthly	Type of Debt or Expense	Amount	Monthly Payment
Security Printing Co.	Monthly			
Pensions, OASI, etc.	St. Cloud, Minnesota			
Dividends and Interest				
Rent				
Salary				
TOTAL INCOME				

PROPERTY OF RESPONSIBLE RELATIVE		DEPENDENTS OF RESPONSIBLE RELATIVE		
		Name	Relationship	Age

002481224

Discharge Planning: With whom should such plans be made when discharge becomes possible? Indicate relationship.

Discharge plans should be made with Mr. Andrew Putz, and with the County Welfare Department.

Worker's Impression: Evaluation of present situation.

According to available information, from husband and the patient's physician, Dr. H.M. Broker, one can conclude that the patient requires hospitalization in a mental hospital because of severity of the mental illness symptoms.

FAMILY OF PATIENT: Father, Mother*, Brothers, Sisters, Spouse*, Children				*Give maiden name			
Name	Date & Place of Birth	Address	Occupation	S.S. No.	C #	Mental or Phys. Disab.	
Father							
Alois Kremer	Expired						
Mother*							
Elizabeth Kremer	Expired						
Brothers — Sisters							
One sister & three brothers	Mrs. Jack Zierden, Cold Spring, Minn.						
	Peter Kremer	Route #4, St. Cloud					
	Joseph Kremer	Route #4, St. Cloud					
	Lawrence Kremer	345 26th Avenue So.	Pressman				
Spouse*							
Andrew Putz	November 27, 1902	813 4th St. No. St. Cloud, Minn.				Good health	
Children							
Richard Putz	7-20-29	1503 6th Avenue No.	Collector for NSP.			Good health	
Mrs. Steve Theisen	4-10-33	912 26th Avenue No. Both in St. Cloud, Minn.	Housewife			Good health	

County Welfare Department Stearns Date 4-3-63 Signature of Welfare Director *J.H. Robinson*

TO BE FILLED OUT BY THE PHYSICIAN: Additional or different information than already stated relative to the following:

Patient's behavior leading to petition for hearing:

*Depression - pronounced -*

Mental signs and symptoms:

*Depression and paranoia*

Attitude of patient

*Cooperative but disinterested in surroundings*

Mood and content of thought

*Depression - not interested*

Hallucinations

*None apparent*

Intellect and memory orientation

*Within normal*

Medical history: including current medications

*Nine operations - 1948 - 1962 (Included)*

Has patient threatened or injured others? If so, how? *no*

Has patient threatened or attempted suicide? If so, how? *no*

Does patient have a propensity to suicide now? If so, how manifested? *no*

Is patient destructive? If so, how?

Name of family physician

*Broker*

Signature of examining physician

*H. Blum*

M.D.

Signature of examining physician

*J. H. Robinson*

M.D.

002481225



## STATE OF MINNESOTA

County of Stearns

## IN PROBATE COURT

Findings of the

## BOARD OF EXAMINERS

In the Matter of the ~~Person~~ <sup>Mental Illness</sup>  
~~of~~ <sup>Person</sup>  
~~of~~ <sup>Person</sup>  
~~of~~ <sup>Person</sup>

Of Loretta Putz

We, the Board of Examiners, in the above entitled proceedings, hereby certify and report that on April 9 19 63  
 at 9:30 o'clock in the fore noon of said day we met at the Court House in the City of St. Cloud, Minnesota  
 Name of City or Village

for the purpose of determining whether the above named is a mentally ill person, as alleged in the petition in the  
 (Mentally Ill, Senile, Inebriate)  
 above entitled proceeding.

R. J. Nierengarten County Attorney appeared in behalf of petitioner, and Stephen Theisen  
 Gdn. ad Litem

~~attorney at law~~ appeared in behalf of said patient who was personally present and was examined and observed by us. All proper  
 testimony offered by interested persons was received and considered.

From the examination so made by us and upon due consideration of all of the testimony received, we find and determine that  
 the above named is a mentally ill person and the court finds that commitment to an institution for the care of  
 mentally ill - ~~senile / inebriate and psychopathic personality~~ is necessary for the welfare and protection of the patient and society.

Dated at St. Cloud, Minnesota

This 9th day of April 19 63

J. P. Stangel M.D.  
J. P. Stangel M.D.  
John Kang Judge of Probate

19,603

STATE OF MINNESOTA

Stearns

County of

PROBATE COURT

REPORT OF EXAMINATION

DPW - Med. 1042 (Rev. 2-60)

In the Matter of

Loretta Putz

a mentally ill person  
 a mentally ill person  
 a mentally ill person  
 a mentally ill person  
 a mentally ill person

Filed April 9th, 1963

Clerk - Judge of Probate

002481226

State of Minnesota,

IN PROBATE COURT

County of Stearns

In the Matter of the Alleged Mental Illness

of Loretta Putz

## REPORT OF BOARD OF EXAMINERS

We, the Board of Examiners, in the above entitled proceeding hereby certify and report that on the 9th day of April, 1963, at 9:30 o'clock in the forenoon of said day, we met at the Court Room of the above named Probate Court in the City of St. Cloud in the County of Stearns State of Minnesota, for the purpose of determining whether

Loretta Putz is a mentally ill person, as alleged in the petition in the above entitled proceeding, Roger J. Klarengarten, Esquire, County Attorney of said County, appeared in behalf of said petitioner

The said Loretta Putz was present and was examined and observed by us. All proper testimony offered by any person interested was received and the following named persons were duly sworn and testified concerning the matters set forth in said petition:

The following proceedings were also had and taken:

We also elicited from said Loretta Putz and the several witnesses appearing before us in said proceedings information required to properly answer the questions set forth in report of examination hereto attached and have set forth in said schedule the information so obtained and responsive to the said several questions respectively.

From the examination so made by us and upon due consideration of all the testimony received we find and determine that Loretta Putz is

1. A person incapable of managing his or her own affairs by reason of the habitual and excessive use of alcohol or drugs or other narcotic.

2. A person of unsound mind other than one who may be properly described as only an inebriate or feeble minded person.

3. A person for whose care and control it is necessary to appoint a guardian, and to require supervision, control and care for him or her for the welfare of the public.

Dated at St. Cloud, Minnesota, this 9th day of April, 1963.

*J. P. McLaughlin*  
*R. J. Klarengarten*  
*John Long*  
 Judge of Probate

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

State of Minnesota,

County of Stearns

## IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Mental Illness of

Loretta Putz

## Report of the Board of Examiners

State of Minnesota, }

County of \_\_\_\_\_

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

*Witness my hand and seal of the said Court*  
 Filed \_\_\_\_\_  
*Attest this* \_\_\_\_\_ day of

April, 1963

*Thoselyn Kucharski*  
 Clerk of Probate.

State of Minnesota.

County of Stearns

} ss.

IN PROBATE COURT  
CERTIFICATE

This is to certify that Dr. J. P. McDowell

of St. Cloud, Minnesota

is a reputable person, a graduate

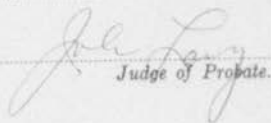
of Milwaukee University

which is an incorporated medical

college; that he is a permanent resident of this State, has been in the actual practice of the profession of medicine for at least one year next preceding to the date hereof, and is registered as licensed by the State Board of Medical Examiners; that he is neither superintendent, proprietor, an officer, or regular medical attendant of any institution for the care and treatment of

Mental Illness

(SEAL)

  
Judge of Probate.

Dated April 9th, 1963

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

002484229

19,603

State of Minnesota, }  
County of Stearns }

PROBATE COURT

IN THE MATTER OF

the Mental Illness

of Loretta Putz

CERTIFICATE

Filed April 9th,

, 19 63.

*Richard L. Latham*  
Clerk of Probate Court

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

002481230

State of Minnesota,

County of Stearns

} ss.

IN PROBATE COURT

CERTIFICATE

This is to certify that Dr. P. E. Stangl

of St. Cloud, Minnesota is a reputable person, a graduate

of Rush Medical College which is an incorporated medical

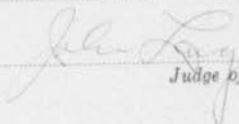
college; that he is a permanent resident of this State, has been in the actual practice of the profession of medicine for at least

one year next preceding to the date hereof, and is registered as licensed by the State Board of Medical Examiners; that he is

neither superintendent, proprietor, an officer, or regular medical attendant of any institution for the care and treatment of

Mental Illness

(SEAL)

  
Judge of Probate.

Dated April 9th, 1963.

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

002481231

State of Minnesota, }  
County of Stearns

PROBATE COURT

IN THE MATTER OF

the Mental illness

of Loretta Putz

CERTIFICATE

Filed April 9th, 1963

, 1963

*Paul G. Kuhlman*  
Clerk of Probate Court

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

State of Minnesota,

ss.

County of Stearns

IN PROBATE COURT

Warrant of Commitment  
and Superintendent's Receipt

In the Matter of the <sup>Mental Illness</sup>  
~~State of Minnesota~~ //

of Loretta Putz

Patient.

Andrew Putz

County, Minnesota, and the Superintendent

To the effect of Stearns

Minnesota.

of the State Hospital, Anoka

mentally ill

the said

The above named patient having been found to be  
Andrew Putz  
/ ~~patient~~ is commanded to convey and deliver such patient forthwith to the Superintendent of the State Hospital at  
Anoka, Minnesota, and the said Superintendent is commanded to receive

and detain such patient in said hospital according to law.

Dated this 9th

day of April

19 63

*John Long*  
Probate Judge.

(PROBATE COURT SEAL)

RECEIPT OF SUPERINTENDENT

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

Dated this

9th

day of

April

19 63

*Physician M. Nelson*

*Jerome Tetter, M.D.*  
acting Medical Director  
Superintendent

002481233



No. 19,603

State of Minnesota,  
County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE

mental illness

of Loretta Putz

Patient.

Warrant of Commitment  
and  
Superintendent's Receipt

Voucher No. ....

Filed this 9th day of

April, 1963

*Joseph H. Housh*  
Probate Judge—Clerk.

No. 409 1/2 R—P

002481234

State of Minnesota,

County of Stearns

vs.

IN PROBATE COURT

IN THE MATTER OF

the Mental Illness of

Loretta Putz

JUDGMENT

The above entitled proceeding having been duly commenced by petition and said

Loretta Putz having been personally before the Court, and examined as to mental illness by a Board of Examiners duly appointed by this Court, and the report of said Board of Examiners having been duly filed herein, whereby said Loretta Putz has been found to be mentally ill and in need of care and treatment in a State Institution,

NOW, THEREFORE, Upon reading and filing said report and upon all the records and proceedings herein, IT IS HEREBY ADJUDGED AND DETERMINED, and the Court does hereby adjudge and determine, that the said

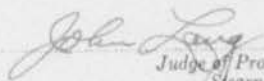
Loretta Putz is mentally ill

and a proper person for care and treatment in a State Institution.

WHEREFORE, IT IS HEREBY ORDERED AND ADJUDGED, That the said

Loretta Putz be committed to the custody of Superintendent, Anoka State Hospital and that triplicate warrants of commitment be issued out of and under the seal of this Court, as provided by law, to carry this judgment into effect.

Dated April 9th, 1963

  
Judge of Probate,  
Stearns County.

State of Minnesota,

County of Stearns

## PROBATE COURT

IN THE MATTER OF

the Mental Illness

of Loretta Putz,

## JUDGMENT

Filed April 9th, 1963

*Joseph H. Thibault*  
Clerk of Probate Court.

Recorded in Book 2 of

Judgments on Page 398

State of Minnesota,

County of Stearns

PROBATE COURT  
STATEMENT OF PROPERTY

In the Matter of

Loretta Putz

*Mentally Ill Person - Schizophrenic Person  
Psychotic Person - Antisocial Personality*On April 9th, 1963, this Court committed Loretta Putz  
to the Anoka Minnesota State Hospital.In accordance with Laws of Minnesota 1947, Chapter 622, Section 4, I find the property of said patient and of the  
persons upon whom liability is imposed by law for her care and support is as follows:

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

(State which)

## 1. REALTY:

## A. Homestead

Description

2. Value

3. House

Value \$

4. Other buildings on Homestead

Kind

5. What used for

6. Value of such buildings

7. Annual income from Homestead

8. Are there any mortgages or liens against the above realty

Amount When due

## B. Other lands:

1. Description

2. Value

3. Buildings thereon

4. Rented or not

5. Annual income

6. Are there any mortgages or liens against the above lands

Amount When due

C. Household goods

Value \$

D. Stock list

Value \$

E. Machinery list

Value \$

F. Notes, mortgages, corporate stocks, bonds, etc., list

G. Cash

H. Other property

*No property of her own - husband works at Security Printing Co.*

Total, \$

**LIABILITIES:**

List all debts and claims against patient:

Total \$

Net Value of Estate, \$

**FAMILY:**

Spouse	Andrew Putz	Address	813 4th St.No., St. Cloud	Age	
Children	Richard Putz	Address	1503 6 Ave.No., St. Cloud	Age	son
	Mrs Steve Theisen	Address	912 26th Ave.No., St. Cloud	Age	daughter
		Address		Age	
		Address		Age	
Parents		Address		Age	
		Address		Age	
Guardian		Address		Age	

Dated April 9th, 1963

(PROBATE COURT SEAL)

*John Long*  
Probate Judge.

File No. 12,603  
**State of Minnesota,**

County of Stearns  
**PROBATE COURT**

In the Matter of  
Loretta Putz,  
Mentally Ill Person—Severely Person  
Incapable of Person—Psychopathic Personality

Statement of Property

Filed this 9th day of April, 1963

*Josephine M. Hansen*  
Clerk of Probate  
No. 12603-P

State of Minnesota,

County of Stearns

}

IN PROBATE COURT,  
EXAMINER'S FEE CLAIM.

In the Matter of the Mental Illness

of Loretta Putz

Dr. J. P. McDowell

on being first duly sworn, says that he has a

just and true claim against said County for services in the above entitled matter as follows:

Services as examiner - - - - - \$10.00

2 mile of necessary travel at 15c per mile - - \$ .30

TOTAL - - \$ 10.30

Subscribed and sworn to before me this 9th day of April 19 63

Clerk Judge of Probate.

002481239

19,603

State of Minnesota,

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

Mental Illness

of Loretta Putz

EXAMINER'S FEE CLAIM

Filed this 9th day of

April 19 63

*Roschke Kuppman*  
Clerk—Judge of Probate.

002481240

State of Minnesota,

} ss.

County of Stearns

IN PROBATE COURT,  
EXAMINER'S FEE CLAIM.

In the Matter of the Mental Illness

of Loretta Putz

Dr. P. E. Stangl

on being first duly sworn, says that he has a

just and true claim against said County for services in the above entitled matter as follows:

Services as examiner - - - - - \$10.00

2 mile of necessary travel at 15c per mile - - \$ .30

TOTAL \$ 10.30

P. E. Stangl mdr

Subscribed and sworn to before me this 9th day of April 19 63

John Long

Clerk - Judge of Probate.

002481241



## State of Minnesota,

County of Stearns

## PROBATE COURT

IN THE MATTER OF THE


Mental illness

of Loretta Putz

## EXAMINER'S FEE CLAIM

Filed this 9th day of

April 19 63

  
Clerk—Judge of Probate.

State of Minnesota,

County of Stearns

} ss.

IN PROBATE COURT  
EXAMINER'S-FEE ORDER

IN THE MATTER OF THE Mental Illness

of Loretta Putz

Dr. J. P. McDowell

having been duly appointed an examiner in

mental illness

in the above entitled matter by an order of this Court and

having filed his duly verified claim for fees allowed by law therefor.

Now, therefore, it is hereby ordered and adjudged that the said

Dr. J. P. McDowell

be and he hereby is allowed


Ten and 30/100 - - - - - Dollars (\$ 10.30 )

for his services herein and that upon filing this order with the Auditor of said County an order for said amount shall be drawn  
by said Auditor upon the Treasurer of said County.

Dated April 9th

, 19 63

By the Court,

  
Judge of Probate

002481243

19,603

State of Minnesota,

County of Stearns

## PROBATE COURT

In the Matter of the mental illness

of Loretta Putz

### Examiner's-Fee Order

Filed this 9th day of

April, 1963

*Rose Lynn Kuffner*  
Clerk—Judge of Probate

No. 3693\*

State of Minnesota.

County of

I,

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

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

day of

19

Clerk—Judge of Probate

002481244

State of Minnesota,

County of Stearns

ss.

IN PROBATE COURT  
EXAMINER'S-FEE ORDERIN THE MATTER OF THE Mental Illness  
of Loretta Putz

Dr. P. E. Stangl

having been duly appointed an examiner in

Mental Illness

in the above entitled matter by an order of this Court and

having filed his duly verified claim for fees allowed by law therefor.

Now, therefore, it is hereby ordered and adjudged that the said

Dr. P. E. Stangl


be and he hereby is allowed

Ten and 30/100 ----- Dollars (\$ 10.30 )

for his services herein and that upon filing this order with the Auditor of said County an order for said amount shall be drawn  
by said Auditor upon the Treasurer of said County.

Dated April 9th, 1963

By the Court,

  
Judge of Probate

002481245

19,603

State of Minnesota.

County of Stearns

PROBATE COURT

In the Matter of the Mental Illness

of Loretta Putz

Examiner's-Fee Order

Filed this 9th day of

April, 1963

*Rosalyn K. Haggren*  
Clerk—Judge of Probate

No. 3693\*

State of Minnesota.

ss.

County of

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

In testimony whereof, I have hereunto affixed the seal of the Probate Court of said County, and signed my name this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_

Clerk—Judge of Probate

002481246

REPORT TO  
PROBATE COURT

ANOKA STATE HOSPITAL

19,603

In Conformance with Minnesota Statutes 253.10, 253.16, 525.735-1, 525.753-4 and 525.762.1. This Report is Submitted From the Above Named Hospital.

To \_\_\_\_\_ Date of Report \_\_\_\_\_  
Probate Court of Stearns County 6-9-63  
NAME (Last, First, Middle) \_\_\_\_\_ Date of Commitment \_\_\_\_\_

PUTZ, Loretta 6-9-63  
Item No. \_\_\_\_\_ The number listed to the left and also checked below reports a change in Status for the patient named above.

- ☐ 1. Provisional Discharge to \_\_\_\_\_ (Name) \_\_\_\_\_  
\_\_\_\_\_  
(Address)
- ☐ 2. Expiration of Provisional Discharge.
- ☐ 3. Revocation of Provisional Discharge.
- ☐ 4. Extension of Provisional Discharge to \_\_\_\_\_ 19 \_\_\_\_\_
- ☐ 5. Discharge as Recovered.
- ☐ 6. Discharge by Commissioner of Public Welfare.
- ☐ 7. Discharge by Court Order Issued by \_\_\_\_\_
- ☐ 8. Discharge or Deportation to \_\_\_\_\_
- ☐ 9. Discharge to Veterans Hospital at \_\_\_\_\_
- ☐ 10. Transfer to \_\_\_\_\_ State Hospital.
- ☐ 11. Escape
- ☐ 12. Return from Escape
- ☐ 13. Death Due to \_\_\_\_\_  
Age at Death \_\_\_\_\_ Duration of last Illness \_\_\_\_\_
- ☒ 14. Report of Findings  
Diagnosis Mentally Ill  
Condition Good

☒ Further Institutional Care and Treatment Are Needed.

☐ Further Institutional Care and Treatment Are Not Needed.

Superintendent's Signature John A. Docherty Date 6-7-63  
John A. Docherty, M.D., Medical Director

CC Stearns County Welfare Board.

☒ Central Office

FILED THIS 17th DAY

OF June 1963

Harold R. Kuylenstierna  
CLERK OF PROBATE

Department of Public Welfare (Only for items not on Daily Population Report)

DPW Med 1185

ea

Report to Probate Court

002481247

REPORT TO  
PROBATE COURT

ANOKA STATE HOSPITAL

19,603

In Conformance with Minnesota Statutes 253.10, 253.16, 525.735-1, 525.753-4 and 525.762.1. This Report is Submitted From the Above Named Hospital.

To \_\_\_\_\_ Date of Report \_\_\_\_\_  
Probate Court of Stearns County 6-19-63  
NAME (Last, First, Middle) \_\_\_\_\_ Date of Commitment \_\_\_\_\_

PUTZ, Loretta 6-9-63  
Item No. \_\_\_\_\_ The number listed to the left and also checked below reports a change in Status for the patient named above.

- ☒ 1. Provisional Discharge to Mrs. Stephen Theisen, daughter  
address on release: (Name)  
813 4th St. N., St. Cloud, Minnesota  
(Address)
- ☐ 2. Expiration of Provisional Discharge.
- ☐ 3. Revocation of Provisional Discharge.
- ☐ 4. Extension of Provisional Discharge to \_\_\_\_\_ 19 \_\_\_\_\_
- ☐ 5. Discharge as Recovered.
- ☐ 6. Discharge by Commissioner of Public Welfare.
- ☐ 7. Discharge by Court Order Issued by \_\_\_\_\_
- ☐ 8. Discharge or Deportation to \_\_\_\_\_
- ☐ 9. Discharge to Veterans Hospital at \_\_\_\_\_
- ☐ 10. Transfer to \_\_\_\_\_ State Hospital.
- ☐ 11. Escape
- ☐ 12. Return from Escape
- ☐ 13. Death Due to \_\_\_\_\_  
Age at Death \_\_\_\_\_ Duration of last Illness \_\_\_\_\_
- ☐ 14. Report of Findings  
Diagnosis \_\_\_\_\_  
Condition \_\_\_\_\_

☐ Further Institutional Care and Treatment Are Needed.  
☐ Further Institutional Care and Treatment Are Not Needed.

Superintendent's Signature John A. Docherty, M.D. Date 6-20-63  
John A. Docherty, M.D., Medical Director

CC Stearns County Welfare Board.

FILED THIS 24th DAY  
OF June 19 63  
Rosemary Kierulff  
CLERK OF PROBATE

Department of Public Welfare (Only for items not on Daily Population Report)

DPW Med 1185

62

Report to Probate Court

002481248

REPORT TO  
PROBATE COURT

ANOKA STATE HOSPITAL

19603  
19,603

In conformance with Minnesota Statutes 253.10, 253.16, 525.735-1, 525.753-4 and 525.762.1. This Report is Submitted From the Above Named Hospital.

TO  
Probate Court of Stearns County Date of Report 6-19-64  
NAME (Last, First, Middle) PUTZ, Loretta Date of Commitment 4-9-63

Item No. 4 The number listed to the left and also checked below reports a change in status for the patient named above.

- ☐ 1. Provisional Discharge to \_\_\_\_\_ (Name) \_\_\_\_\_ (Address)
- ☐ 2. Expiration of Provisional Discharge.
- ☐ 3. Revocation of Provisional Discharge.
- ☒ 4. Extension of Provisional Discharge to June 19 19 65
- ☐ 5. Discharge as Recovered.
- ☐ 6. Discharge by Commissioner of Public Welfare.
- ☐ 7. Discharge by Court Order Issued By \_\_\_\_\_
- ☐ 8. Discharge or Deportation to \_\_\_\_\_
- ☐ 9. Discharge to Veterans Hospital at \_\_\_\_\_
- ☐ 10. Transfer to \_\_\_\_\_ State Hospital. FILED THIS 25th DAY OF June A.D. 19 64
- ☐ 11. Escape.
- ☐ 12. Return from Escape.
- ☐ 13. Death due to \_\_\_\_\_ Age at Death \_\_\_\_\_ Duration of last illness \_\_\_\_\_
- ☐ 14. Report of Findings  
Diagnosis \_\_\_\_\_  
Condition \_\_\_\_\_

☐ Further Institutional Care and Treatment are Needed.  
☐ Further Institutional Care and Treatment are not Needed.  
Superintendent's Signature John A. Decherty, M.D. Date 6-19-64  
John A. Decherty, M.D., Medical Director

CC Stearns County Welfare Board.  
cc: Mrs. Stephen Thiesen, 912-26th Ave. No., St. Cloud, Minnesota  
cc Mrs. Loretta Putz, 813-4th Street North, St. Cloud, Minnesota

Department of Public Welfare (Only for items not on Daily Population Report)

DPW

Report to Probate Court

002481249



# ANOKA STATE HOSPITAL

(INSTITUTION)

19,603

In conformance with Minnesota Statutes, this report is submitted from the above named Hospital

TO PROBATE COURT OF

NAME (LAST, FIRST, MIDDLE)	COUNTY	DATE OF REPORT
PUTZ, Loretta	STEARNS	6-21-65
ITEM NO.	DATE OF COMMITMENT	
4	4-9-63	
THE NUMBER LISTED TO THE LEFT AND ALSO CHECKED BELOW REPORTS A CHANGE IN STATUS FOR THE PATIENT NAMED ABOVE.		DATE ACTION TAKEN
		6-19-65

- ☐ 1. Provisional Discharge to \_\_\_\_\_ (NAME) \_\_\_\_\_ (ADDRESS)
- ☐ 2. Expiration of Provisional Discharge
- ☐ 3. Revocation of Provisional Discharge
- ☒ 4. Extension of Provisional Discharge to June 19, 19 66
- ☐ 5. Discharge as Recovered by Superintendent (Minn. Stat. 253.16)
- ☐ 6. Discharge by Commissioner of Public Welfare\*
- ☐ 7. Discharge by Court Order Issued by \_\_\_\_\_
- ☐ 8. Discharge and Deportation to \_\_\_\_\_
- ☐ 9. Discharge to Veterans Hospital at \_\_\_\_\_
- ☐ 10. Transfer to State Hospital at \_\_\_\_\_
- ☐ 11. Escape
- ☐ 12. Return from Escape
- ☐ 13. Death due to \_\_\_\_\_

FILED THIS 25th DAY  
OF June A.D. 19 65  
Barbara L. Johnson  
CLERK OF PROBATE

Age at Death \_\_\_\_\_ Duration of Last Illness \_\_\_\_\_

- ☐ 14. Report of Findings in compliance with Minn. Stat. requiring report to Probate Court within 60 Days (MSA 525.753 Subd. 1)
- Diagnosis ☐ Mentally ill ☐ Senile ☐ Inebriate
- Condition ☐ Recovered ☐ Improved ☐ Unimproved ☐ Other
- ☐ A. Further Institutional Care and Treatment ARE needed.
- ☐ B. Further Institutional Care and Treatment ARE NOT needed and Patient is therefore DISCHARGED in accordance with Minnesota Statutes.

CC: Mrs. Loretta Putz - 813 4th St. No., St. Cloud, Minn.  
CC: Mrs. Stephen Thiesen - 912 26th Ave. No., St. Cloud, Minn.

Medical Director's Signature \_\_\_\_\_

COPIES

1st copy - Probate Court - Stearns  
2nd copy - County Welfare Board - Stearns  
3rd & 4th copies - DPW  
5th copy - Patient's Medical File

John A. Docherty, M.D.  
John A. Docherty, M.D.

\* Item 6 shall not include patients released by the Commissioner who are under commitment to the Commissioner.

002481250

19603

TO PROBATE COURT OF

STEARNS

COUNTY

DATE OF REPORT

6-27-66

DATE OF COMMITMENT

NAME (LAST, FIRST, MIDDLE)
----------------------------

PUTZ, LORETTA

14-9-63

白虎平肝 桑叶清肝明目 平肝解郁

ITEM NO.

THE NUMBER LISTED TO THE LEFT AND ALSO CHECKED BELOW  
REPORTS A CHANGE IN STATUS FOR THE PATIENT NAMED ABOVE.

6-19-66

2

- ☐ 1. Provisional Discharge to \_\_\_\_\_ (NAME)  
\_\_\_\_\_  
(ADDRESS)
- ☒ 2. Expiration of Provisional Discharge
- ☐ 3. Revocation of Provisional Discharge
- ☐ 4. Extension of Provisional Discharge to \_\_\_\_\_, 19\_\_
- ☐ 5. Discharge as Recovered by Superintendent (Minn. Stat. 253.16)
- ☐ 6. Discharge by Commissioner of Public Welfare\*
- ☐ 7. Discharge by Court Order Issued by \_\_\_\_\_
- ☐ 8. Discharge and Deportation to \_\_\_\_\_
- ☐ 9. Discharge to Veterans Hospital at \_\_\_\_\_
- ☐ 10. Transfer to State Hospital at \_\_\_\_\_
- ☐ 11. Escape
- ☐ 12. Return from Escape
- ☐ 13. Death due to \_\_\_\_\_
- FILED THIS 27th DAY  
OF June A.D. 1966  
W. J. [Signature]  
CLERK OF PROBATE

FILED THIS 27th DAY  
OF June AD, 1966  
Robert L. Simpson  
CLERK OF PROBATE

Age at Death \_\_\_\_\_ Duration of Last Illness \_\_\_\_\_

14. Report of Findings in compliance with Minn. Stat. requiring report to Probate Court within 60 Days (MSA 525.753 Subd. 1)

Diagnosis ☐ Mentally ill ☐ Senile ☐ Inebriate

Condition ☐ Recovered ☐ Improved ☐ Unimproved ☐ Other

- ☐ A. Further Institutional Care and Treatment ARE needed.
- ☐ B. Further Institutional Care and Treatment ARE NOT needed and Patient is therefore DISCHARGED in accordance with Minnesota Statutes.

CC Mrs. Loretta Putz- 813 Fourth Street No., St. Cloud, Minn.  
CC Mrs. Steve Theisen- 912-26th Ave. No., St. Cloud, Minnesota

Medical Director's Signature \_\_\_\_\_

/s/

John A. Docherty, M.D.

COPIES

1st copy - Probate Court

- Stearne

2nd copy - County Welfare Board

- Stearns

3rd & 4th copies - DPW

A17E

5th copy - Patient's Medical File

\* Item 6 shall not include patients released by the Commissioner who are under commitment to the Commissioner.

REPORT TO PROBATE COURT

DEW-MED-1185 (7-84) 41

002481251

## STATE OF MINNESOTA

## PROBATE COURT

County of Stearns

55.

File No.

Re:

## PETITION FOR JUDICIAL COMMITMENT

Loretta Putz

Alleged Mentally Ill — ~~XXXXXXXXXXXXXXXXXXXX~~

Andrew Putz

residing at 813 No. 4th Street,

St. Cloud, Minnesota, to the best of his knowledge, information, and belief, respectfully represents:

1. He is interested in the patient as husband
2. Patient was born 8-6, 19 11, at Collegeville
3. Patient resides at 813 No. 4th Street, St. Cloud, Minnesota;
4. Patient has settlement in Stearns County, Minnesota, for the purpose of judicial commitment;
5. Patient's spouse and nearest kindred are:

(name)	(Relationship)	(Age)	(Address)
Andrew Putz	husband		813 No 4th Street
Richard Putz	son		1144 No. 35, St. Cloud
Mrs. Steve Theisen	daughter		RR 2, St. Cloud

6. Patient is (not) a Veteran.

7. Patient is believed to be mentally ill, ~~XXXXXXXXXXXXXXXXXXXX~~ because of generally being upset with family and neighbors. Does not sleep properly or with any routine. Patient constantly calling friends and neighbors with no real purpose. Has been calling police and Judge Henning to complain about husband, bus driver, etc. Instigating much legal action against family, neighbors, etc. Has refused treatment from previous family physician and has accused family and doctor of wanting to "put her away." Patient has called employer of son-in-law making accusations that he is stealing from company.

Severe personality change: now using rough language, always condemning doctor, neighbors, etc. Conversation is with loose associations and patient repeats herself, speaking in excited manner. Spends a lot of money on gifts for anyone. Has baked cakes, cookies for her doctors; for staff at Opportunity Training Center.

Hold order requested because patient has threatened that she would "do away with herself" before she would go to an institution.

8. Patient is further believed to be mentally ill, mentally deficient, inebriate, as evidenced by the physician's statement furnished herewith; (If none, complete #9)
9. Petitioner is unable to procure a physician's statement because
10. Patient ~~KX~~ (is not) presently charged with any offense
11. Patient ~~KX~~ (is not) presently hospitalized at since
12. Patient was last committed to the State Hospital at Anoka, Minnesota by the Stearns County Probate Court on or about April 9, 1963, and has received psychiatric treatment at the following hospitals
13. Patient (is) (has been) under the care of Dr.<sup>s</sup> H.M. Broker, C.B. Thuringer, whose office address is St. Cloud

14. Patient owns the following property: (or show by separate schedule)

(Nature)	(Value)
House and lot in joint tenancy, St. Cloud	\$
	\$
	\$
	\$

WHEREFORE petitioner prays that judicial commitment be made of the patient according to law.

*x Andrew Buty*

STATE OF MINNESOTA

County of \_\_\_\_\_

ss.

\_\_\_\_\_ being duly sworn says that he is the petitioner in the above entitled proceedings; that he had read the foregoing petition and knows the contents thereof; that the same is true of his own knowledge, except as to those matters therein stated on information and belief, and as to those matters he believes it to be true.

*x Andrew Buty*

Subscribed and sworn to before me this 23rd day of August, 1971

*Mari E. Dombrowski*  
Notary Public, Stearns County, Minnesota

My Commission Expires April 29, 1975  
MARI E. DOMBROWSKI, St. Cloud, Minn.  
Notary Public, Stearns County, Minn.  
My Commission Expires April 29, 1975

File No. 19,603

State of Minnesota  
County of Stearns

PROBATE COURT

Re: Loretta Pätz,  
Mentally Ill — XXXXXXXXXXXXXXXXXXXX

Petition for Judicial Commitment

Receipt for copy hereof is acknowledged this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_

COUNTY WELFARE DEPARTMENT

By \_\_\_\_\_

Filed this 24th day of August, 1971.

*M. Dombrowski*  
Clerk of Probate Court  
U.S. Vet. \_\_\_\_\_

Res. of \_\_\_\_\_ Co.

Warrant issued \_\_\_\_\_

Hearing \_\_\_\_\_ at \_\_\_\_\_ Hospital.

0024 1253

Mental illness

State of Minnesota,

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

County of Stearns

Loretta Putz

Decedent.

State of Minnesota,

Roselyn Kuxhouse, Clerk of Probate Court

County of Stearns

being duly sworn, on oath says; that he is the attorney for the  
 in the matter above entitled and has full knowledge of the facts herein set forth; that  
 on the 22<sup>nd</sup> day of August 1971, she mailed a true

copy of the printed order

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 legatees 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

Mr. Andrew Putz

813 No. 4th St.  
St. Cloud, Minnesota

Richard Putz

1144 No. 35  
St. Cloud, MinnesotaSubscribed and sworn to before me this 22<sup>nd</sup>

day of

August

1971

Judge of Probate

My commission expires

Notary Public, Stearns County, Minn.

48

0024 1254

State of Minnesota,

Stearns

County of

**PROBATE COURT**

~~mental illness~~  
IN THE MATTER OF THE ESTATE OF

Loretta Putz

*Decedent.*

**AFFIDAVIT OF SERVICE  
BY MAIL**

Filed this

27th

day of

August

, 19 71

*Richard K. Kuylenstierna*  
Clerk—Judge of Probate.

State of Minnesota,

County of Stearns

alleged mental illness  
In the Matter of the Estate of

Loretta Putz.

## IN PROBATE COURT

## Order Continuing Hearing

*And the hearing is continued to*

IT IS ORDERED, That the hearing on Petition for Judicial Commitment,

be, and the same is hereby

continued to the 29th day of September, 1971, at 9:30 o'clock A. M., at the

Office of the Probate Court, in the Court House, in the City of St. Cloud, Minnesota, *and that the hearing be continued to**Attest /*

Dated this 1st day of September, 1971

*John C. Cug*  
Judge of Probate

002481256

State of Minnesota.

County of Stearns

PROBATE COURT

alleged mental illness

In the Matter of the ~~Estate of~~

of Loretta Putz

Order Continuing Hearing

ON PETITION FOR JUDICIAL COMMITMENT

Filed this 1st day of

September

1977

*Dorothy Buckner*  
Clerk of Probate.



State of Minnesota,

County of Stearns

alleged mental illness

In the Matter of the Estate of

Loretta Putz

## IN PROBATE COURT

## Order Continuing Hearing

~~/ And the application of /~~

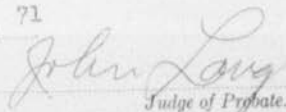
IT IS ORDERED, That the hearing on Petition for Judicial Commitment,

be, and the same is hereby

continued to the 18th day of October, 1971, at 9:30 o'clock A. M., at the

Office of the Probate Court, in the Court House, in the City of St. Cloud, Minnesota, ~~And the application of /~~~~And /~~

Dated this 29th day of September, 1971

  
Judge of Probate.

002481258

State of Minnesota,

County of Stearns

PROBATE COURT

alleged mental illness

In the Matter of the ~~Estate~~/of

Loretta Putz

Order Continuing Hearing

ON PETITION FOR JUDICIAL COMMITMENT

Filed this 29th day of

September

19 71

*Raulyn B. Bingham*  
Clerk of Probate.

STATE OF MINNESOTA

PROBATE COURT

County of Stearns

ss.

PHYSICIAN'S STATEMENT IN SUPPORT  
OF PETITION FOR JUDICIAL COMMITMENTRe: Mrs. Andrew (Loretta) PutzAddress: 813 - 4th St. North  
St. Cloud, Minnesota 56301

I, the undersigned licensed physician, state that I examined the above named person on \_\_\_\_\_  
19\_\_\_\_, and as the result of such examination, I am of the opinion that said above named person may be (mentally  
ill — mentally deficient — inebriate), and should be hospitalized.

Dated August 4, 19 71Mr. Berthel  
Address: 200 Phys. & Surgeons Bldg.  
St. Cloud, Minnesota 56301

Physician's comments, if any: \_\_\_\_\_

002481260

19,603

STATE OF MINNESOTA  
County of Stevens

PROBATE COURT

In the Matter of ~~XXXXXXXXXX~~

Loretta Putz, Alleged  
~~XXXXXXXXXX~~  
Mentally ill.

PHYSICIAN'S STATEMENT

FILED THIS 24th DAY  
OF August A.D. 19 71

*Roselyn R. Kephart*  
CLERK OF DISTRICT COURT

STEVENS COUNTY VETERANS AFFAIRS

RECEIVED  
AUG 5 1971

002484261

STATE OF MINNESOTA,

County of Stearns

*Original*  
IN PROBATE COURT

In the Matter of the

*Mental Illness*  
~~of~~  
~~the~~  
~~estate~~  
~~of~~  
~~the~~  
~~deceased~~  
~~of~~  
~~the~~  
~~county~~  
~~of~~  
~~Stearns~~

ORDER TO APPREHEND  
AND CONFINE

of Loretta Putz  
( at Willmar State Hospital)

*Cottage 5*  
Patient.

A petition for commitment of said patient having been filed herein,

IT IS ORDERED, That the Sheriff of Stearns County, Minnesota, forthwith

apprehend the above named patient and retain her in his custody until further order of this court.

Hearing: Sept. 1, 1971 at 9:30 a.m.

Dated this 1st day of September, 19 71

(Probate Court Seal)

*John L. Lary*  
Probate Judge.

0024 1262

No. 19,603

STATE OF MINNESOTA,

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED  
mental illness

of Loretta Putz,  
Patient.

Order to Apprehend  
and Confine

Filed this 1st day of  
September 71

*Paula K. Kishner*  
Probate Judge / Clerk.

No. 3854\*

002484263

STATE OF MINNESOTA

County of Stearns

} ss.

PROBATE COURT

File No. 19,603

Re:

## ORDER APPOINTING EXAMINERS

Loretta Putz,Alleged Mentally Ill — ~~Mentally Deficient / Incompetent~~

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

IT IS ORDERED that Dr. R. L. Thienesand Dr. Roger Slanga

are hereby appointed to examine the above named patient prior to hearing and make written report to the court as to the condition of said patient and his need for hospitalization.

Dated August 24th, 19 71  
(COURT SEAL)John Lang  
Probate JudgeStearns

County, Minnesota

002481264

File No. 19,603

State of Minnesota

County of Stearns

PROBATE COURT

Re:

Loretta Putz,

Mentally Ill—~~XXXXXXXXXXXXXXXXXXXX~~

Order Appointing Examiners

Dr. R.L. Thienes

Dr. Boger Slanga

Filed this 24th day of August,  
1971.

*Boulton Bughouse*  
Clerk of Probate Court

002401285



STATE OF MINNESOTA

County of Stearnsss. *original*

PROBATE COURT

File No. 19,603

Re:

ORDER DIRECTING WELFARE DEPARTMENT  
TO MAKE INVESTIGATIONLoretta Putz,Alleged Mentally Ill *XXXXXXXXXXXXXXXXXXXX*

A petition for the judicial commitment of the above named person residing at 813 No. 4th St.,  
St. Cloud, Minnesota, having been filed herein, it is

ORDERED that the Stearns County Welfare Department make an investigation into the financial circumstances, family relationships, residence, social history, and background of said person and make a report thereof to be filed with the court (prior to the hearing on said petition) for the use and guidance of the head of the hospital to which said person may be committed.

Dated August 24th, 19 71  
(COURT SEAL)

*John Long*  
Probate Judge

I hereby certify that a copy of the above order was this date received by the Welfare Department of  
Stearns County.

*Elizabeth A. Hayden*  
Title *Social Worker*

00244266

File No. 19,603

State of Minnesota

County of Stearns

**PROBATE COURT**

Re:

Loretta Putz,

Mentally Ill — ~~Mental Deficiency / Incompetent~~

**Order Directing Welfare  
Department to Make Investigation**

and

**Report of Welfare Department**

Filed this 24th day of  
August, 1971.

*R. Edgar Kuyhouse*  
Clerk of Probate Court

002481267



File No. 19,603

State of Minnesota

County of Stearns

**PROBATE COURT**

Re:

Loretta Putz

Mentally Ill — ~~March 1971~~

**Report of Examiners**

Filed this 1st day of  
September, 1971

*Carolyn K. Housh*  
Clerk of Probate

002481269

STATE OF MINNESOTA

County of Stearns

} ss.

PROBATE COURT

File No. 19,603

Re:

## REPORT OF EXAMINERS

Loretta PutzAlleged Mentally Ill — ~~Alleged Mentally Ill~~

## TO THE PROBATE COURT:

The undersigned duly appointed examiners hereby certify that they have made an examination of the above named patient, and from such examination and the hospital records and other information pertaining to said patient, report to the court, that they are of the opinion that said patient (is — ~~is not~~) a (mentally ill — ~~mentally deficient~~ — ~~incurable~~) person by reason of Manic-Depressive Psychosis, manic type

and (is — ~~is not~~) in need of hospitalization.Dated September 1st, 19 71.

R. J. D. Smith  
Roger H. Slattery

0024 1270

File No. 19,603

State of Minnesota

County of Stearns

**PROBATE COURT**

Re:

Loretta Putz

Mentally Ill — ~~Not a~~ ~~Person~~ ~~Who~~ ~~Can~~ ~~Be~~ ~~Adjudged~~ ~~Incompetent~~

**Report of Examiners**

Filed this 1st day of  
September, 1971

Roselyn Kuxhouse

Clerk of Probate

002481271

STATE OF MINNESOTA

County of Stearns

PROBATE COURT

File No. 19,603

Re:

Loretta Putz,

Alleged Mentally Ill - ~~XXXXXXXXXXXXXXXXXXXX~~

A petition by Andrew Putz

ORDER TO APPREHEND AND CONFINE,  
FOR EXAMINATION, HEARING, APPOINTING  
GUARDIAN AD LITEM, APPOINTING  
ATTORNEY, AND NOTICE

STEARNS COUNTY  
TIME  
Husband  
(relationship)

- 1: of the above named person, born on 8-6-1911, for the judicial commitment of said named person as (mentally ill) ~~XXXXXXXXXXXXXXXXXXXX~~ having been filed herein, on August 24th, 1971

AND IT APPEARING that the best interests of said person, ~~her~~ family and the public will be served by the

- 2: immediate apprehension and observation of said person as hereinafter provided,

IT IS ORDERED, that Peter Lahr, Sheriff take said person into custody

- 3: and transport ~~her~~ to the Willmar State Hospital, Willmar, Minnesota, for observation, evaluation, diagnosis, emergency treatment, care, and if necessary, confinement.

IT IS FURTHER ORDERED, that the person taking the above named person into custody (may) ~~XXXXXX~~

- 4: be in uniform, and (may) ~~XXXXXX~~ use a motor vehicle marked as a police vehicle.

IT IS FURTHER ORDERED, that said Loretta Putz be examined by

- 5: Dr. B.L. Thienes and Dr. Roger Slanga not later than September 1st, 1971, at 9:30 a.m. at the Probate Courtroom, St. Cloud, Minnesota

as to ~~her~~ need for hospitalization and that a hearing on said matter be held before the Court on September 1st, 1971, at 9:30 a.m. or as soon thereafter as counsel can be heard at the Probate Courtroom, St. Cloud, Minnesota.

IT IS FURTHER ORDERED, that Frank G. Dehn whose

- 6: address is St. Cloud, Minnesota and whose telephone number is 251-9262 is hereby appointed guardian ad litem for said patient in these proceedings and attorney for said patient subject to the right of said patient to engage any other attorney <sup>6</sup> he may choose.

IT IS FURTHER ORDERED, that this Order and Notice be served personally upon said patient ~~her~~ attorney

- 7: and ~~her~~ guardian ad litem (by a uniformed ~~XXXXXXXXXXXX~~ officer) and upon Andrew Putz, 813-No. 4th St., St. Cloud, Minnesota, husband & petitioner, and Richard Putz, 1144 No. 35, St. Cloud, Minnesota, son of above named,

by mailing to each of said persons a copy hereof, all forthwith.

- 8: NOTICE IS HEREBY GIVEN, that a hearing will be held on said petition for judicial commitment within fourteen (14) days from the date of the filing of said petition (unless said time is extended by the Court for good cause) and that at least two (2) days' notice of the place, date and time of said hearing will be given to each of you.

- 9: YOU ARE FURTHER NOTIFIED, that each of you may attend said hearing and each of you, except patient's counsel, may testify thereat.

Dated at St. Cloud, Minnesota, this 24th day of August, 1971

(PROBATE)  
(SEAL)

*John Long*  
Probate Judge

*Rec'd 8-26-71*

*Willmar State Hosp.  
Willmar, Minn  
Bud Meyer*

# CONSENT

I do hereby consent to act as guardian ad litem for the patient named in the foregoing Order for the purposes of these proceedings. *I hereby submit to the personal service of order*

Dated August 24th, 19 71

## STATE OF MINNESOTA

County of Stearns

## RETURN OF SERVICE

I hereby certify and return that at said County and State, on the 26th day of August, 19 71, I served a copy of the above Order upon the within named patient, Loretta Putz, personally by reading the same to him and handing to and leaving with him a true and correct copy thereof.

I hereby certify and return that at said County and State, on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, I served a copy of the above Order upon the \_\_\_\_\_ Guardian Ad Litem, personally, by handing to and leaving with him a true and correct copy thereof.

I hereby certify and return that at said County and State, on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, I served a copy of the above Order upon the \_\_\_\_\_ personally, by handing to and leaving with him a true and correct copy thereof.

Dated August 26th, 19 71 Peter Lahr

Sheriff of Stearns County, Minnesota

By Kenneth Sauer  
Deputy

File No. 19,603

State of Minnesota

County of Stearns

## PROBATE COURT

Re:

Loretta Putz,

Mentally Ill - [REDACTED]

Order to Apprehend and Confine,  
for Examination, Hearing,  
Appointing Guardian Ad Litem,  
Appointing Attorney, and Notice

Filed this 27th day

of August, 1971.

William Haskins  
Clerk of Probate Court





MOTIONS AND RULINGS

OTHER MEMORANDUM

*Dick Putz - mother complained of daughter  
etc hanging around home all the time.*

*Katherine Fruth - Mrs Putz normal.*

File No. 19,603

State of Minnesota      Stearns  
County of \_\_\_\_\_

PROBATE COURT

Re:

Loretta Putz,  
Mentally Ill - ~~XXXXXXXXXXXXXXXXXXXX~~

Minutes by the Court  
During Hearing

Filed this 1st day of  
September, 1971

*Charles J. Kuylenstierna*  
Clerk of Probate

State of Minnesota, }  
County of Stearns } ss.

IN PROBATE COURT,  
EXAMINER'S FEE CLAIM.

In the Matter of the mental illness }  
of Loretta Putz }

Dr. R.L. Thienes on being first duly sworn, says that he has a

just and true claim against said County for services in the above entitled matter as follows:

Services as examiner - - - - - \$35.00  
~~XXXX~~

2 miles of necessary travel at 15c per mile - \$ .30

TOTAL \$ 35.30

*R.L. Thienes*

Subscribed and sworn to before me this 1st day of September 19 71

*John Lang*  
Clerk - Judge of Probate.

002481276

19,603

State of Minnesota,

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

mental illness

of Loretta Putz

EXAMINER'S FEE CLAIM

Filed this 1st day of

September 1971

*Donald R. Kopp*  
Clerk - Judge of Probate.

State of Minnesota,

County of

Stearns

}

IN PROBATE COURT,

EXAMINER'S FEE CLAIM.

In the Matter of the mental illness

of Loretta Putz

}

Dr. Roger Slanga

on being first duly sworn, says that he has a

just and true claim against said County for services in the above entitled matter as follows:

Services as examiner - - - - - \$35.00  
\$19.91

2 miles of necessary travel at 15c per mile - - \$ .30

TOTAL - \$ 35.30

x Roger A. Slanga MD

Subscribed and sworn to before me this 1st day of September 19 71

John Long  
Judge of Probate.

0024 1278

19,603

State of Minnesota,

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

mental illness

of Loretta Putz

EXAMINER'S FEE CLAIM

Filed this 1st day of

September 1971

*Robert R. Krasner*  
Clerk-Judge of Probate.

State of Minnesota.

County of Stearns

}

IN PROBATE COURT  
EXAMINER'S-FEE ORDER

IN THE MATTER OF THE Mental Illness

OF Loretta Putz

}

Dr. R.L.Thienes

having been duly appointed an examiner in

mental illness

in the above entitled matter by an order of this Court and

having filed his duly verified claim for fees allowed by law therefor.

Now, therefore, it is hereby ordered and adjudged that the said

Dr. R.L.Thienes

be and he hereby is allowed

Thirty-five and 30/100- - - - - Dollars (\$ 35.30 )

for his services herein and that upon filing this order with the Auditor of said County an order for said amount shall be drawn by said Auditor upon the Treasurer of said County.

Dated September 1st, 19 71

By the Court,

Judge of Probate

002481280

19,603

State of Minnesota,

County of Stearns

## PROBATE COURT

In the Matter of the Mental Illness

of Loretta Putz

### Examiner's-Fee Order

Filed this 1st day of

September, 19 71

*Roselyn Kuthouse*  
Clerk-Judge of Probate

No. 3693\*

County of

State of Minnesota.

ss.

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

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

day of

19

Clerk-Judge of Probate

0024 1281



State of Minnesota,

County of

Stearns

} ss.

IN PROBATE COURT  
EXAMINER'S-FEE ORDER

IN THE MATTER OF THE Mental Illness

OF

Loretta Putz

Dr. Roger Slanga

having been duly appointed an examiner in

mental illness

in the above entitled matter by an order of this Court and

having filed his duly verified claim for fees allowed by law therefor.

Now, therefore, it is hereby ordered and adjudged that the said

Dr. Roger Slanga

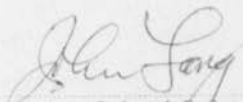
be and he hereby is allowed

Thirty-five and 30/100- - - - - Dollars (\$ 35.30 )

for his services herein and that upon filing this order with the Auditor of said County an order for said amount shall be drawn by said Auditor upon the Treasurer of said County.

Dated ~~August~~ September 1st, 19 71

By the Court,

  
Judge of Probate

002481282

19,603

State of Minnesota,

County of Stearns

## PROBATE COURT

In the Matter of the Mental Illness

of Loretta Putz

### Examiner's-Fee Order

Filed this 1st day of

September, 19 71

*Beryl K. Kerk*  
Clerk-Judge of Probate

No. 9693\*

State of Minnesota,  
County of } ss.

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

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

day of \_\_\_\_\_, 19 \_\_\_\_\_

Clerk-Judge of Probate

002481283

STATE OF MINNESOTA

County of Stearns

} ss.

PROBATE COURT

File No. 19,603

Re:

## ORDER DISCHARGING PETITION

Loretta PutzAlleged Mentally Ill — ~~Not a Patient of the State~~

A petition for the judicial commitment of the above named patient having been filed herein, and the hearing of said petition ~~was held at the County of Stearns, Minnesota, on the 15th day of October, 1971, at 10:00 A.M.~~

ORDERED that said petition for judicial commitment is hereby in all things discharged for the reason:  
"not in need of hospitalization."

Dated October 18th, 19 71  
(COURT SEAL)

  
\_\_\_\_\_  
Probate JudgeStearns

County, Minnesota

002481284

File No 19,603

State of Minnesota

County of Stearns

**PROBATE COURT**

Re:

Loretta Putz,  
~~Alleged~~  
Mentally Ill — ~~Mentally Deficient / Incompetent~~

**Order Discharging Petition  
for Judicial Commitment**

Filed this 18th day of  
October, 1971

*Boulton Hughes*  
Clerk of Probate

002481285

State of Minnesota  
COUNTY OF STEARNS

## IN PROBATE COURT

In the Matter of the      mentally ill      of

Fee Claim -- Officer

Loretta Putz

PETER LAHR

on being first duly sworn says that he has a just and true

claim against said County for services and disbursements by reason of the conveyance of the said mentally ill

person to the state hospital at Willmar

in said State, more particular set forth, as follows:

Transportation from St. Cloud, Minn., to Willmar, for        persons \$ 8.52

Taxi fare at ..... " " " " " " \$

Hotel at \_\_\_\_\_

Lodging and \_\_\_\_\_ meals for two persons - - - - - \$ 3.40

Transportation from Willmar to St. Cloud, for        persons \$ 8.52

Reasonable compensation of \_\_\_\_\_ assistants . . . . . \$

[illegible][illegible]

1

1

Total - - \$ 20.44

Subscribed and sworn to before me this \_\_\_\_\_

27th day of August 19 71

ARLOINE BAKER

Notary Public, Stearns County, Minn.

New York Public Library, Astor Lenox and Tilden Foundations, 1974

My Commission Expires February 24, 1974

PETER LAHR    PETER LAHR

Sheriff of Stearns County, Minn.

By James C. Roberts Deputy

002481286

State of Minnesota }  
COUNTY OF STEARNS }

PROBATE COURT

In the Matter of the mental ill of

Loretta Putz

Fee Claim -- Officer

Filed this 27th

day of August A. D. 19 71

*Richard K. Kuehn*  
Clerk

*Richard K. Kuehn*  
Judge of Probate

Form prescribed by State Board of Control pursuant to  
Sec. 3877, Revised Laws 1905

## IN PROBATE COURT

In the Matter of the mentally ill of  
Loretta Putz

Fee Claim -- Officer

PETER LAHR, Sheriff

on being first duly sworn says that he has a just and true claim against said County for services and disbursements by reason of the conveyance of the said mentally ill person to the state hospital at Willmar in said State, more particular set forth, as follows:

Transportation from St. Cloud, Minn., to	Willmar	, for	persons	\$	8.52
Taxi fare at				\$	
Hotel at				\$	
Lodging and	meals for	persons		\$	
Transportation from	Willmar	to St. Cloud, for	persons	\$	8.52
Reasonable compensation of	assistants			\$	
Warrant and mileage				\$	
Bringing and attending Court				\$	

Total - - \$ 17.04

Subscribed and sworn to before me this

2nd day of September 19 71

PETER LAHR PETER LAHR  
Sheriff of Stearns County, Minn.

ARLOINE BAKER  
Notary Public, Stearns County, Minn.  
My Commission Expires February 1974, 1974

By Dennis K. Richter Deputy

002481288

19,603

State of Minnesota }  
COUNTY OF STEARNS }

PROBATE COURT

In the Matter of the mental ill. of

Loretta Putz.

Fee Claim -- Officer

Filed this 3rd

day of September A. D. 19 71

*Birden B. Buehner*  
Clerk

Judge of Probate

Form prescribed by State Board of Control pursuant to  
Sec. 3871, Revised Laws 1963.

002481289



State of Minnesota.

County of

Stearns

IN PROBATE COURT  
OFFICER'S FEE ORDERIN THE MATTER OF THE alleged mental illness  
of Loretta Putz

Peter Lahr, Sheriff

having been duly authorized by this Court to convey

the above named person to the State Hospital and having filed herein his duly verified claim for fees allowed by law therefor.

Now therefore, it is hereby ordered and adjudged that the said

Peter Lahr

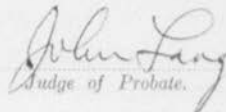
be and he hereby is allowed

Thirty-seven and 48/100

Dollars (\$ 37.48 )

for his services herein and all disbursements actually and necessarily made for travel and expenses of himself, the patient, and assistants, and that upon filing this order with the Auditor of said County an order for said amount shall be drawn by said Auditor upon the Treasurer of said County.

By the Court,

  
Judge of Probate.

Dated September 3,

19 71

0024 1290

19,603

State of Minnesota,

County of Stearns

PROBATE COURT

alleged mental  
IN THE MATTER OF THE illness

of Loretta Putz

OFFICER'S FEE ORDER

B. C. 12 D.

Filed this 3rd day of September

19 71

*Rodney K. Kunkin*  
Clerk—Judge of Probate.

No. 2695\*

County of

State of Minnesota.

ss.

I,

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

In Testimony Whereof, I have herewith affixed the seal of the Probate Court of said County, and signed my name

this

day of

19

Clerk—Judge of Probate.

002481291

State of Minnesota,

Stearns

ss.

County of

IN PROBATE COURT

In the Matter of the

Mental Illness

~~of~~  
~~the~~  
~~estate of~~  
~~the~~  
~~deceased~~  
~~of~~  
~~the~~  
~~county of~~  
~~Stearns~~  
~~Minnesota~~

2 1/2 days

of Loretta Putz

Frank G. Dehn

being first duly sworn, says that he has a just and

true claim against said County for services rendered as Attorney for said patient at a hearing before the Probate Court of said

County held on the 1st day of September, 19 71;

That he was appointed as Attorney for said patient by the Order of said Court dated the 1st

day of September, 19 71, and that his compensation was fixed at \$. 35.00 per day in said order;

(2 1/2 days)

That there is now due him for such services the sum of \$. 85.00

Subscribed and sworn to before me this

1st day of September, 19 71

Judge of Probate

X Frank G. Dehn

John F. Lang

002484292

19,603

State of Minnesota.

County of Stearns

PROBATE COURT

Attorney's Fee Claim

In the Matter of the

Mental Illness

of

Loretta Putz

Filed this 1st day of September

1971.

*Baselyn Kurfause*  
Clerk—Judge of Probate.

State of Minnesota.  
County of } ss.

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

In Testimony Whereof, I have hereunto affixed the seal of the Probate Court of said County, and signed my name this

day of \_\_\_\_\_ 19\_\_\_\_\_.

Clerk—Judge of Probate.

002481293

State of Minnesota.

County of Stearns

} ss.

IN PROBATE COURT

In the Matter of the

Mental Illness

~~XXXXX~~  
~~XXXXX~~  
~~XXXXX~~  
~~XXXXX~~  
~~XXXXX~~

of Loretta Putz

Frank G. Dehn

having been duly appointed as Attorney

for said patient by this Court and the Court having determined that said patient is financially unable to pay for said services and the said

Frank G. Dehn

having filed his claim for such services in this Court, Now Therefore, It Is Hereby Ordered and Adjudged that the said

Frank G. Dehn

be and he hereby is allowed

the sum of \$ 85.00, for his services in said matter, and that upon filing this Order with the County Auditor of said County an order for said amount shall be drawn in his favor by said Auditor upon the Treasurer of said County.

By the Court,

*John Lang*  
Judge of Probate.

Dated September 1st 19 71

002481294

19,603

State of Minnesota.

County of Stearns

PROBATE COURT

ATTORNEY'S FEE ORDER

In the Matter of the ~~Mental Illness~~  
~~Symptoms~~  
~~of~~  
~~Mental Unsoundness~~  
~~of~~

Loretta Putz

Filed this 1st day of September

1971

*Karen Kappeler*  
Clerk-Judge of Probate.

Filed in my office this day of

19, and paid by

Warrant No.

County Auditor.

By, Deputy

No. 262 P

State of Minnesota.

County of

ss.

I,

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

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

this

day of

19

Clerk-Judge of Probate.

0024 1295

## WILMAR STATE HOSPITAL

(Hospital or Facility)

1963

In conformance with Minnesota Statutes/DPW Policy, this report is submitted from the above named Hospital or Facility.

To <b>STEARNS</b>	COUNTY	Date of Report <b>9-1-71</b>
Name (last, first, middle) <b>PUTZ, LORETTA</b>	M-2561	Date of Birth <b>8-6-1911</b>
		Date of Commitment Admission <b>8-26-71</b>
Address (on exit from Hospital) <b>Same as on adm.</b>		Date Action Taken <b>9-1-71</b>

- ☐ 1. Provisional Discharge    ☐ Direct    ☐ From UA    ☐ From EV  
☐ 2. Expiration of Provisional Discharge  
☐ 3. Revocation of Provisional Discharge  
☐ 4. Extension of Provisional Discharge to \_\_\_\_\_, 19\_\_\_\_  
☒ 5. Discharge by Head of Hospital    ☐ Direct    ☐ From PD    ☐ From UA    ☐ From EV  
☐ 6. Release because of Statutory Time Limitation  
☐ 7. Discharge by Court Order Issued by \_\_\_\_\_  
☐ 8. Discharge and Deportation  
☐ 9. Discharge to Veterans Hospital  
☐ 10. Transfer to \_\_\_\_\_ State Hospital    ☐ Permanent    ☐ TMT  
☐ 11. Unauthorized Absence  
☐ 12. Return from Unauthorized Absence  
☐ 13. Death    ☐ In Hospital    ☐ On Leave  
☐ 14. Transfer to Partial Hospitalization    ☐ Day Care    ☐ Night Care    ☐ Outpatient  
☐ 15. Transfer from \_\_\_\_\_ status to \_\_\_\_\_ status  
☐ 16. Revocation of Partial Hospitalization  
☐ 17. Report of Hospital Findings in compliance with Minn. Stat. requiring report to Probate Court within 60 days  
     ☐ Mentally Ill    ☐ Psychopathic Personality    ☐ Inebriate    ☐ Dangerous to the Public  
     ☐ Recovered    ☐ Improved    ☐ Unimproved    ☐ Other \_\_\_\_\_

Diagnosis \_\_\_\_\_

 Further Institutional Care    ☐ Are Not Needed  
 and Treatment    ☐ Are Needed At \_\_\_\_\_

COPIES TO: (As appropriate) (See instructions)

Probate Court

DPW

County Welfare Board    Patient's Medical File    Patient's Atty.

Medical Director's Signature

FILED THIS 3rd DAYOF Sept A.D. 1971Robert R. Kiese

CLERK OF PROBATE

H. F. Jernigan, Jr. MD
 Medical Director  
 REPORT OF PATIENT STATUS  
 DPW 1185 (11-69)

0024-1296



WILLMAR STATE HOSPITAL  
WILLMAR, MINNESOTA

August 31, 1971

Honorable John Lang  
Judge of Probate Court

Dear Judge Lang:

Mrs. Putz was brought to Willmar State Hospital on a PCMO on 8-26-71 on the basis of a petition signed by the husband, apparently with the urging of the daughter and son-in-law. In the petition it alleged that Mrs. Putz had been telephoning many people and causing a disturbance to the family.

This 60-year-old woman has been here only several days, and we do not have a psychological evaluation. When she arrived, she was quite upset about being here. She reports that her husband and son-in-law just wanted to get "rid of her" because she was complaining too much about their drinking. She is a hyperactive person who speaks in rapid, occasionally disassociated sentences. She has a high energy level, her mood has been quite level and pleasant. She has been cooperative, has not been loud or vulgar as was reported at home in the petition.

Mrs. Putz was previously hospitalized at Ancker State Hospital on a commitment from Stearns County from 4-9-63 to 6-19-63. At that time her symptoms were that she was flat, dull, and fearful. She was diagnosed as having an involuntional depression and was given eight electrochock treatments. She reconstituted quite well and the follow-up reports show that she was cooperative in going to see Dr. Broker on a regular basis when she returned home. She has also been seen by Mr. Mike Boyle at the Central Minnesota Mental Health Center.

Mrs. Putz complains about her husband's excessive drinking and the fact that her daughter and son-in-law are always at her home, participating in the drinking. She feels he needs to quit drinking, or at least slow down. She reacts to this drinking by constant complaining, which apparently is quite irritating to him.

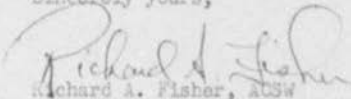
It may be of interest to the court that there appears to be a family squabble involved here. Mrs. Catherine Fruth, a school friend of Mrs. Putz and a neighbor, reported to one of our staff that Mrs. Putz has some valid complaints about the amount of time her daughter spent at the parents' home as well as the amount of drinking being done. I also contacted Mrs. Richard Putz, daughter-in-law of the patient. She states they were shocked by the court hold order. She states the patient has always been a hyperactive individual, as long as she has known her. She makes many phone calls, starts many projects, but truly enjoys life and all of her activity.



Honorable John Lang  
August 31, 1971  
Page 2

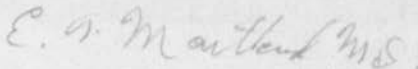
This appears to be a hyperactive woman who has become somewhat agitated by the home situation. We are not seeing the symptoms precipitating her past hospitalization at this time. I feel Mr. Boyle could also be of help in assessing the present situation.

Sincerely yours,

  
Richard A. Fisher, ACSW  
Psychiatric Social Worker

Approved: E. T. Maitland, M.D.

RAF/sjs



002481298

# CENTRAL MINNESOTA MENTAL HEALTH CENTER

1321 - NORTH 13TH STREET

PHONE 252-5010

ST. CLOUD, MINNESOTA 56301

September 21, 1971

Honorable John Lang  
Judge of Probate and Juvenile Court  
Stearns County Court House  
St. Cloud, Minnesota 56301

Re: Mrs. Loretta Putz

Dear Judge Lang:

In reply to your request for information on the above named patient, I feel that Mrs. Putz as a patient on the Mental Health Unit of the St. Cloud Hospital has been doing exceptionally well. I would like to recommend to the Court that she be allowed to go home.

As you are aware, this has been a most difficult case to learn the truth of what all is going on within the family. Clinically, I feel that she is well oriented to her environment and gives no indication of being confused, disoriented, suicidal, or assaultive. I feel that she is a very energetic woman and a woman who is also very sensitive. Because of this I feel at times she does distort what goes on around her and she becomes very angry about it. I feel, however, that this really is not a basis for commitment.

There are many family problems involved. At the present time Mrs. Putz is insisting on a separation from her husband. I have many mixed feelings, personally, about a separation being an answer for her. However, I feel that I cannot stand in her way if this is what she wants to do. I feel, also, that her wanting a separation is no basis for commitment to a hospital despite the fact that she has been married for over 40 years. She has already engaged an attorney to initiate the separation. I feel that it might be well to delay discharging her from the Hospital until such time as there is some conclusion or legal judgement made as to where she will be going to live after discharge. She states that she wishes to continue to live at home taking care of her grandson. Her husband will evidently need to find other living arrangements.

I feel, also, that Mrs. Putz should have a part time job; she seems to be very good at housekeeping kinds of tasks, and feel she could do well in employment as a dishwasher, for instance. She also does well in caring for children. Perhaps, there could be employment found for her on a part time basis in this area. Therapeutically, I feel this would provide her with some work through which she could discharge much of her energy without having to bother too many persons in the

Honorable John Lang

-2-

September 21, 1971

community.

I hope this answers some of your questions. I feel it is a very complicated family situation which should be handled on an outpatient basis and not through any further hospitalization of Mrs. Putz. If you have further questions, please don't hesitate to be in touch with me.

Sincerely,

A handwritten signature in cursive script that reads "Michael J. Boyle". The signature is written in dark ink and is positioned above the printed name.

Michael J. Boyle, M.S.W.

MJB/dz

002481300

## STATE OF MINNESOTA

## PROBATE COURT

County of Stearns

ss.

File No. 19,603

Re:

## PETITION FOR JUDICIAL COMMITMENT

Loretta Putz

Alleged Mentally Ill - ~~Mentally Deficient & Inebriate~~

Mr. & Mrs. Richard Putz (Dorothy) residing at 1144-35th Ave. No. Street,  
St. Cloud Minnesota, to the best of his knowledge, information, and belief, respectfully  
represents:

1. He is interested in the patient as son & daughter-in-law;
2. Patient was born August 6, 1911, at Collegeville;
3. Patient resides at 813-No. 4th St., St. Cloud, Minnesota;
4. Patient has settlement in Stearns County, Minnesota, for the purpose of judicial commitment;
5. Patient's spouse and nearest kindred are:

(name)	(Relationship)	(Age)	(Address)
Andrew Putz	husband		813-4th St. No.
Richard Putz	son		1144-35th Ave. No.
Mrs. Steven Theisen	daughter		R#2 - St. Cloud

6. Patient is (not) a Veteran.

7. Patient is believed to be mentally ill, ~~mentally deficient & inebriate~~ because pt. is not able to take care of herself. Pt. has not changed clothing for months. Is presently wearing night gown over a dress and a coat with this however does not go outside the home. Refuses to take her medication, see a doctor or go to CMMHC. Spends her days in bed has not done any cooking or cleaning since early December. Pt. has not left her house since Thanksgiving. Pt. has told son and daughter-in-law appliances, furnace, etc. are not working when they really are. Says people are trying to poison her through food, hair spray, etc. Disoriented as to time. Memory is impaired. Hold order is requested because pt. has threatened to "kill herself" rather than return to Willmar State Hospital.

8. Patient is further believed to be mentally ill, mentally deficient, inebriate, as evidenced by the physician's statement furnished herewith: (If none, complete #9.)
9. Petitioner is unable to procure a physician's statement because patient refuses to see physician.
10. Patient (is) (is not) presently charged with any offense \_\_\_\_\_
11. Patient (is) (is not) presently hospitalized at \_\_\_\_\_ since \_\_\_\_\_
12. Patient was last committed to the State Hospital at Anoka Minnesota by the Stearns County Probate Court on or about 4-9-, 1963, and has received psychiatric treatment at the following hospitals \_\_\_\_\_
13. Patient (is) (has been) under the care of Dr. none whose office address is \_\_\_\_\_

14. Patient owns the following property: (or show by separate schedule)

(Nature)	(Value)
House & Lot in joint tenancy	\$
	\$
	\$
	\$

WHEREFORE petitioner prays that judicial commitment be made of the patient according to law.

STATE OF MINNESOTA

County of Stearns

ss.

X Richard Putz  
X Dorothy Putz

Richard & Dorothy Putz being duly sworn says that he is the petitioner in the above entitled proceedings; that he had read the foregoing petition and knows the contents thereof; that the same is true of his own knowledge, except as to those matters therein stated on information and belief, and as to those matters he believes it to be true.

Subscribed and sworn to before me this 14th day of February, 1972  
Marie E. Dombrowski  
Notary Public, Stearns County, Minnesota

My Commission Expires  
MARIE E. DOMBROWSKI, Notary Public, Stearns County, Minn.  
My Commission Expires April 28, 1974

File No. 19,603

State of Minnesota

County of Stearns

PROBATE COURT

Re:

Loretta Putz,

Mentally Ill - ~~Admitted~~

Petition for Judicial Commitment

Receipt for copy, heretofore acknowledged this

day of 19

COUNTY WELFARE DEPARTMENT

By

Filed this 15th day of February, 1972.

Clerk of Probate Court

U.S. Vet.

Res. of Co

Warrant issued

Hearing at Hospital

0024 1302

State of Minnesota,

County of

Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Loretta Putz

Decedent.

State of Minnesota,

County of Stearns

Roselyn Kuxhouse, Clerk of Probate Court

being duly sworn, on oath says; that he is the attorney for the  
 in the matter above entitled and has full knowledge of the facts herein set forth; that  
 on the 15th day of February 1972, he mailed a true  
 hereto attached and made a part hereof by enclosing it in a sealed envelope and

copy of the printed order

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 legatees 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

Mr. & Mrs. Richard Putz  
 (Dorothy)

1144-35th Ave. North  
 St. Cloud, Minnesota 56301

Andrew Putz

813-4th St. North  
 St. Cloud, Minnesota 56301

Mailed copy to Mrs. Steven Shurin, Rt 2, St. Cloud  
 on 2/17/72

Subscribed and sworn to before me this 15th

day of February

1972

Judge of Probate

Notary Public, Stearns County, Minn.

My commission expires

19

002481303

State of Minnesota.

County of Stearns

**PROBATE COURT**

mental illness  
IN THE MATTER OF THE ESTATE OF

Loretta Putz,

*Decedent.*

**AFFIDAVIT OF SERVICE  
BY MAIL**

Filed this 15th day of

February, 19 72

*Richard K. House*  
Clerk - Judge of Probate.

STATE OF MINNESOTA,

County of Stearns

IN PROBATE COURT

In the Matter of the Mental Illness  
of Loretta Putz  
(at Willmar State Hospital)

ORDER TO APPREHEND  
 AND CONFINE

of Loretta Putz  
(at Willmar State Hospital)

Patient.

A petition for commitment of said patient having been filed herein,

uninformed  
 IT IS ORDERED, That the Sheriff of Stearns County, Minnesota, forthwith

apprehend the above named patient and retain her in his custody until further order of this court.  
 Hearing: Feb. 23, 1972 at 9:30 a.m.

Dated this 23rd day of February, 19 72

(Probate Court Seal)

John L. Gage  
 Probate Judge.

002481305



No. 19,603

STATE OF MINNESOTA,

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED  
mental illness

of Loretta Putz  
Patient.

Order to Apprehend  
and Confine

Filed this 23rd day of

February

19 72.

*Rodney R. Kunkle*  
Probate Judge Clerk.

No. 3834\*

002481306

STATE OF MINNESOTA

County of Stearns

}

ss.

PROBATE COURT

File No. 19,603

Re:

## ORDER APPOINTING EXAMINERS

Loretta Putz,

Alleged Mentally Ill ~~XXXXXXXXXXXXXXXXXXXX~~

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

IT IS ORDERED that Dr. R. L. Thienes and Dr. Roger Slanga  
are hereby appointed to examine the above named patient prior to hearing and make written report to the court as  
to the condition of said patient and his need for hospitalization

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Dated February 15th, 19 72  
(COURT SEAL)

  
Probate Judge

Stearns

County, Minnesota

002481307

File No. 19,603

State of Minnesota

County of Stearns

**PROBATE COURT**

Re:

Loretta Putz,

Mentally Ill ~~/XXXXXXXXXXXXXXXXXXXX/~~

**Order Appointing Examiners**

Dr. R.L.Thienes

Dr. Roger Slanga

Filed this 15th day of  
February, 1972.

*K Nelson Kephauze*  
Clerk of Probate Court

002484308

STATE OF MINNESOTA

County of Stearns

PROBATE COURT

File No. 19,603

Re:

Loretta Putz,

Alleged Mentally Ill — ~~XXXXXXXXXXXXXXXXXXXX~~

ORDER TO APPREHEND AND CONFINED,  
FOR EXAMINATION, HEARING, APPOINTING  
GUARDIAN AD LITEM, APPOINTING  
ATTORNEY, AND NOTICE

A petition by Richard Putz & Dorothy Putz Son and Daughter-in-Law  
(relationship)

- 1: of the above named person, born on 8-6-11, for the judicial commitment of said named person as (mentally ill — ~~XXXXXXXXXXXXXXXXXXXX~~) having been filed herein, on February 15, 19 72

AND IT APPEARING that the best interests of said person, her family and the public will be served by the  
2: immediate apprehension and observation of said person as hereinafter provided,

- IT IS ORDERED, that Peter Lehr, Sheriff take said person into custody  
3: and transport her to the Willmar State Hospital, Willmar, Minnesota, for observation, evaluation, diagnosis, emergency treatment, care, and if necessary, confinement.

IT IS FURTHER ORDERED, that the person taking the above named person into custody (may ~~XXXXXX~~)  
4: be in uniform, and (may ~~XXXXXX~~) use a motor vehicle marked as a police vehicle.

- IT IS FURTHER ORDERED, that said Loretta Putz be examined by  
5: Dr. R. L. Thienes and Dr. Roger Slanga not later than February 23, 19 72 at 9:30 a.m. at the Probate Courtroom, St. Cloud, Minnesota as to her need for hospitalization and that a hearing on said matter be held before the Court on February 23, 19 72 at 9:30 a.m. or as soon thereafter as counsel can be heard at the Probate Courtroom, St. Cloud, Minnesota.

- IT IS FURTHER ORDERED, that John H. Shaughnessy whose  
6: address is St. Cloud, Minnesota and whose telephone number is 252-2992 is hereby appointed guardian ad litem for said patient in these proceedings and attorney for said patient subject to the right of said patient to engage any other attorney he may choose.

- IT IS FURTHER ORDERED, that this Order and Notice be served personally upon said patient her attorney  
7: and her guardian ad litem (by a uniformed ~~XXXXXX~~ officer) and upon Richard & Dorothy Putz, 1144-35th Ave. North, St. Cloud, Minnesota, son & daughter-in-law & petitioners, and Andrew Putz, 813-4th St. No., St. Cloud, Minnesota, husband of above named, by mailing to each of said persons a copy hereof, all forthwith.

- NOTICE IS HEREBY GIVEN, that a hearing will be held on said petition for judicial commitment within  
8: fourteen (14) days from the date of the filing of said petition (unless said time is extended by the Court for good cause) and that at least two (2) days' notice of the place, date and time of said hearing will be given to each of you.

- YOU ARE FURTHER NOTIFIED, that each of you may attend said hearing and each of you, except patient's  
9: counsel, may testify thereat.

Dated at St. Cloud, Minnesota, this 15th day of February, 19 72

(PROBATE)  
(SEAL)

Probate Judge

*Loretta Putz received at MSH  
L. Shawe LV*

002481309

# CONSENT

I do hereby consent to act as guardian ad litem for the patient named in the foregoing Order for the purposes of these proceedings.

Dated February 15th, 19 72

## STATE OF MINNESOTA

County of Stearns

ss.

## RETURN OF SERVICE

I hereby certify and return that at said County and State, on the 15th day of February, 19 72, I served a copy of the above Order upon the within named patient, Loretta Putz, personally by reading the same to him and handing to and leaving with him a true and correct copy thereof.

I hereby certify and return that at said County and State, on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, I served a copy of the above Order upon the \_\_\_\_\_ Guardian Ad Litem, personally, by handing to and leaving with him a true and correct copy thereof.

I hereby certify and return that at said County and State, on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, I served a copy of the above Order upon the \_\_\_\_\_ personally, by handing to and leaving with him a true and correct copy thereof.

Dated February 17th, 19 72 Peter Lahr

Sheriff of Stearns County, Minnesota

By: [Signature]  
Deputy

File No. 19,603

State of Minnesota

County of Stearns

## PROBATE COURT

Re:

Loretta Putz,

Mentally Ill

//////////

Order to Apprehend and Confine,  
for Examination, Hearing,  
Appointing Guardian Ad Litem,  
Appointing Attorney, and Notice

Filed

February 18, 1972

[Signature]  
Clerk of Probate Court

002481310

STATE OF MINNESOTA

County of Stearns

ss. *Original*

PROBATE COURT

File No. 19,603

Re:

REPORT OF EXAMINERS

Loretta PutzAlleged Mentally Ill — ~~XXXXXXXXXXXXXXXXXXXX~~

## TO THE PROBATE COURT:

The undersigned duly appointed examiners hereby certify that they have made an examination of the above named patient, and from such examination and the hospital records and other information pertaining to said patient, report to the court, that they are of the opinion that said patient (is ~~is not~~) a (mentally ill ~~mentally deficient~~ ~~insane~~) person by reason of Involuntal depression

and (is ~~is not~~) in need of hospitalization.Dated February 23rd, 19 72*R. C. Whiting*  
*Robert H. Sanga MD*

00241311



## STATE OF MINNESOTA

## PROBATE COURT

County of

HennepinFile No. 19 603

Re:

MINUTES BY THE COURT  
DURING HEARINGLarilla Rutz

Alleged Mentally Ill — Mentally Deficient — Inebriate

I. Date and time of hearing 2/23/72 at 9:30 amII. Place of hearing Prof. Dr. St. Cloud, Minnesota

## III. Appearances in behalf of petitioner:

1. Attorney, County Attorney, By Roger Van Heel2. Petitioner, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room3. Child, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room4. Child, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room5. Child, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room6. Child, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room7. Child, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room8. Child, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room9. Child, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room10. Child, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room

## IV. Appearances in behalf of patient:

1. Attorney, By John H. Shaughnessy2. Guardian Ad Litem, same3. Patient, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room4. Others, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room5. Others, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room6. Others, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room7. Others, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room8. Others, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room9. Others, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the room10. Others, being first duly sworn testified on direct and cross examination that she is afraid of her father and is being kept in a room with a door that is always locked and she is afraid to go out of the roomV. Report of examiners received and reports that they are of the opinion that patient (is — is not) a (mentally ill — mentally deficient — inebriate) person by reason of involuntary depression

and (is — is not) in need of hospitalization.

Dr. R. L. Thomsen being first duly sworn testified under direct and cross examination that patient needs help - suffers from depressionDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as aboveDr. Rog. Stanga being first duly sworn testified under direct and cross examination that same as above

SEE BACK FOR MOTIONS AND RULINGS AND OTHER MEMORANDUM

002481313



File No. 19,603

State of Minnesota

County of Stearns

PROBATE COURT

Re:

Loretta Putz

Mentally Ill—XXXXXXXXXXXXXX

Minutes by the Court  
During Hearing

Filed this 23rd day of  
February, 1972.

Paula K. Kuylen  
Clerk of Probate

OTHER MEMORANDUM

MOTIONS AND RULINGS

FILED 88200

STATE OF MINNESOTA

County of Stearns

SS.

PROBATE COURT

File No. 19,603

Re:

WARRANT OF COMMITMENT  
and  
Superintendent's ReceiptLoretta Putz,Mentally Ill — ~~Admitted to Hospital~~  
~~by a Uniformed Officer in a Visibly Marked Car~~

To the Superintendent of the Willmar State Hospital, at Willmar, Minnesota, ~~and a copy is made to be by the sheriff, subject to the order of the court, of the patient~~; and to the Sheriff of Stearns County, Minnesota.

The above named patient having been found to be (mentally ill) ~~by a uniformed officer in a visibly marked car~~, said patient is hereby committed to the custody of said superintendent ~~by a uniformed officer in a visibly marked car~~ subject to a mandatory review by said superintendent and written report thereof to the court within 60 days from the date hereof all according to law; and said sheriff is hereby commanded to transport and deliver said patient forthwith to the said superintendent. **by a uniformed officer in a visibly marked car.**

Dated February 23rd, 19 72  
(COURT SEAL)John Long  
Probate CourtStearns County, Minnesota

Receipt of the above named patient, a duplicate of this warrant, a copy of the report of the medical examiners and a copy of the social service report are hereby acknowledged.

Dated 2-23, 19 72Loretta E. Johnson  
SuperintendentBy: AK

0024 1315

File No. 19,603

State of Minnesota

County of Stearns

**PROBATE COURT**

Re:

Loretta Putz,

Mentally Ill — Interdicted / Admitted to /  
And Discharge to the Public

**Warrant of Commitment  
and  
Superintendent's Receipt**

Filed this 23rd day of  
February, 1972.

*Orville Kephau*  
Clerk of Probate Court

002487316

STATE OF MINNESOTA

County of Stearns

\$5

PROBATE COURT

File No. 19,603

Re:

Loretta Putz.

Mentally III — *Mhbfjy / Mhbfjy / / / Yhbfjy*

### FINDINGS OF FACT, CONCLUSIONS OF LAW and JUDGMENT

## FINDINGS OF FACT

- I. The petition for the judicial commitment of said above named person was brought on for hearing before this court on the 15th day of February, 1972, at the Probate Courtroom,  
/AAAA/ St. Cloud, Minnesota.
- II. Due notice of hearing on said petition was given to all known parties entitled thereto with the specific notice to them of their right to be present and testify.
- III. Said person appeared before the court in person and by /// her guardian Ad Litem and was properly represented by legal counsel.
- IV. Said hearing was properly had and fairly conducted.
- V. From said hearing and all the files and records pertaining thereto, said person is found to be mentally ill and in need of commitment.
- Is not able to take care of herself. Refuses to take medication,  
see a doctor or go to Mental Health Clinic. Spends her days in bed,  
has not left house since Thanksgiving. Says people are trying to  
poison her food. Disoriented as to time. Memory impaired.

### CONCLUSIONS OF LAW

- I. Said above named person having been found to be \_\_\_\_\_  
judgment should be entered for the termination of the proceedings, dismissal of the petition and discharge of  
said person forthwith.
- II. Said above named person having been found to be mentally ill  
and in need of commitment, such commitment should be to the Superintendent of the Willmar State  
Hospital at Willmar, Minnesota. specifically subject to a mandatory review by said superintendent and written report thereof  
to the court within 60 days from the date thereof.
- III. Said above named person having been found to be mentally deficient and in need of commitment, the Commis-  
sioner of Public Welfare should be appointed guardian of the person of said person, and said person committed to  
the Commissioner for care and custody.

## JUDGMENT:

- I, \_\_\_\_\_, the above named person, he and is hereby determined not to be \_\_\_\_\_ and the order of the court for the termination of the proceeding, dismissal of the petition and discharge of said person forthwith is directed to be issued.
- II. Loretta Putz, the above named person, he and is hereby determined to be mentally ill and in need of commitment, and the order of the court committing said person to the Superintendent of the Willmar State Hospital at Willmar, Minnesota, ~~for a period of 90 days~~ ~~specifically subject to a mandatory review by said superintendent and written report thereof to the court within 60 days from the date of said order is directed to be issued.~~

0024 1317

III \_\_\_\_\_, the above named person, he and is hereby determined to be mentally deficient and in need of commitment, and the order of the court appointing the Commissioner of Public Welfare as the guardian of the person of said person and committing said person to the Commissioner for care and custody is directed to be issued.

Dated February 23rd, 19 72

  
\_\_\_\_\_  
Probate Judge  
//////////

Stearns County, Minnesota

File No 19,603

State of Minnesota

County of Stearns

PROBATE COURT

Re:

Loretta Putz

Mentally Ill - ~~//////////~~

Findings of Fact,  
Conclusions of Law  
and  
Judgment

Filed this 23rd day of  
February, 1972.

  
\_\_\_\_\_  
Clerk of Probate

Recorded in Book 96,  
page 230.

State of Minnesota, }  
County of Stearns } ss.

IN PROBATE COURT,  
EXAMINER'S FEE CLAIM.

In the Matter of the Mental Illness }  
of Loretta Putz }

Dr. Roger Slanga on being first duly sworn, says that he has a  
just and true claim against said County for services in the above entitled matter as follows:

Services as examiner - - - - - \$35.00  
/ \$20.00 /  
2 mileS of necessary travel at 15c per mile - - \$ 3.30

TOTAL - - \$35.30

Roger A. Slanga M.D.

Subscribed and sworn to before me this 23rd day of February 1972

John Long  
Judge of Probate.

0024 1319

19,603

State of Minnesota,

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

Mental Illness

of Loretta Putz

EXAMINER'S FEE CLAIM

Filed this 23rd day of

February 1972

*Robert L. Hupke*  
Clerk ~~Judge~~ of Probate.

State of Minnesota,

County of Stearns

}

IN PROBATE COURT,  
EXAMINER'S FEE CLAIM.

In the Matter of the Mental Illness

of Loretta Putz

}

Dr. R.L. Thienes

on being first duly sworn, says that he has a

just and true claim against said County for services in the above entitled matter as follows:

Services as examiner - - - - -

\$35.00  
~~\$100.00~~

2 miles of necessary travel at 15c per mile -

- \$ .30

TOTAL -

\$35.30

Subscribed and sworn to before me this 23rd

day of

February

19 72

  
John Long  
Clerk Judge of Probate.

00241321



State of Minnesota,

County of Stearns

PROBATE COURT

IN THE MATTER OF THE

Mental Illness

of Loretta Putz

EXAMINER'S FEE CLAIM

Filed this 23rd day of

February 1972

*Carolyn L. Lippman*  
Clerk ~~of~~ of Probate.

State of Minnesota,

} ss.

IN PROBATE COURT  
EXAMINER'S-FEE ORDER

County of Stearns

IN THE MATTER OF THE Mental Illness

OF Loretta Putz

Dr. Roger Slanga

having been duly appointed an examiner in

mental illness

in the above entitled matter by an order of this Court and

having filed his duly verified claim for fees allowed by law therefor.

Now, therefore, it is hereby ordered and adjudged that the said

Dr. Roger Slanga

be and he hereby is allowed

Thirty-five and 30/100- - - - - Dollars (\$ 35.30 )

for his services herein and that upon filing this order with the Auditor of said County an order for said amount shall be drawn by said Auditor upon the Treasurer of said County.

Dated February 23rd, 19 72

By the Court,

  
Judge of Probate

002481323

19,603

State of Minnesota,

County of

Stearns

## PROBATE COURT

In the Matter of the Mental Illness

of Loretta Putz

### Examiner's-Fee Order

Filed this 23rd day of

February, 1972

*Carolyn K. Johnson*  
Clerk—Judge of Probate

No. 8693\*

County of

State of Minnesota.

ss.

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

In testimony whereof, I have hereunto affixed the seal of the Probate Court of said County, and signed my name this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

Clerk—Judge of Probate

0024 1324

State of Minnesota,

} ss.

County of Stearns

## IN PROBATE COURT

## EXAMINER'S-FEE ORDER

IN THE MATTER OF THE Mental Illness

OF Loretta Putz

Dr. R.L.Thienes

having been duly appointed an examiner in

mental illness

in the above entitled matter by an order of this Court and

having filed his duly verified claim for fees allowed by law therefor.

Now, therefore, it is hereby ordered and adjudged that the said

Dr. R.L. Thienes

be and he hereby is allowed

Thirty-five and 30/100- - - - - Dollars (\$35.30)

for his services herein and that upon filing this order with the Auditor of said County an order for said amount shall be drawn by said Auditor upon the Treasurer of said County.

Dated February 23rd, 1972

By the Court,

  
Judge of Probate

002481325

19,603

State of Minnesota,

County of Stearns

## PROBATE COURT

In the Matter of the Mental Illness

of Loretta Putz

### Examiner's-Fee Order

Filed this 23rd day of

February, 1972

*Loislyn Kappner*  
Clerk-Judge of Probate

No. 5693\*

County of

State of Minnesota.

ss.

I,

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

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

day of

19

Clerk-Judge of Probate

002481326

State of Minnesota  
COUNTY OF STEARNS

IN PROBATE COURT

In the Matter of the mentally ill of

Fee Claim -- Officer

Loretta Putz

PETER LAHR

on being first duly sworn says that he has a just and true

claim against said County for services and disbursements by reason of the conveyance of the said mentally ill

person to the State hospital at Willmar

in said State, more particular set forth, as follows:

Transportation from St. Cloud, Minn., to Willmar for persons \$ 8.52

Taxi fare at \$

Hotel at \$

Lodging and meals for two persons \$ 1.25

Transportation from Willmar to St. Cloud, for persons \$ 8.52

Reasonable compensation of assistants \$

Warrant and mileage \$

Bringing and attending Court \$

\$

\$

Total \$ 18.29

Subscribed and sworn to before me this

PETER LAHR PETER LAHR  
Sheriff of Stearns County, Minn.

18th day of February 19 72

ARLOINE BAKER

By James P. Peltier Deputy

Notary Public, Stearns County, Minn.

My Commission Expires February 24, 1974

0024-1327

19,603

State of Minnesota  
COUNTY OF STEARNS

PROBATE COURT

In the Matter of the mentally ill of

Loretta Putz

Fee Claim -- Officer

Filed this 18th

day of February A. D. 19 72

*Carolyn Kuyper*  
Clerk ~~Judge~~ of Probate

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

002481328

State of Minnesota  
COUNTY OF STEARNS

IN PROBATE COURT

In the Matter of the mentally ill of  
Loretta Putz

Fee Claim -- Officer

PETER LAHR on being first duly sworn says that he has a just and true claim against said County for services and disbursements by reason of the conveyance of the said mentally ill person to the state hospital at Willmar in said State, more particular set forth, as follows:

Transportation from St. Cloud, Minn., to	<u>Willmar</u>	for	<u>persons</u>	\$	<u>17.04</u>
Taxi fare at				\$	
Hotel at				\$	
Lodging and	<u>meals for two</u>	<u>persons</u>		\$	<u>3.15</u>
Transportation from	<u>Willmar</u>	to St. Cloud, for	<u>persons</u>	\$	<u>17.04</u>
Reasonable compensation of	<u>assistants</u>			\$	
<del>XXXXXXXXXXXX</del>				\$	
Bringing and attending Court				\$	
				\$	
				\$	
Total				\$	<u>37.23</u>

Subscribed and sworn to before me this

23rd day of February 19 72

ABIGAIL BAKER  
Notary Public, Stearns County, Minn.  
Notary Public, Stearns County, Minn. 24, 1974  
My Commission Expires February 24, 1972

PETER LAHR PETER LAHR  
Sheriff of Stearns County, Minn.

By Janne Richter Deputy

002481329



19,603

State of Minnesota }  
COUNTY OF STEARNS }

PROBATE COURT

In the Matter of the mental ill of

Loretta Putz

Fee Claim -- Officer

Filed this 25th

day of February A. D. 19 72

*B. B. Kephau*  
Clerk / ~~Judge~~ of Probate

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

002481330

State of Minnesota,

County of Stearns

} ss.

IN PROBATE COURT  
OFFICER'S FEE ORDERIN THE MATTER OF THE mental illness  
of Loretta Putz

Peter Lahr, Sheriff *having been duly authorized by this Court to convey the above named person to the State Hospital and having filed herein his duly verified claim for fees allowed by law therefor.*

*Now therefore, it is hereby ordered and adjudged that the said*

Peter Lahr

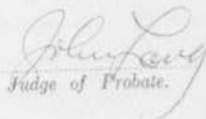
*be and he hereby is allowed*

Fifty-five and 52/100

*Dollars (\$ 55.52 ) for his services herein and*

*all disbursements actually and necessarily made for travel and expenses of himself, the patient, and assistants, and that upon filing this order with the Auditor of said County an order for said amount shall be drawn by said Auditor upon the Treasurer of said County.*

By the Court,

  
Judge of Probate.

Dated February 25th

19 72

002481331

## State of Minnesota,

County of Stearns

## PROBATE COURT

IN THE MATTER OF THE mental illness

of Loretta Putz

## OFFICER'S FEE ORDER

B. C. 12 D.

Filed this 25th day of February

19 72


 Clerk—Judge of Probate.

No. 3592\*

## State of Minnesota.

County of

I,

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

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

this

day of

19

Clerk—Judge of Probate.

002481332

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the } Mental Illness  
                              } ~~Schiff~~  
                              } ~~Interplay~~  
                              } ~~Wickham~~  
                              } ~~Wickham~~

of Loretta Putz

John H. Shaughnessy being first duly sworn, says that he has a just and true claim against said County for services rendered as Attorney for said patient at a hearing before the Probate Court of said County held on the 23rd day of February, 1972; That he was appointed as Attorney for said patient by the Order of said Court dated the 23rd day of February, 1972, and that his compensation was fixed at \$ 35.00 per day in said order; That there is now due him for such services the sum of \$35.00.

Subscribed and sworn to before me this

23rd day of February, 1972

Judge of Probate

002481333

19,603

State of Minnesota.

County of Stearns

PROBATE COURT

Attorney's Fee Claim

In the Matter of the <sup>(Mental Illness)</sup>  
~~estate of~~  
~~Loretta Putz~~  
~~deceased~~  
of

Loretta Putz

Filed this 23rd day of February,

1972

*Lorelyn Putz*  
Clerk - ~~Judge~~ of Probate.

No. 253 P

State of Minnesota.  
County of } ss.

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

In Testimony Whereof, I have hereunto affixed the seal of the Probate Court of said County, and signed my name this

day of \_\_\_\_\_ 19\_\_\_\_.

Clerk - Judge of Probate.

002481334

State of Minnesota,

} ss.

County of

Stearns

IN PROBATE COURT

In the Matter of the

~~Estate of~~  
~~John H. Shaughnessy~~  
~~deceased~~  
~~by~~  
~~John H. Shaughnessy~~  
~~Attorney~~

of Loretta Putz

John H. Shaughnessy having been duly appointed as Attorney  
for said patient by this Court and the Court having determined that said patient is financially unable to pay for said services  
and the said John H. Shaughnessy

having filed his claim for such services in this Court, Now Therefore, It Is Hereby Ordered and Adjudged that the said  
John H. Shaughnessy be and he hereby is allowed  
the sum of \$ 35.00, for his services in said matter, and that upon filing this Order with the County Auditor of  
said County an order for said amount shall be drawn in his favor by said Auditor upon the Treasurer of said County.

By the Court,



Judge of Probate.

Dated February 23rd 19 72

002481335

19,603

## State of Minnesota.

County of Stearns

## PROBATE COURT

## ATTORNEY'S FEE ORDER

In the Matter of the

Mental Illness  
~~Schultz~~  
~~Andersen~~  
~~Mental Delinquency~~  
~~Epilopsy~~

of

Loretta Putz

Filed this 23rd day of February,

1972

*Debra Turpin*  
 Clerk of Probate.

Filed in my office this \_\_\_\_\_ day of

\_\_\_\_\_, 19\_\_\_\_, and paid by

Warrant No. \_\_\_\_\_

County Auditor.

By \_\_\_\_\_, Deputy

No. 252 P

County of

State of Minnesota.

ss.

I, \_\_\_\_\_ of the Probate Court of said County,

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

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

this

day of

19\_\_\_\_

Clerk—Judge of Probate.

002481336

## WILLMAR STATE HOSPITAL

(Hospital or Facility)

19603

In conformance with Minnesota Statutes/DPW Policy, this report is submitted from the above named Hospital or Facility.

To <b>PUTZ, STEARNS</b>	COUNTY	Date of Report <b>4-8-72</b>
Name (last, first, middle) <b>PUTZ, LORETTA</b>	M-2561	Date of Birth <b>8-7-11</b>
		Date of Commitment Admission <b>2-23-72</b>
Address (on exit from Hospital) <b>same as on admission</b>		Date Action Taken <b>4-8-72</b>

- ☐ 1. Provisional Discharge    ☐ Direct    ☐ From UA    ☐ From EV  
☐ 2. Expiration of Provisional Discharge  
☐ 3. Revocation of Provisional Discharge  
☐ 4. Extension of Provisional Discharge to \_\_\_\_\_, 19\_\_\_\_  
☐ 5. Discharge by Head of Hospital    ☐ Direct    ☐ From PD    ☐ From UA    ☐ From EV  
☐ 6. Release because of Statutory Time Limitation  
☐ 7. Discharge by Court Order Issued by \_\_\_\_\_  
☐ 8. Discharge and Deportation  
☐ 9. Discharge to Veterans Hospital  
☐ 10. Transfer to \_\_\_\_\_ State Hospital    ☐ Permanent    ☐ TMT  
☐ 11. Unauthorized Absence  
☐ 12. Return from Unauthorized Absence  
☐ 13. Death    ☐ In Hospital    ☐ On Leave  
☐ 14. Transfer to Partial Hospitalization    ☐ Day Care    ☐ Night Care    ☐ Outpatient  
☐ 15. Transfer from \_\_\_\_\_ status to \_\_\_\_\_ status.  
☐ 16. Revocation of Partial Hospitalization  
☐ 17. Report of Hospital Findings in compliance with Minn. Stat. requiring report to Probate Court within 60 days  
☒ Mentally Ill    ☐ Psychopathic Personality    ☐ Inebriate    ☐ Dangerous to the Public  
☐ Recovered    ☐ Improved    ☐ Unimproved    ☐ Other \_\_\_\_\_

Diagnosis **295.3 Paranoid, Schizophrenia**

Further Institutional Care and Treatment

- ☐ Are Not Needed  
☒ Are Needed At

COPIES TO: (As appropriate) (See instructions)

Probate Court

DPW

County Welfare Board - Patient's Medical File - Patient's Atty

Medical Director's Signature

Medical Director

 REPORT OF PATIENT STATUS  
 DPW 1185 (11-69)

0024-1337



STATE OF MINNESOTA

County of Stearns

}

ss.

PROBATE COURT

File No. 19,603

Re:

ORDER COMMITTING PATIENT ON  
FINAL DETERMINATION BY THE COURTLoretta Putz,Mentally Ill - ~~XXXXXX/XXXXXX/XX~~  
~~XXXXXXXXXXXXXXXXXX/~~

The above named patient having been duly committed to the custody of the Superintendent of the Willmar State Hospital at Willmar, Minnesota, on the 23rd day of February, 19 72, ~~XXXXXXXXXXXXXXXXXX~~ specifically subject to a mandatory review by said superintendent and written report thereof to court within 60 days from the date thereof; and said Superintendent having timely furnished said written report to the court describing said patient as being mentally ill, 295.3 Paranoid Schizophrenia and in need of further institutional care and treatment at Willmar State Hospital ~~XXXXXX~~ at Willmar, Minnesota, it is

ORDERED on final determination by the court that the above named patient be and is hereby committed to the custody of the Superintendent of the Willmar State Hospital at Willmar, Minnesota, for an indeterminate period.

Dated April 7th, 19 72  
Probate Judge

002481338

File No. 19,603

State of Minnesota

County of Stearns

**PROBATE COURT**

Re:

Loretta Putz

Mentally Ill — ~~XXXXXXXXXXXXXXXXXXXX~~  
~~XXXXXXXXXXXXXXXXXXXX~~

**Order Committing Patient on  
Final Determination by the Court**

Filed this 7th day of ~~XXXXXX~~  
April, 1972.

*Ed Helen Kershner*  
Clerk of Probate Court

002481339

WILMAR STATE HOSPITAL  
(Hospital or Facility)

19.603

In conformance with Minnesota Statutes/DPW Policy, this report is submitted from the above named Hospital or Facility.

- ☒ 1. Provisional Discharge    ☐ Direct    ☐ From UA    ☐ From EV
- ☐ 2. Expiration of Provisional Discharge
- ☐ 3. Revocation of Provisional Discharge
- ☐ 4. Extension of Provisional Discharge to \_\_\_\_\_, 19\_\_\_\_
- ☐ 5. Discharge by Head of Hospital    ☐ Direct    ☐ From PD    ☐ From UA    ☐ From EV
- ☐ 6. Release because of Statutory Time Limitation
- ☐ 7. Discharge by Court Order Issued by \_\_\_\_\_
- ☐ 8. Discharge and Deportation
- ☐ 9. Discharge to Veterans Hospital
- ☐ 10. Transfer to \_\_\_\_\_ State Hospital    ☐ Permanent    ☐ TMT
- ☐ 11. Unauthorized Absence
- ☐ 12. Return from Unauthorized Absence
- ☐ 13. Death    ☐ In Hospital    ☐ On Leave
- ☐ 14. Transfer to Partial Hospitalization    ☐ Day Care    ☐ Night Care    ☐ Outpatient
- ☐ 15. Transfer from \_\_\_\_\_ status to \_\_\_\_\_ status.
- ☐ 16. Revocation of Partial Hospitalization
- ☐ 17. Report of Hospital Findings in compliance with Minn. Stat. requiring report to Probate Court within 60 days.
- ☒ Mentally Ill    ☐ Psychopathic Personality    ☐ Inebriate    ☐ Dangerous to the Public
- ☐ Recovered    ☒ Improved    ☐ Unimproved    ☐ Other \_\_\_\_\_

Diagnosis — 295.3 Schizophrenia, paranoic

Further Institutional Care and Treatment ☐ Are Not Needed  
☒ Are Needed At

COPIES TO: (As appropriate) (See instructions)  
Probate Court DPW  
County Welfare Board, Patient's Medical File, Patient's Atty

Medical Director's Signature *[Signature]* Medical Director  
 OF *[Signature]* AD 1972  
 REPORT OF PATIENT STATUS  
*[Signature]* 1985 (11-69)

002481340

**WILLMAR STATE HOSPITAL**  
(Hospital or Facility)

19,603

In conformance with Minnesota Statutes/DPW Policy, this report is submitted from the above named Hospital or Facility

To <b>STEARNS</b>		COUNTY	Date of Report <b>5-27-73</b>
Name (last, first, middle) <b>PUTZ, LORETTA</b>		Date of Birth <b>8-7-11</b>	Date of Commitment Admission <b>2-23-72</b>
M-2561			Date Action Taken <b>5-27-73</b>
Address (on exit from Hospital)		same as on admission	

- ☐ 1 Provisional Discharge    ☐ Direct    ☐ From UA    ☐ From EV
- ☐ 2 Expiration of Provisional Discharge
- ☐ 3 Revocation of Provisional Discharge
- ☒ 4 Extension of Provisional Discharge to 5-27- 19 74
- ☐ 5 Discharge by Head of Hospital    ☐ Direct    ☐ From PD    ☐ From UA    ☐ From EV
- ☐ 6 Release because of Statutory Time Limitation
- ☐ 7 Discharge by Court Order Issued by \_\_\_\_\_
- ☐ 8 Discharge and Deportation
- ☐ 9 Discharge to Veterans Hospital
- ☐ 10 Transfer to \_\_\_\_\_ State Hospital    ☐ Permanent    ☐ TMT
- ☐ 11 Unauthorized Absence
- ☐ 12 Return from Unauthorized Absence
- ☐ 13 Death    ☐ In Hospital    ☐ On Leave
- ☐ 14 Transfer to Partial Hospitalization    ☐ Day Care    ☐ Night Care    ☐ Outpatient
- ☐ 15 Transfer from \_\_\_\_\_ status to \_\_\_\_\_ status.
- ☐ 16 Revocation of Partial Hospitalization
- ☐ 17 Report of Hospital Findings in compliance with Minn. Stat. requiring report to Probate Court within 60 days
- |                                       |   |                                     |  |
|---------------------------------------|---|-------------------------------------|--|
| <input type="checkbox"/> Mentally Ill | <input type="checkbox"/> Psychopathic Personality | <input type="checkbox"/> Inebriate  | <input type="checkbox"/> Dangerous to the Public |
| <input type="checkbox"/> Recovered    | <input type="checkbox"/> Improved                 | <input type="checkbox"/> Unimproved | <input type="checkbox"/> Other _____             |

Diagnosis \_\_\_\_\_

Further Institutional Care and Treatment

☐ Are Not Needed

☐ Are Needed At

Filed this 30 day of May 1973

COPIES TO: (As appropriate) (See instructions)

Probate Court    DPW

County Welfare Board    Patient's Medical File    Patient's Affy

Genevieve M. Sava

Clerk of County Court

Stearns County, Minn.

Medical Director's Signature

**Medical Director**

By Linda Sorensen  
Deputy

REPORT OF PATIENT STATUS  
DPW 1185 (11-69)

002481341

## CHANGE OF STATUS REPORT

19,603

WILLMAR STATE HOSPITAL  
(Hospital or Facility)

In conformance with Minnesota Statutes/DPW Policy, this report is submitted from the above named Hospital or Facility

To	COUNTY	Date of Report
STEARNS		5-27-74
Name (last, first, middle)	Date of Birth	Date of Commitment Admission
PUTZ, LORETTA	8-7-11	2-23-72 2-15-72
M-2561		Date Action Taken
		5-27-74
Address (on exit from Hospital) 813 No. 4th Street, ST. CLOUD, MN		

- ☐ 1 Provisional Discharge    ☐ Direct    ☐ From UA    ☐ From EV  
☐ 2 Expiration of Provisional Discharge  
☐ 3 Revocation of Provisional Discharge  
☐ 4 Extension of Provisional Discharge to \_\_\_\_\_, 19\_\_\_\_  
☒ 5 Discharge by Head of Hospital    ☐ Direct    ☒ From PD    ☐ From UA    ☐ From EV  
☐ 6 Release because of Statutory Time Limitation  
☐ 7 Discharge by Court Order Issued by \_\_\_\_\_  
☐ 8 Discharge and Deportation  
☐ 9 Discharge to Veterans Hospital  
☐ 10 Transfer to \_\_\_\_\_ State Hospital    ☐ Permanent    ☐ TMT  
☐ 11 Unauthorized Absence  
☐ 12 Return from Unauthorized Absence  
☐ 13 Death    ☐ In Hospital    ☐ On Leave  
☐ 14 Transfer to Partial Hospitalization    ☐ Day Care    ☐ Night Care    ☐ Outpatient  
☐ 15 Transfer from \_\_\_\_\_ status to \_\_\_\_\_ status  
☐ 16 Revocation of Partial Hospitalization

## COMMENTS:

Filed this 29 day of May, 1974Genevieve M. Sand  
Clerk of County Court  
Stearns County, Minn.by Linda Sorensen  
DeputyH. F. Lammaker, Jr. MD

COPIES TO: (As appropriate) (See instructions)

Probate Court    DPW

County Welfare Board    Patient's Medical File    Patient's Atty

Medical Director's Signature    Medical Director

DPW 1185 (6-73)

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