

Stearns County (Minn.)

Probate Court: Probate case files and index.

Copyright Notice:

This material may be protected by copyright law (U.S. Code, Title 17). Researchers are liable for any infringement. For more information, visit www.mnhs.org/copyright.

	6	tate	of	Minnesota
County	of	SF	ED	me
		· In	the	Matter of the

Junea Jacob Murphy AKA.

Decedent.

IN PROBATE COURT

Petition for Allowance and
Probate of Will

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

Your petitioner represents and alleges to t		
FIRST-That your petitioner is a resident of	Therena St. Mous	in the County of
The second secon	nnesota, and is an adult and is interes	
cedent in this, to-wit: as Perior at Saw,	Sow	
SECOND-That said decedent was born in the Country	of 11.8 A	
and died at St. Paul County of Ri	TYNDEL , State of	hunnestite.
on the 22 nA day of Ma	rich 4 , 1963, age	d 89 years
and at the time of his death was a native of Li.		
and a citizen of the Country of U.S. A.	and a resident of SA. Whi	la
in the County of STANINA	and State of WWW. TOOM	0-
and left estate in the County of FIROUND	State of Minnesot	a.
THIRD—That said decedent died leaving a last Will a	nd Testament which Will is herewith y	resented and filed for
Probate,		
FOURTH-That the estate of decedent at the time of his	death consisted of personal property of	the estimated value of
\$ 2,000 divided as follows:		
	2. Wearing apparel, \$	
3. Stock, \$	4. Notes, bonds, etc., Can V \$2	1,00000
5. Miscellaneous, \$		
That said estate also included real estate of the estimated	worth and probable value of 8	me
situated in said	County of	
State of Minnesota, to-wit:		
1. Homestead in	County, Minnesota, as follows:	
A. City Property.		
(Give Ar	(46)	
B. Rural Property		
Give Ar	na)	
2. Real Estate other than Homestead:		
A. City Property	Lots without Buildings &	
City Property	Lots with Buildings \$	
B. Rural Property	Acres improved land \$	
Rural Property	Acres unimproved land \$	
FIFTH—That the probable amount of debts of decedent	is \$ 800.00	, consisting of

AGE	RELATIONSHIP	POST OFFICE ADDRESS
80	tothe	576 - Tave no.
54-	Saru	1764 Sank are.
44	Serv	510 - Tave now
		whose Post Office address is are named in said Will as executor
	executor of said Will.	
	54-	54 Same

Dated april

State of Minnesota,

County of STEWING

being duly sworn, on oath says that he

Riman a. Murphy is the pelitioner named in the foregoing petition; that the said petition is true of h 15 own knowledge except as to the matters therein stated on information and belief, and as to those matters believe it to be true.

Subscribed and sworn to before me this

PHECULIA Notary Public

County, Minnesota.

My Commission expires Walnew 17th

Petition for Allowance and In the Matter of the Estate of IN PROBATE COURT State of Minnegota, Probate of Will County of Security of

Please cause the notices in said estate Selection of Newspaper To the Judge of said Court:

Filed this 15th

STATE OF MINNESOTA.

PROBATE COURT File No. 19-812

RE ESTATE OF James Murphy, also known as James J. Murphy, Decedent. IT IS ORDERED that the polition filed herein to admit to probate the last will or decedent be heard on Friday, May 18th, 18th, at 9 clock A.M. by this court in the Court House in St. Cloud.

IT IS ORDERED that creditors of decedent file their claims in this court within four months from the date here-or and that said claims be heard on Friday, August 19th, 1963, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn.

Dated this 13th day of April, 1963, (SEAL)

JOHN LANG.

DAVID T. SHAY, Probate Judge.

Publish April 18, 25, May 2, 1963,

STATE OF MINNESOTA, COUNTY OF STEARNS

88.

Wilfred F. Miller , being duly awars on oath says;
that he is, and during all times herein stated has been, the Bookkeeper
of the Times Publishing Company, the publisher of the newspaper known as The St. Cloud Daily Times and has full knowledge of the facts hereinafter stated.
That for more than one year prior to the publication therein of the Order for Hearing am Petition for Probate of Will
hereinafter described and newspaper was printed and published in the City of St. Cloud, in the County of Stearms, State of Minnesola, daily except Sundays and holidays; that during all said time and sevespaper has been printed in the English Industry for the law of the said and above stated said in newspaper format and in column and sheef form equivalent in space to at least 45 running inches of activities and in the city of St. Cloud from which is purports to be issued as above stated said in newspaper format and in column and sheef form equivalent in space to at least 45 running inches of activities and places of judiciation and employing skilled towards and the necessary material for preparing and printing the same that the press above and part of the newspaper devoted to local news of interest to the community it purports to serve has been does in its known office of publication; that during all said time is in soundour not least than twenty-five per cent of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly dupleated any other publication, and has not been cutriety made up of patents, plate mater and advertisements; has been circulated in and near its said place of publication to the cutent of at least two hundred and farty (350) copies regularly delivered to paying subscribers and has entry as second class ruster in its local posterior and that there has been on the in the effice of the County Auditor of Stearns County, Minnesota, the afficiaty of a person having knowledge of the facts, showing the name and location of said newspaper and the striatance of the conditions constituting its qualifications as a legal newspaper.
hereto attached was cut from the columns of said newspaper, and was printed and published therein in
the English language, once such week, for three successive weeks; that it was first so published on Thursday the 18th day of April 1863; and thereafter on Thursday of each week to and including the 20d
and that the following is a printed copy of the lower case alphabet from A to Z, both inclusive, and is hereby acknowledged as being the size and kind of type used in the composition and publication of said notice, to-wit: abcdefghifdinnopqrstuvwxyz
Hulfed & Malker
Subscribed and second to before me this 2nd day of May 19 63

My Commission expires

Sept. 29th m. 65

Notary Public, Stearns County, Minnesota.

PRINTER'S Affidavit of Publication

OF

THE ST. CLOUD DAILY

Of.		VI,	29)	r,	7.	9.7	2	15	8	Ç.	(JI)	E		Q3	2.			
P6	ti	23	pn.	1	,01		P	07	0	at	0		0	12		T.	1	ļ
77.51																		
22.53	12.5	2.8	85.															
			,					14		(ď		2			
	ta	ţp.	.0	ľ.	J	P.II	Q:	0.	M	17	7.4	ý,	y.	5.				
Ps	100	de	n,t,		0		- 60	pol										+

FILED THIS 3rd DAY
OF May 19 63
Seeding August 19 63

State of Minnesota,

88.

IN PROBATE COURT

County of Stearns

In the Matter of the Estate of James Jacob Murphy, etc.,

Deceased.

THE LAST WILL	AND TESTAMEN	T of said deceased h	aving been th	is day admitted	l to probate by	this Court,
and Kenneth J.	Murphy		7H	smed as execut	or of	said Will,
having applied for Letters T	estamentary thereon					
IT IS ORDERED, T	hat the said K	enneth J. Murj	phy			give
bonds to the Judge of this C	Committee of the commit	One Thousand a				
		- (\$1,000.00)				-Dollars,
conditioned that he will fail	hfully execute the du	ties of his tri	ust according	to law, with s	efficient sureties	s, to be ap-
proved by said Judge, and t	hat thereupon Letter	s Testamentary to be	him	issued.		
Dated at S	t, Cloud	Minnesota, the	10th	lay of Me	ay	
A. D. 1963						
		By the Court,		0.1	00	

David T. Shay,

Attorney for Petitioner.

IN PROBATE COURT

County of Stearns

In the Matter of the Estate of

James Jacob Murphy, etc., Deceased.

ORDER FOR EXECUTOR'S BOND

Filed this 10th day of

May A. D. 1963, and

recorded in Book of Orders, on

page

Clerk-Ludge of Probate

No. 3540*

State of Minnesot	a	ľ
-------------------	---	---

County of Stearns

IN PROBATE COURT.

In the Matter of Proving the Last Will and Testament of the Estate of

James Jacob Murphy, also known as James J. Murphy,

Proof of Will

Decedent.

	State		of	Minnesota,	1.
County	of	S	tes	arns	5

David T. Shay

. being

witnesses to the instrument now shown him , bearing date the 17th day of August

A. D. 19 61, and purporting to be the Last Will and Testament of

duly sworn on behalf of the proponent of the Will, doth depose and say: that he is one of the subscribing

knew

James Jacob Murphy, as aforesaid

of the County

of Stearns and State of Minnesota now here presented

for probate; that David T. Shay

and was well acquainted with the said Decedent, in h1s lifetime and at the time of h1s death, that on the day

and date of said instrument, to-wit, the 17th day of August

A. D. 1961 , the said instrument was signed, sealed, executed and then and there acknowledged, published and declared by the said decedent, to be his Last Will and Testament in the presence of deponent and of

Alma Shay

the other subscribing witness thereto, and that deponent and the said Alma Shay

the other subscribing witness did then and there, in the presence of the said decedent, and at his request, severally subscribe said instrument as witness 68 thereto.

Deponent further says that at the time of the execution of said instrument as aforesaid, the said Decedent was of sound and disposing mind, memory and understanding, of lawful age and under no restraint to the best of deponent's knowledge, and as he verily believes.

And further deponent saith not.

Subscribed and sworn to before me this

10th day of May A. D. 19 63

State of Minnesota,

County of

Stearns

IN PROBATE COURT

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF

James Jacob Murphy, etc., Decedent.

TESTIMONY OF

David T. Shay Subscribing Witness to Will.

Taken, sworn, subscribed and filed this

10th

day of

May

1963

Clerk-Ishel of Probate. No. 3545*

LAST WILL AND TESTAMENT

I. James Jacob Murphy of S7. Cloud in the Country of Stravens and State of Minnesota

do publish and declare this to be my Last Will and Testament and seroke all prior Wills by me made,

FIRST, I Will and direct that my ExecutOR hereinnfier named, to first pay all my just debts and funeral expenses

as soon after my death as conveniently may be done.

proporty both Bersonal and Peal of Story nature and description to my beloved, will Emma B. Murphy, for her use as necessary.

THIRD, Subject to the above life estate I device and broweally to my son, Kenneth J. Murphy and my Son, Somes a. murphy and my property both real and Personal, Share and Share alike, in equal undivided shares.

Losly, I nominate and oppoint Kenneth J. Wurghy to be Execut . R of this my Last Will and Testament. In Testimony Whereof, I have hereunto subscribed my name and affixed my seal, the This Instrument, Was, on the day of the date thereof, nigned, published and declared by the said Testa DR to be h 15 Last Will and Testament in our presence, who at h 1 S request, have subscribed our names thereto as witnesses, in h 13 presence and in the presence of each other. residing at St. Cloud, Munic Last Will and Testament

State of Minnesota.

17th

Stearns County of

IN PROBATE COURT CERTIFICATE OF PROBATE

In the Matter of the Estate of James Jacob Murphy, aka James J. Murphy

Decedent

in said County.

1963

Be it Remembered. That on the day of the date hereof at a Special Term James Jacob Murphy, of said Probate Court, pursuant to the notice duly given, the last will and testament of Stearns

day of August

as aforesaid Decedent, late of said County of

19 61, and being the annexed

Stearns written instrument, was duly proved before the Probate Court, in and for the County of

aforesaid; and was duly allowed and admitted to probate by said Court according to law; as and for the last Will and Testa-James Jacob Murphy, as aforesaid, ment of said

deceased, which said last Will and Testament is recorded and the examination taken thereon filed in this office.

In Testimony Whereof, The Judge of the Probate Court of said County has hereunto set his hand and affixed the seal St. Cloud of said Court at COURT

day of May 10th

State of Minnesota

County of

State of Minnesota,

County of

Stearns

PROBATE COURT

Janes Jacob Murphy, etc.,

Decedent.

Certificate of Probate of Will

Filed this 10th day of

May 19 63, and recorded,

together with the will attached in Book

of Records of Wills, Page 100

Clerk Idid of Probate.

No. 3554*

IN PROBATE COURT

do hereby certify that I have compared the foregoing copy of the record of last Will and Testament and Certificate of Probate thereon and the original records thereof now remaining in of the Probate Court within and for said

this office and have found the same to be correct transcripts therefrom and of the whole of such original records.

In Testimony Thereof, I have hereunto set my hand and affixed the seal

A. D. 19

of Probate Court

State of Minnesota,

Stearns

IN PROBATE COURT

In the Matter of the Estate of

James Jacob Murphy, also known as James J. Murphy,

Decedent

Order Admitting Will to Probate

10th The above entitled matter came on to be heard on the 1063 day of upon the petition of James A. Murphy for the allowance of an instrument filed therewith purporting to be the last will and testament of the above named decedent; and the court having duly heard the same and all the evidence produced in support thereof, and having duly considered the same, finds as follows: 15th April FIRST-That the citation of this court, dated the been duly served and published as directed therein and required by law. 22nd 1963 and SECOND-That said decedent died on the March day of at the time of his death was a resident of St. Cloud Stearns and State of Minnesota in the County of Stearns and left estate in the County of State of Minnesota. THIRD—That the subscribing scitness es to said purported last will and testament of said decedent, to-wit: David T. Shay and Alma Shay David T. Shay duly sworn and examined, and his testimony reduced to writing, subscribed by him and filed herein. FOURTH—That said instrument presented for probate as aforesaid was duly executed by said decedent as his last will and testament, according to law; and that said decedent, at the time he executed the said instrument, was of sound mind and free from undue influence, of lawful age, and under no restraint

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the said instrument presented and proved as aforesaid be and the same hereby is, established and allowed as the last will and testament of the above named decedent, and is hereby admitted to probate.

Dated May 10th, 19 63

John Sudan of Probate.

State of Minnesota,

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

James Jacob Murphy, etc., Decedent

Order Admitting Will to Probate

Filed this 10th day of

May 1963, and recorded

in Book " of Orders, Page

Clerk Ahdok of Probate.

No. 3541*

88.

State of Minnesota.

Stearns County of ..

IN THE MATTER OF THE ESTATE OF

James Jacob Murphy, also known as James J. Murphy, Decedent.

IN PROBATE COURT

LETTERS TESTAMENTARY

Decedent died on March 22nd, 1963

Kenneth J. Murphy

GREETING:

Whereas, You have been appointed execut Or by the order of this court, and have duly qualified as such: of the last will and testament of the above named decedent,

Now Therefore, Reposing full faith and trust in your competency, ability and integrity, these letters testamentary are issued to you by the court, authorizing you to execute and carry into effect the said will of said decedent, necording to the true intent thereof, and granting unto you all the powers, duties and responsibilities incident to said trust, in substance as follows, to-wit:

FIRST-To take possession of all the estate of said decedent, both real and personal, excepting that which may be set aside by the court for the surviving spouse or children of said decedent; to collect and receive all the rents, issues, increase and profits of said estate; to demand, receive, collect, sue for and recover all the debts, claims, rights, and choses in action, which to said decedent at the time of h 18 death did belong; and, in within one month from the date hereof, to make and file in this court a true, verified, inventory of all the estate of said decedent, and cause the same to be appraised according to law.

SECOND-To manage, care for, and administer the said estate, to the end that the same may be preserved, kept, and increased, in the most economical and efficient manner; and to keep in good condition of repair all the buildings and improvements on the real estate of decedent.

THIRD—To cause to be paid, according to the provisions of said will as far as possible, and where not possible, then according to law, out of the personal estate of decedent if the same be sufficient therefor, and if not sufficient, then out of the real estate of decedent to be sold under the order of this court, the following charges, demands, and debts, in the order following, to-wit: the expenses of the administration of said estate; the expenses of the funeral of said decedent; the expenses of the last sickness of said decedent; all the debts of decedent having preference under the laws of the United States; all taxes that shall be legally levied upon the estate of decedent; all other debts of decedent due to h 15 creditors that shall be duly proved and allowed by the court, if said estate be sufficient therefor, otherwise to pay the same pro rata; all legacies given and provided by said will of decedent, if h15 said estate be sufficient therefor.

FOURTH-To make and file in this court, whenever requested by the court so to do, and at the completion of said trust, full and true accounts, with itemized statements, under oath, of all said estate and the increase thereof, that shall come into your hands, and of all disbursements made by you and of all the residue that remains in your hands, together with the value and condition thereof; and, at the completion of said trust, to turn over all the residue of said estate in your hands to those declared thereunto entitled by the court.

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

10th

day of

May

19 63

Probate Julige.

State of Minnesota,

88

IN PROBATE COURT

County of

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

WITNESS, my hand and seal of said Court, at

their

day of

, A. D. 19

Probate Judge.

IN THE MATTER OF THE ESTATE OF
James Jacob Murphy, etc.,
Decedent.

Filed this 10th day May , 19 63 , and Record

in Book " 0 " of Letters, Page 375

Clerk-July of Probate Court.

No. okene

State of Minnesota,

County of Stearns

MATERIAL PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PARTY OF THE

One of Americas Oldest Bonding Companies

BOND AND OATH OF ADMINIST

NATIONAL STREET, STREE

STATE STATE STATE STATE SHOULD SHOW THE STATE STATE SHOW THE SECOND STATE SHOW THE STATE SHOW THE STATE SHOW THE SHOW TH

INCLUDIN	NG SALE	OF REAL I	BSTATE	UARDIAN,
STATE OF MINNESOTA	1			
County of STEDRING	\ns		N PROBATE COU	AT
In the Matter of the Estate of 30		Satel Trues	nicompetent	Deceased '
KNOW ALL MEN BY THESE PRESE	NTS:		BOND No. 22-F	m-23158
That we, AFTY COMPAN and the WESTERN SURETY COMPAN Dakota and holding the certificate of that it is authorized to contract as Suret				
and firmly bound unto Towy as Judge of Probate of the County of	STEATU		Minneso	ta, in the sum of
	0.4.			
CTV - Thousand and d	ETLLED IN	FOR MORE THA	N \$500,000.00)	O DOLLARS,
lawful money of the United States, to for which payment well and truly to I administrators, successors, and assigns, THE CONDITION OF THIS OBLI	be made, w	se bind ourselve these presents.	s and each of our	heirs, executors,
has been appointed representative of the shall well and faithfully discharge all th to law, then this obligation shall be voi	estate of the e duties of id, otherwis	e above named his trust as rep e it shall reman	stmile J. Y	Yuruthy estate according
IN WITNESS WHEREOF, Said P Surety has caused these presents to be s	rincipal ha signed by it	s hereunto affix	ed his hand and se	sal; and the said
and its corporate seal to be hereto	attached	by authority	of its Board of	Directors, this
Signed, Sealed and Delivered in Pres	ence of	Ken	neth 9	Carphy
Witness to Principal		-		Brineipal
Min Seal				Principal
Witness to Survey	-	WESTER	NSURETY	COMPANY
- 12 Fails		Countersigned	R. Gessner, Ass	t. Secy.
- Streeten		Ву ДОТ	d Sour	J
STATE OF MINNESOTA)	NT OF PRINCE	PAL Minasson R	esident Agent
County of STREAM	SS			
On this day of appeared day of the tree on who executed the forego	nuus 0	Frincipal, and	notenanted and that	me personally me well known he executed the
My Commission Expires	xpressed as	s his tree act an	t ded on 11	
MONEY 17th 196		Notary Public,		unty, Minnesota
STATE OF SOUTH DAKOTA	(Corporate		1	
		nay	, 19	3, before me
appeared R. Ges to me personally known, who being by m WESTERN SURETY COMPANY, a cor- the corporate seal of said corporation, and by the aforesaid officer, by authority of i said instrument to be the free act and de- My Commission Expires	that said in	orn, did say tha nat the seal affi- istrument was ex-	t he is the aforesai	d officer of the
, 19			et to the state	CHE.

Notary Public, Minnehaha County, South Dakota

APPROVAL.

I hereby approve the within Bond and the Surety thereon, this day of Probate Judge

OATH OF REPRESENTATIVE

STATE OF MINNESOTA

County of Strong and trust which I now assume at of the duties of the office and trust which I now assume at to the best of my ability and according to law, so help me God.

Subscribed and sworn to before me this 10 12 day of My Commission Expires

My Commission Expires

Notary Public, Sagrana County, Minnesota

WESTERN SURETY COMPANY	STATE OF MINNESOTA County of Stearns	PROBATE COURT	BOND AND OATH OF ADMINISTRATOR, EXECUTOR AND GUARDIAN, Including Sale of Real Estate	In the Matter of the Estate of James Jacob Murphy, etc.,	☐ Minor(s) ☐ Incompetent	Filed the 10th day of	May , 19 63, and said	bond recorded in Book of	Bonds, page of Probate Records.	Clerk Clerk Judge of Probate
------------------------	---	---------------	--	--	--------------------------	-----------------------	-----------------------	--------------------------	------------------------------------	--------------------------------

Inventory and Appraisal. (Revised by J. of P. Ass'n, 1937)	А-81-2-3-4 загоз т ээгип австранци	7, 87, CLARK, WIRE.
State of Minnesota,	IN PROBATE COUR	Т
IN THE MATTER OF THE ESTATE OF Same Jacob Murphy, AKA.	INVENTORY AND APPI	
OATH OF APP	RAISERS	
State of Minnesota,		
	I.	, and
impartially perform all the duties of the office and trust which I	do solemnly swear that I will honestly, now assume as appraiser of the estate a	
	decedent to the best of my ability. So	
Subscribed and sworn to before me this day of , 19		
Notary Public, County, Minn. My c mmission expires , 19		
(SEAL) INVENTORY AND	ADDDATEAL	
The undersigned representative of the estate of the above and show to the court— That the following is a true and correct inventory of all personal, which has come into possession and of after diligent search and inquiry concerning the same, classified CLASS I—Real Estate:	the property of the above named estate which	
(a) The homestead of decedent, being in the Cou	nty of Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
of, State of Minnesota, con ofacres in area described as follows,		\$
(b) All other real estate of decedent being in the C of, State of Mini described as follows, to-wit:		3
Hone		

FORWARDED

~	Specify Encumbraness and Respective Amounts	Net Value Over Encumbrane
Brought Forward	\$	\$
		100000
		To be Till
		1 44 5
Total Net Value of Real Estate		\$
CLASS II—Furniture and Household Goods:		
Rone	\$	3
41010-		
Total Value of Furniture and Household Goods		ş
ZLASS III—Wearing Apparel		
10.	\$	\$
Hone		
Total Value of Wearing Apparel		
LASS IV—Corporation Stock		\$
	8	8
Hone		
		The state of the s
		17 65
Annual Control of the Party		
	10.00	
Total Value of Stock		8
TOTAL VALUE OF STORE		- 47

Here list any written decedent, with interes of	obligations of any kind due and owning t rate and maturity, also book and page record of Mortgages)	Interest to Date of Death	Principal	Appraised Valu of Principal & Interest
7.	Hone	3		,

1000 1000 1000			220-120	COTTO LIVE
Total V	alue of	Mortgages.	Bonds.	Notes, etc.

Total Value of Mortgages, Bonds, Notes, etc.		1
CLASS VI-All other Personal Property:		
(Here list Cash, Book Accounts, Annuities, Farm Crops, Machinery, etc.)	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
	3	\$
St. Cloud national Bank		70.91
		38,88
N.W. Barner and Trust Co, St. Shud		
Zapp Stational Bank		343.4
citizens fran + mrestment ca		739.65
N. W. National Bank, mple		42.57
First amorican national Bank		1
		25271
Socurity Fed. Sav. + Francisco		1134.71
The state of the s		1124.11
	Maria Maria	
Total Value of All Other Personal Property	THE SECOND SECOND	s 2822,30

SUMMARY

The total value of all the real estate of decedent, as valued by the appraisers herein, is - \$ 7.50 P.

The total value of all the personal property of decedent, as valued by the appraisers herein, is - \$ 3.50 P.

The total value of the entire estate of decedent, as valued by the appraisers herein, is - \$ 3.50 P.

Respectfully submitted,

Representative.

NOTE: If estate is over \$10,000.00 or subject to Inheritance Tax, make this in triplicate and file in Probate Court.

	VERIFIC	ATION		
State of Minnesoti	1, } ss.	Kronn	gram. I often	hy
being duly sworn, on oath say 5 that 3	a Co there	presentative _ of the s	state above specified; that his A	8
read the foregoing inventory subscribed by				
and correct inventory of all of the estate of			possession or knowle	
Subscribed and sworn to	before me this			
Moth day of Money	1. D. 1963	Linne	the I though	B
Notary Public, Standing	County, Minn.		Representative	
My commission expires Transchal				
State of Minnesota	1,		ned appraisers, duly appointed	l by
the Frabate Court of		County,	Minnesota, to appraise the estat	e of
have faithfully and impartially and to to down opposite each item thereof in figurealus of each class of said property, and of Dated this	es the value (hereo)	in money, and have		
			Appraise	
State of Alimnesota, County of PROBATE COURT IN THE MATTER OF THE ESTATE OF	Inventory and Appraisal Total Personal s ALCARAS	Total Appraisal \$	Pepaty-Treasurer of County, Minnesota Filed this A. D. 19 Probate Judge Clerk	No asser

STATE OF MINNESOTA DEPARTMENT OF TAXATION

INHERITANCE AND GIFT TAX DIVISION

St. Paul I. Minnesota

Control of Stilling Dock	8	tate	of	Minnesota
--------------------------	---	------	----	-----------

County of Stenera

INHERITANCE TAX RETURN

Decedent James Jacob Surjay Date of Death March Alexa, 1963

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

GENERAL INFORMATION

- (1) Decedent's residence at date of death Size-7th Ave. No. 24, 22001, Elements
- (2) Place of death with a such a superiors. Birthdate now, all, low Place of birth and Service, Million of the control of the
- (3) Business or occupation Library is, if, hallway
- (4) Married, single, separated, widowed or divorced at date of death.
- (5) The name, relationship to decedent and birthdate of spouse, children, or issue of deceased children of decedent, is as follows: (Do not answer if information appears on petition for probate.)

NAME RELATIONSHIP DATE OF BURTH

- (6) Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death?... In a
- (7) Did the undersigned person or persons filing return make diligent and careful search for property of every kind left by decedent and for information as to any transfer of a material portion of decedent's property during his lifetime without an adequate and full consideration in money or money's worth?
- (8) Will there be Minnesota probate proceedings? ... Xus

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

INSTRUCTIONS

- STATUTES: The inheritance tax law appears in Minnesota Statutes, Chapter 291. Taxable transfers are defined in Minnesota Statutes 291.01. Filing an inheritance tax return is required by Minnesota Statutes 291.12.
- ORE AND PROCEDURE: This return will be used in all entates to report all transfers from deceased persons to being or issueficiaries which are not included in the inventory in a Minnesota probate processing.
 - A. If there is a Minnesota probate proceeding igeneral administration, special administration, summary distribution, or petition for decree of descent), the return will be filled with probate court. If a tax may be due, or if a waiver of inheritance tax lies from the commissioner is needed, prepare the return is duplicate.
 - B. II there is no Minnesota probate proceeding, only an original return must be filled directly with the Department of Taxation, Inheritance and Gift Tax Division, St. Paul I, Minn. DO NOT FILE IN DUPLICATE.
 - C. If it is claimed that decedent was not a resident of Minnesota, an Affidavit of Non-Residence (Form D. of T. EG 1919), furnished by the Commissioner of Tanation, must be filed with this return. In such case, this return will disclose the detail of transfers of property having situs in Minnesota, and the total value of transfers in each class of property having situs eisewhere.
- DETERMINATION OF TAX: The court will determine the fax upon propert included in the probate preceding. The department will determine the tax upo the transfers disclosed in the return.
- 4. The representative of the estate or other person executing the return is obliged to report all tunderers which may be subject to taxt. Each schedule if the return is to be wonstrood as a question which must be answered by describing the transfers of by stating that there were none of this class, if such is the case.
- Satisfaction or waiver of inheritance tax lies upon the transfer of joint tenancy property can be obtained from the Department of Taxation by use of the Affidavit of Survivoship, Joint Tomancy or Hamaladerma, D. of T. EG. 1018, which may be purchased from a legal stationer. FILE IN DUPLICATE.
- If spare in any schedule is insufficient, additional schedules in this form may be attached.
- The value of all properties transferred and reported herein is the full and fair market value on date of death.

COMMISSIONER OF TAXATION Director, Inheritance and Gift Tax Division

SCHEDULE 1 - PROPERTY HELD IN JOINT TENANCY

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

Claims of consideration furnished by the survivor, or claims of creation of the joint tenancy by gift or inheritance must be stated in an affiproportion of the survivor's contribution. Exhibits submitted to prove claim will be returned upon request. The homestead of decedent, if included in any of the schedules, must be identified before the exemption in favor of spouse or minur or dependent children can be allowed. Excess homestead area, if any, must be separately described and valued.

Date of Transfer to Joint Tenancy	Description of Property (Logal description of Land) Street Address of City Resity; Acrospe of Royal Land). Specify Line, Roya, Homestead must be designated.	Surviving Joint Temans. (Give Name and Relationship to Densdowt)	Assembly Fell and Tree Value of Realty Or Unit Value of Respecting On Date of Death	Gross Market Value of Whol Property
SAMPLE: 6-21-50	Lot I, blk. I, Lief's Add. to St. Paul, Ramsey Co., Minn., 6000 Montelair Rd., St. Paul. Homestead. Morrgage, \$1,000.00	Mary Dee, wife	\$3,800.00	\$12,500.00
7-5-57	100 shares General Motors Co., common \$100 par Certificate No. 1392816	John Doe, son	N. Y. S. E. 7535	\$7,550.00
ab.19, 1	GO Lot Your (4) Block Minery Une (41), Lorry's addition to the town (Bow city) of St. Cloud seconding to the plat and survey thereof, made by T. H. Barrett, on file and of second in the office of the Register of Deeds in and	Essa D. Dirphy (wife)	\$3,000,00	\$3,080,00
	for Stearns County, Dinnesota			

Less liens (Col. 2.) - -

SCHEDULE II - INSURANCE

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

This schedule abould not include contracts reportable on Schedule III.

Date Taken Out	Description of Folicy (Name of Company, No. of Policy)	Amount Paid or Payable at Death (Show Post Mortem	Heneficiary and Helatimskip to	If Contract Issue illd Denidekt i righ	If Contract Issued Prior to \$428- did Deceleration \$425-48 have right has	
		Dividends Separately	Decedent	1. Change Beneficiary?	2. Cash formade Value?	
1						

SCHEDULE III — ANNUITIES, DEPOSITS, ETC.

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

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

Date of Contract	Description of Contract (Name of Company, No. and Type)	Amount Paid or Payable at Death in Value of Balance of Amounty	Benefitiary or Transferre Name, Address, and Relationship to Decadent

SCHEDULE IV - TRANSFERS BY THE DECEDENT

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

Transfers in contemplation of death:

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

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

Transfers intended to take effect in possession or enjoyment at or after death;

or after death:

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

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

deceders, death.

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

C. Powers of Appointment:

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

Did the decedent exercise the power?

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

(LIST TRANSFERS ON NEXT PAGE)

SCHEDULE IV - TRANSFERS BY THE DECEDENT (Continued

	habe of ransfer	of band.	Street Address	Transferred (Legs of City Hearty; Acc secily Lices, if any	rings of Reiral	Transfero and Rulation to December	ehilp	Assembly Poll and Your Value of Seatty Unit Value of Seatty in Date of Death	Grise Pale Market Valu
							ol. 5.) - as (Col. I		
						Net			
n o	ther wine re	eported in Securition of Spouly Line	Property	to IV of this r	Ing and has not eturn. (In the Transferse, Hi- itelational)	other tangible or st or Beseficiary w to Desembly	Pair se	nedule may include aut i. Postal Savings, U. S. personal property, if d. Fab Market Value ; Diets of Depth	Net Value After Lines
rat seri	have care e sheets at bed and s	fully exan tached, if worn to be	nined the fo	regoing return t, to the best of	c, custodian er- o hereby swear , including the my knowledge,	answered; that I) cluded in this re knowledge, inform schedules are full codent's death.	ave no kn urn exceptation and and fair	on is listed all of the preturn; that all question whedge of any transfe it as stated; and that belief the values sho market values as of	ons have been to as required to b to the best of wn on the foreg the date of the
t I arat meri of	have care e sheets at bed and s	fully exan tached, if worn to be	nined the fo any, and tha sfore me this	regoing return t, to the best of	including the	is to be include answered; that I i cluded in this ret knowledge, inforo schedules are full cedent's death. (Signa	I in sund that ave no known exception and fair	return, that all questicowledge of any transfer of as stated; and that it belief the values show market values as of	ons have been toos required to be to the best of who on the fores the date of the
t I hrat seri of tary	have care e sheets at bed and s	sfully exan trached, if worn to be ob ar	nined the fo any, and tha store me this	regoing return t, to the best of	, including the my knowledge,	answered that 11 cludes in this ret knowledge, inforce schedules are faill cedent's death. (Signs (Addr	in suid have no kn urn exceptation and fair ture ()	return; that all questic owledge of any transfe of as stated; and that i belief the values sho market values as of	ons have been to service to be to the best of who on the fores the date of the
t I hrat seri of tary	have care of sheets at bed and substitution of the Public, Commission of the Public of	sfully exan trached, if worn to be ob ar	nined the fo any, and that efore me this schear; schear;	regoing return t, to the best of	, including the my knowledge,	answered; that 11 cluded in this ret knowledge, inforce schedules are full cedent's death. (Signa (Addr.	a in said i aave no knu urn exceptation and and fair ture. The said fair ture ture ture.	return; that all questionwhere of any transfer as stated; and that i belief the values shot market values as of	ons have been it are required to be to the best of when the force when the date of the
t I arat seri of tary	have care of the c	sfully exan trached, if worn to be ob ar	nined the fo any, and tha sfore me this	regoing return t, to the best of	, including the my knowledge,	answered; that I I cluded in this ret knowledge, inform schedules are full cedent's death. (Signa (Addr.	in suid have no kn urn exceptation and fair ture ()	return; that all questionwhere of any transfer as stated; and that i belief the values shot market values as of	ons have been toos required to be to the best of who on the fores the date of the

State of Minnesota.

COUNTY OF Stearns

PROBATE COURT

FILE NO 19,612

IN THE MATTER OF THE ESTATE OF

James Jacob Murchy, aka James Murphy,

Inheritance Tax Record and Order Determining Tax

From the files, records and proceedings	herein the court finds that decedent died	testate, N.	arch 22m

19 63 a resident of St. Cloud, Stearns county, Minnesota, leaving an estate of the fellowing value:

Estimated in Petition	Aggrained	Omitted Property, Increased Value	Pinal Inheritance Tax Values
Real Estate -	-		
Personal Estate \$2000,00	32622.30		\$ 2622.30
TOTAL \$2000.00	\$2622.30		\$ 2622,30

That the deductible expenses of administration, funeral and last lilness, maintenance and allowances, taxes and claims paid are as follows:

Maintenance of family	Taxes, if lien at death: Personal property \$ Minnesota Real Estate Income taxes accrued to death; Federal State Federal estate tax Claims allowed and paid Homestead to spouse or issue
Recording fees Hond premiums Miscl. expenses of administration Funeral expenses Expenses of last illness	TOTAL DEDUCTIONS ALLOWED FOR INHERITANCE TAX NET ESTATE FOR INHERITANCE TAX COMPUTATION 5.75

That the transfers to legatees, devisees, or heirs of the decedent hereinafter specified, will be subject to inheritance tax in the following amounts:

Name of Legators, Devises, or Heirs at Law	Relationship to Decedent	Value of Legacy, Devise, or Distributive Share	Exemption	Inheritance
			1	1
Emma B. Hurphy	spouse	\$ 5.75	\$30,000.00	none
Kenneth J.Murphy	son	none		none
James A. Murphy	son	none	1000	none
		-41		
	TOTALS	\$ 5.75	xxxx	none

Value of Legacy, Dyvice, or Distributive Share Name of Lagatees, Devisors, or Helre at Law Relationship to Decodent Tax-TOTALS XXXX Now, Therefore, it is determined and ordered that an inheritance tax in the sum of \$ 10000 is due the State of Minnesota. per annum from the. payable to the Treasurer of said county, plus interest at 6%. Dated November 25th 19 63 Due service of the order determining inheritance tax above described, by the delivery of a copy thereof to me, is hereby admitted day of Treasurer County, Minnesota day of Attorney for representative of estate NOV 26 NASA this. day of Commissioner of Taxation James Jacob Rurohy, etc. Decedent IN THE MATTER OF THE ESTATE OF IN PROBATE COURT Filed 6th day of Decembers 19. State of Minnesota, and Order Determining Inheritance Tax Record Inheritance Tax FILE NO. 19,612 COUNTY OF Stearms Recorded in Book of Orders, Pag

Exemption

Date paid

To the Treasurer of

Stearns

STATE OF MINNESOTA DEPARTMENT OF TAXATION Inheritance and Gift Tax Division CENTENNIAL OFFICE BUILDING

ST. PAUL 1, MINNESOTA

(To be Executed by Lessor)

Re Estate of

James J Harphy

Deceased

549 510 N 7th Ave; St Cloud, Minn

Residence

Harch 22, 1963 Date of Death_

Pursuant to Minnesota Statutes, Section 291.20 you are hereby notified that the undersigned on intends to grant access to safe deposit box

whose address is ... Persons other than decedent who had access

to said box at the time of decedent's death were_

Whose addresses are

County

This box has [] has not [been entered since death of decedent. Date of entry. Address Party entering.

Northwestern Benk & Trust Co. Bank, corporation, association, person April 15, 1963 Date.

REPORT

(To be Executed by County Treasurer)

Names of those present at the opening and examination:

Leo N Meins byTWW

County Treasurer

For estate

James & Murphy

(Relationship to decedent)

Carol Schefers

For the bank or trust company

510 N 7th Ave; St Cloud, Minn

Address

Address

DESCRIPTION OF CONTENTS OF SAFE DEPOSIT BOX

The box was empty.

CERTIFICATE

We hereby certify from our inspection thereof that the foregoing is a correct description of contents of the said safe deposit box.

Date

For the Estate

Treasurer

County

INSTRUCTIONS

I. One copy of this report should be sent by the county treasurer to the position court of the interested county and the original to the Department of Taxation, Inheritance and GHY Tax Division, Centennial Office Hullding, St. Paul 1, Minnesta.

 If the county treasurer for any vessen deems it inadvisable to have the contents of such box delivered at the time of the examination, the treasurer may serve notice upon the safe deposit box company to defer such delivery for ten days. See Minnesota Statutes, Sec. 221.20. See also Sec. 020.61.

3. All sostents of box must be fully described, this watch certificate numbers, number of sharms, name of company, class of stock and parallel share botto numbers, face value, name of debor, rate of interest, muturity date there there and original summers of smertages, brief leave described in the content of land, number of interest, name of interest, name of land, number of secretary of land, number of land, number of secretary of land, number of land, number of contents and names of co-owners or beneficiaries. Report the contents of sealed envelopes and all property claimed by nuclear of land.

STATE OF MINNESOTA

County of Stearns

In the matter of the estate of
James J. Murphy , Deceased

SAFE DEPOSIT BOX REPORT.

4-15-63

CONSENT TO TRANSFER

Service of the above notice is hereby admitted and consent to granting of access to the safe deposit box described in the notice and certificate is hereby given—effective at once—effective ten days—from date hereof.

County Treasurer

Dated

In the case of non-resident decedent, the consent of the Commissioner of Taxation is also required as provided by Minnesota Statutes Sec. 291.19.

\$ 2622,30

State of Minnesota,

County of Stearns

In the Matter of the Estate of

James Jacob Murphy, also known as James Murphy, Decedent.

Total credits -

IN PROBATE COURT.

ORDER ALLOWING FINAL ACCOUNT.

The above entitled matter came on to be heard on the 20th day of Decamber.

19 63, upon the petition of the representative of the above named estate praying for the allowance of his final account and for distribution of the residue of said estate.

88.

The said representative appeared in person and by Attorney, David T. Shay, and no one appeared in opposition thereto.

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

First—That due notice of the said hearing of said petition has been given as required by law by the publication of the citation of this Court, for said hearing, dated the 21st day of November , 19 63, in the St. Gloud Daily Times. Proof of Publication of said notice of hearing and service by mail having been filed in this Court.

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

RECEIPTS Personal estate as described in the inventory -Personal estate omitted from the inventory Gain by sales above appraised value -Cash from sales of real estate Cash from rent of real estate -Cash from interest and profits Cash from other sources. \$ 2622.30 Total receipts from all sources -DISBURSEMENTS AND CREDITS 669.55 Estate selected for surviving spouse Maintenance of family of decedent Expenses of administration -Expenses of last sickness -Funeral expenses Taxes \$ 200.00 Claims of creditors of decedent -Legacies - - -Residue on hand for distribution

No. 19,612

State of Minnesota,

County of Steaming

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

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

Dated December 20th

10. 63

By the Court,

John Lang Proporte Judge

Order Allowing Final Account.

Decedenia

James Jacob Murreby, etc.,

In the Matter of the Estate of

PROBATE COURT

Filed this ZOLES day of December , 19 63, and recorded in Book No. of Orders,

Cherk Quidge of Probate.

on Page

to-wit:

Final Decree of Distribution. (Revised J. of F. Assn. 1936)	
	PROBATE COURT Pile No. 19, 612 Final Decree of Distribution
	20th day of
The above entitled matter came on to be heard on the December 10 63, upon the petition of the residue of said estate to the persons thereunto entitled. The representative of said estate appeared in person and by	attorney, David T. Shay.
And the court having considered the evidence produced at so and records in said matter, finds the following facts: FIRST—That notice of said hearing has been duly given court for said hearing. SECOND—That the said estate has been in all respects f tration thereof and of the last sickness and burial of said deced	s at a ministra
tention thereof and by the	in the final
been fully paid, account herein which has been settled and allowed by the Court. It he due the State of M minesota have been paid. THIRD—That said decedent died testate on day of March 1963, and at the County of State PAG.	the 22nd death decedent was a resident of the

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

(A) Personal property of the value of 3. None comprising of the following items:

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

None.

None

of said decedent, and are all

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

Emma B. Murphy, surviving spouse of decedent, and Kenneth J. Murphy and James A. Murphy, children of decedent.

NOW, THEREFORE, On motion of David T. Shav, Attorney for the

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

Nove for Distribution.

And that the title to the above described real estate has passed to and is hereby assigned to and rested in the above named persons in the following proportions and estates, to-wit: Nove for assignment. TO HAVE AND TO HOLD THE SAME, together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining, to the said above named person S. . Line 1 C. heirs and assigns; without prejudice, however, to any lawful conveyance of said property or any part thereof by said persons, or any of them, heretofore made. . 19. 63 20th day of December Dated atSt, Cloud, Hinnesota State of Minnesota, PROBATE COURT County of of the Probate Court, within and for said County, and Custodian of the Seal and Records of said Court, do hereby certify that I have compared the foregoing copy of Final Decree of Distribution with the original record thereof preserved in this office and have found the same to be a correct transcript of the whole thereof. IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court, at19...... in said County, this... of the Probate Court. I hereby certify that the within Instru-ment was filed in this office for record on County Auditor. Probate Court. Register of Deeds. Final Decree of Distribution IN THE MATTER OF THE ESTATE OF IN PROBATE COURT Office of Register of Deeds, State of Minnesota State of Minnesota, 63 and recorded in Book day of... recorded in Book adges Clerk of Transfer entered this day of County of Stearns Filed this 20th was duly Decrees, , at county of

STATE OF MINNESOTA. COUNTY OF STEARNS PROBATE COURT RE ESTATE OF FRE No. 19, 612 James Jacob Murphy, also known as James J. Murphy,

Decedent.

IT IS ORDERED that the petition filed herein to admit to probate the last will of decedent be heard on Friday, May in St. Cloud, Minn, 19 63, at 9 o'clock A. M. by this court in the Court House IT IS ORDERED that ergelitors of decedent file their claims in this court within four months from the date hereof and that said claims be heard on Friday, August 16th
A. M. by this court in the Court House in St. Cloud, Minn. , 19 63 , at 9 o'clock Dated this 15th David T. Shay, Attorney.

STATE OF MINNESOTA,

COUNTY OF STEARNS

RE ESTATE OF

James Jacob Murphy, also known as James Murphy,

Decedent.

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

(Seal)

21st Dated this

David T. Shay Attorney.

PROBATE COURT

File No. 19,612

day of

NOTE: Make this order in duplicate.

File No. 19,612

STATE OF MINNESOTA, COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

James Jacob Murphy.etc., Decedent.

ORDER FOR EXAMINATION OF FINAL ACCOUNT

Publish in Daily Times

Hearing Dec. 20th , 1963

OF The Control of the

NOTE: Make this order in duplicate.

FILE No. - 19,612

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

James Jacob Murphy, etc.,

Decedent.

ORDER FOR HEARING PETITION TO ADMIT WILL AND NOTICE TO CREDITORS

Publish in Daily Times

Hearing Will May 10th , 19 63

Hearing Claims Aug; 16th 10 63

FILED THIS 15 DAY
OF Africal Jonation

State of Minnesota,

County of Stearns

88.

IN PROBATE COURT

James Jacob Murphy, also known as James J. Murphy,

Decedent

ORDER LIMITING TIME

Letters Testamentary

of said estate

this day having been granted unto

Kenneth J. Murphy

of said County, it is ordered that the said

Kenneth J. Murphy

be, and he

hereby allowed

twelve

months from and after the date hereof, for the

settlement of said estate.

By the Court,

Dated

May 10th

. 19 63

(Court Seal)

Judge of Probate

State of A	inneanta
------------	----------

County of State

PROBATE COURT

In the Matter of the Estate of

James Jacob Murphy, etc.,

Decedent.

Order Limiting Time to Settle Estate

Filed this 10th day of

May , 1963 , and

recorded in book

of Orders at Page

Clerk-/J/ydde/of Probate

No. 3687*

State of Minnesota	· }ss.	IN PROBATE (COURT	N THE MATTER OF THE ESTATE OF
State of Minnesota,) }ss.			Murphy AEA James J. Murphy. Decedent.
County of Stearns	being	duly sworn, on oath	says; that he is th	eattorney for the seely
	in the	matter above entitled	and has full know	cledge of the facts herein set forth; tha
copy of the printed. notice	on the	o attached and made	day of April a part hereof by	11. 19 63, she mailed a true enclosing it in a sealed envelope and
depositing the same in the Post (County and State aforesaid, post	Office at the age prepaid, ac	dity dressed to each of the	ne following name	of St. Gloud d persons at their respective addresses
stated below; and that they are all named in the will of said deceden Names	l of the t whose nam Addres	heirs at law of these and addresses he ses	e above named de	cedent all of the legatees and devisees scertain after due diligence, to-wit; Addresses
Emma B. Murphy 5	10 7th Ave.	N		STATE OF MINNESOTA. COUNTY OF STEARNS.
Kenneth J. Murphy 5	t. Cloud, M 54 Lark Ave . Paul, Min	•		PROBATE COUR File No. 18411 RE ESTATE OF James Murchy, als
Jemes A. Murphy 5.	10 7Ave. N.			known as James J. Murphy. Deceler IV IS ORDERED that the petition file herein to admit to probate the last wi of decodent be beard on Friday, Mr. Joth. 1963. at 9 o'clork AM. by th court in the Court House in St. Cloud Mins.
				The office of the control of the con
				DAVID T. SHAY,
Subscribed and sworn to before				Publish April 18, 25, May 2, 1962.
Wind 28th	μα		ass	Jeans som
Notary Public, My commission expires. Max	1	ty, Minn. 19 64		Š.

State of Minnesota.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

James Muraphy

Decedent.

AFFIDAVIT OF SERVICE BY MAIL

Filed this 23rd day of

April , 19 63

Clerk July of Probate.

STATE OF MINNESOTA,

PROBATE COURT
File No. 18-A1
RE ESTATE OF Johns Jacob Murphy,
also known as James Murphy, Decedent,
IT IS ORDERED that the final account 11 IS ORDERED that the final account and petition for evanification thereof and for distribution stilled herein be heard on Friday. December 20th, 1462, at 9 orlors, A.M. by this court for the Court Movie in 51 Ctaol. All

JOHN LANG Proper Judge

Publish Nov 28. Dec. 5 and 12, 1963.

STATE OF MINNESOTA. COUNTY OF STEARNS (85.	
Wilfred F. Hiller, being du	y sworn on oath says;
that be is, and during all times herein stated has been, the	per
of the Times Publishing Company, the publishing to the farts berein known as The St. Cloud Daily Times and has full knowledge of the farts berein	after stated.
That for more than one year prior to the publication therein of the Orion 2 in a 1 Account	ler for Hearing
	ua::::::::::::::::::::::::::::::::::::
The state of the s	hereinafter described
said newspaper was printed and published in the City of St. Cloud, in the Co. Minnesota, daily except Sandays and holidays; that during all said time said see in the English language from its known office of publication within the City of purports to be issued as above stated and in newspaper format and in column a in space to at least 450 running inches of single column, two breches wider has Sundays and holidays from a known office catabilished in said place of publication workmen and the necessary material for preparing and printing of publication workmen and the necessary material for preparing and printing of publication workmen in the necessary material for preparing all said time in its makeup per cent of its news columns have been devoted to local news of interest to the server that during all said time in its makeup per cent of its news columns have been devoted to local news of interest to the server that during all said time in than not would duplicated any other public entirely made up of patents, plate matter and advartsoments; has been circuit place of publication to the extent of at least two hundred and forty (260) copying aubscribers and has entry as second class matter in its local postofficer, on the in the office of the County Additor of Scarris County. Minnesota, the afficient of the county Additor of Scarris County. Minnesota, the afficient constituting its qualifications as a legal newspaper and them constituting its qualifications as a legal newspaper.	wepaper has been printed St. Cloud from which it and sheet form equivalent been issued daily except on and employing skilled the preas work on that reports to serve has been not less than twenty-five community it purports to community it purports to enter it is a serve that it is a serve and that there has been idayit of a person having he existence of the condi-
bereto attached was cut from the columns of said newspaper, and was printed	and published therein in
the English language, once each week, for on Thursday the 28th day of November and thereafter on Thursday of each week to and the day of December 1963	19 65 g
and that the following is a printed copy of the lower case alphabet from A to hereby acknowledged as being the size and kind of type used in the compositio notice, to-wit; abcdefshijkimsopgratuwwyz	Z, both inclusive, and is
It alfred 8. 7	nalles
Subscribed and sworn to before me this	ns County, Minnesota.
My Commission expires SCDUC	mber 29thm 65

PRINTER'S Affidavit of Publication OF

THE ST. CLOUD DAILY TIMES

Of Order for Hearing on

		Final	Ac	count		
		state	of.	James	Jacob	Murn
	D	eceden				
	1000000					
						A. P. Steve
						11111
	4044		355			
				(E)		
Fil	ED T	HIS		16th		
OF		Decem		1		
emen		y		LIBAD	Press	

State of Minnesota,

County of Stearns

IN THE MATTER OF THE ESTATE OF

James Jacob Surphy

Decedent

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

and

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

ATTACH COPY OF ORDER HERE

STATE OF MINISTER, COURT OF STCAINS MAN MAST COURT OF STCAINS ON MAST COURT OF STCAINS ON MAST OF STAIN ON MAST ON MAST OF STAIN ON MAST OF STAIN ON MAST OF STAIN ON MAST OF ST

File No.

IN PROBATE COURT

Affidavit of Mailing of Order for Hearing

			100			
Sta	ACTION TOWN		CET.	AKKEY	100	100
653.1.13	F P F	11	499183	-111114	5411	1.25
2027 E.C.E.		14.	2000	61-115	CONTRACT.	N 70 TO 1

County Steames

48.

being first duly sworn on oath deposes and says that on the 20d day of December , 1963 ,

at 51. Gland , in said County and State the mailed two copies of the Order hereto attached in the above entitled matter, to

and one to

(Commissioner of Taxation)

(Secretary of State or Foreign Consul)

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

the U.S. mails at Dt. Cloud, Minnesota

and addressed to the following named persons:

NAME	STREET OR POST OFFICE	CITY	STATE
Emma 8. Murphy	610+7th Ave. Borth	St. Cloud, Winnesota	Ulmesota
Kenneth J. Murphy	176% lark Avenue	St. Paul 9,	Hinnssota
James X. Kurphy	510-7th Ave. North	St. Cloud,	Minnesoto

Subscribed and Sworn to before me this and day of the second of the seco

David T. Shay Notary Public, Stearns County, Minn.

My commission expires March 17th, 1964

Dury Shay

AFFIDAVIT OF MAILING

ALLOWANCES TO SPOUSE OR MINOR CHILDREN

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

525.15 ALLOWANCES TO SPOUSE. When any person dies testate, or intestate,

(1) The surviving spouse shall be allowed from the personal property of which the decedent was possessed or to which he was entitled at the time of his death, the wearing appared, and, as selected by him, furniture and household goods not exceeding \$2.000 in value;

(2) When, except for one automobile, all of the personal property not exceeding \$1.000 in value;

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

- (3) If there be no surviving spouse, the minor children shall receive the property specified in clause (1) hereof as selected in their behalf:
- (4) During administration, but not exceeding 18 months, unless an extension shall have been granted by the court, or, if the estate be insolvent, not exceeding 12 months, the spouse or children, or both, constituting the family of the decedent shall be allowed such reasonable maintenance as the court may determine;
 (5) In the administration of an estate of a non-resident decedent, the allowances received in the demicilary administration shall be deducted from the allowances under this section.

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

825.212 RENUNCIATION AND ELECTION. If a will make provision for a surviving spouse in lieu of the rights
in the estate secured by statute, such spouse shall be deemed to have elected to take under the will, unless he shall have
filled an instrument in writing renouncing and refusing to accept the provisions of such will within six months after the
filing of the certificate of probate. For good cause shown, the court may permit an election within such further time as
the court may determine. No devise or bequest to a surviving spouse shall be considered as adding to the rights in the
estate secured by sections \$25.145 and \$25.16 to such spouse, unless it clearly appears from contents of the will that
such was the testator's intent.

G	tate of F	Hinne	dota	0		
	inty of	ettiitt	Dota,	ds.		
bein	of first duly s	negra on	oath deposes a	nd says that on th	e day of	
copy chil	dren of said	decedent	at their last i	vnown address aft	es as hereinbefore set ou er exercising due dilig	ty and State he mailed it to the spouse and min ence and ascertaining to iled envelope, postage pr
	l and deposite l addressed to		ame in the U.	S. mails at		Minneso
	ME			R POST OFFICE	CIT	Y STATE
Sub	seribed and a	wern to	before me this			
	ef.			, 19		
Note	ary Public			County, Minn		
	Commission	Expires		Conneg, summ		
٠,					1 1 5	
				2	, '9	1.44
		L	10 O	8		3.3
	ta,	URT		Decedent	1.0	Clark
7	sota,	COURT		Deceded Deceded	97	1.87
4044	inesota, tesms	-		Deneder	10,	1.87
SADJOAK.	Hinnesota, Steems	-		Director Dir	7 3rd , 19	1.87
e No. 25 Dak	Minnesota, Steems	-		Dicado	ber 3rd, re	Prohate studies Clei
File No. 12 y Dan	of Minnesota,	-		Dender	cember 3rd, 19	1.87
File No. 23 DAG	State of Minnesota,	IN PROBATE COURT	In the Matter of the Estate of smes Jacob Nurphy, etc.	Deceded Deceded Aviit Avii Avii Avii Avii Avii Avii Avi	Wind December 3rd, 79	1.87

State	nf	Minnesota
m. reers	44.4	Zettiiii C DOTG

County of STROUMA

IN PROBATE COURT,

In the Matter of the Estate of

James Accel hurthy, AKA games murphy

Petition for Decree of Omitted or Incorrectly Described Property*

Your Petitioner Respectfully Represents and shows:

1. That the said decedent died testate, a resident of

County, Minnesota, on the

2200

mouch, State of VYWYYY SOLR and at the time of h . Heath was Co

, 19 63 , in the County of Born Sty

years of age, h.1.5. post office address then being 57 Cloud, Thirty Esta

2. That the estate of said decedent was probated in said County and a decree was made and entered in said estate dated Bearmher 20th, 1963

3. That the following described property was omitted ar incorrective described * in said decree, to-wit:

(a) The Homestead of decedent being in the County of ...

Net Value at

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

Date of Death

Encumbrances

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

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

Encumbrances

(c) Personal property consisting of the following items, to-wit:

1 Bhane american Telephone and Telegraph #NR78608 # 140 00

Encumbrances

4. That the correct description of the property and whether a part thereof is a homestead or not with the values and encumbrances at the date of death of the decedent is as hereinbefore set out.

5. That there are "Y 5" unpaid claims in said estate (in the sum of \$ and that said property was ... subject to inheritance tax.

6. That the interest of your petitioner in said property is as follows, viz.:

Names	Ages	Relationship	Addresses
Emma B. murphy	81	wele	1510 - 70%, Yer,
Kenneth J Murphy	85	San	176 y Coned, him
James a murphy	45	Son	57 Paul mundo 510 - 700 Mg.

WHEREFORE Your Petitioner prays that the descent of said property be determined and that it be assigned to the persons entitled thereto pursuant to Chapter 696, Laws of 1949.

Dated

VERIFICATION

Petitioner

100			44.			
bot.	otes	nf.	mi	HIP	mind	
200 L Z	111	111	2111	ник	******	74

County of STEDITY

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

Subscribed and sworn to before me this

day of York

Votary Public

County, Minn. My Commission expires Tranch 17th , 1971

* Strike (omitted or) or (incorrectly described) wherever it appears and other part noted if any part does not apply.

James Jacob Murphy, etc., Omitted or Ancorrectly in the Marter of the Estate of Petition for Decree PROBATE COURT State of Minnesota, Described Property County of Stearns

COMPANY, 87, CCOUR, MINE. FED. 3336.9

State of Minnesota,

County of Stearns

IN PROBATE COURT

FILE No. 19,612

IN THE MATTER OF THE ESTATE OF

James Jacob Murphy, also known as James Murphy,

DECREE OF OMITTED/OR/MOOKKECTLA BESCRIBUR PROPERTY

The above entitled matter came on to be heard on the

10th day of

August

19 64, upon the petition of James A. Murphy

praying for the judicial determination of the decedent of property hereinafter described belonging to said decedent at the time of has death. The petitioner appeared in person and by attorney, David T. Sray

and no one appeared in opposition to said petition.

And the Court having considered the evidence and the files and records in said matter finds the following facts: waived by the Court.

FIRST - That notice of said hearing has been fakely at styring by popy and high of the property popy for the property of

SECOND - That the petitioner has an interest in the property of said decedent hereinafter described as follows, to-seit:

That he is an heir at law.

THIRD-That said estate was heretofore probated in this Court and a final decree of distribution issued therein on the

20th

day of December , 19 63 , and that in said decree the

properly hereinafter described was omitted.

That the time for appeal from said decree has expired.

FOURTH—That in said prior probate proceedings all claims of creditors allowed were

paid in full. That there are no unpaid claims against said property.

FIFTH—形成似锑矿油等价值外外外外外外外,并对于原理中的外域,所以的中国的特别的特别的现在分词的特别的人类的特别,

INTIM! That there is now no inheritance tax due the State of Minnesota from said estate.

1 1 44

SIXTH—That the decedent at the time of h. death was the owner and seized of certain property correctly described as follows, to-wit:

(A) Personal property comprising the following items, to-wit:

1 share American Telephone and Telegraph #NR78608 \$140.00

2 shares American Telephone and Telegraph #D047360 240.00

(B) The homestead of the decedent situated in the County of

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

None

(C) Other tracts of land lying and being in the County of

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

None

of said decedent as heretofore determined in the prior probate proceedings and are all of the persons entitled to h. 18 estate and the property herein described, to-wit:

Emma B. Murphy, surviving spouse, Kenneth J. Murphy, son, James A. Murphy, son.

NOW THEREFORE, on Motion of the attorney for the petitioner, and by virtue of the power and authority vested in this Court by law, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED, and the said Court does hereby ORDER, ADJUDGE, AND DECREE, that all and singular the above described personal property be and the same hereby is assigned to and vested in the above named persons in the following proportions and estates, to-wit:

All thereof to the said Emma B. Murphy, surviving spouse of decedent, for and during the term of her natural life, and after her death an undivided one half (1/2) thereof to each of the said Kenneth J. Murphy and James A. Murphy, children of decedent, absolutely.

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

None for assignment.

TO HAVE AND TO HOLD THE SAME, Together with all the hereditaments and appurtenances thereinto beloning or in anywise appertaining, to the said above named person. their heirs and assigns, without prejudice, however, to any lawful conveyance of said property or any part thereof by said persons, or any of them, heretofore made.

Dated at St. Cloud, Minnesota this 10th day of August

(PROBATE COURT SEAL)

State of Minnesota,

 I_{i}

of the Probate Court, within and for said County, and Custodian of the Seal and Records of said Court, do hereby certify that I have compared the foregoing copy of Decree of Omitted or Incorrectly Described Property with the original record thereof preserved in this office and have found the same to be a correct transcript of the whole thereof.

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

of the Probate Court.

State of Minnesota, IN PROBATE COURT

DECREE OF OMITTED OR
INCORRECTVY/DESCRIBE

Ames Jacob Murphy, etc.,

ames

OFFICE OF REGISTER OF DIGIDS, PROPERTY

STATE OF MINNESOTA,

I hereby certify that the within Instru-ent was filed in this office for record on ment was

and was duly recorded in Book

Register of Deeds.

Transfer entered this

County Auditor.

Filed this 10th day of August

, and recorded in Book of Decrees, page

File No. 19,612

County of Stearns

19.612

FINAL ACCOUNT AND PETITION FOR SETTLEMENT

State of Minnesota,

IN PROBATE COURT

IN THE	MATTER OF	THE ES	TATE OF
mure gon			of war
ADVOLTED	(Transfer)	Carl Jan	Decedent

Final Account and Petition for Settlement

Your petitioner respectfully represents and shows to the court:

FIRST-Thathe is the representative of the estate of the above named decedent.

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

THIRD-That he herewith renders	in Asi	del	, fi	nat a	ccou	nt of		7.7	V-Se		said administration,
ehich is as follows, to-wit:									195	he Filled by her the	Not to be Filled in by the Representative
			REG	EIPTS						he Filled by by the Representative	the Mapresentalive
									E	ab 7230	8
Personal property described in the inventory	-	-							2		8
Personal estate omitted from the inventory									8		1
Gain by sales above appraised value									5		2
Cash from sales of real estate											3
Cush from rent of real extate									-		3
Cash from interest and profits									9		3
Cash from other sources	-										2
									19		2
									0		2
									0		8
									0.		*
Total receipts from all sources								-	\$	2,12230	\$
		1	DISBU	TRSE	MENT	rs					
I. Family						y	oncher				
						28	unber				
Personal property selected by and turned o	ver to								9	669.55	K 8
purvising spouse		-	100	0-					7	THE RESERVE OF THE PARTY OF THE	8
Maintenance of family of decedent -			-	-					6	66955	-
Total		-	-	=	-		-	-	\$	684.53	8
II. Expenses of Administ	RATIO	N									
Loss from sales of personal property at les	s than										
appraised valuation	-	=	-	-	1				. \$		*
Cash paid to appraisers for services -		-	-	-	-				\$	TAGETAK.	3
Cash paid for publication of orders -			-	-					\$	18.00	\$
Repairs to real estate		-	-	-100	-				- 8		\$
Cash paid for insurance		-	-		-				3		\$
Expenses of representative		-			-				ş		\$
Compensation of representative		-	-	-	-				- 5	The state of the s	- \$
Face of Attorney		-	-	-	-			2	3	255.00	£ 8
Fees of Attorney			B	-				.3	A	10-00	T- 8
Bond of Representative † Certified copies (Probate Court)	le vier	pro	ches	the contract of				4	1	1,00	~ 8
Certified copies (Promise Court)		SELL	12.30	ficely	ared			.6	3	\$4.1R	. \$
County Intrary Fund		-1175			-			6	-	1,00	K 3
									1	8	8
					**				1	8	8
					-				1	8	8
				ANTENIA DE	-					Contract of the contract of th	8
					10.	10			-	8	φ
										8 277.75	8
Total expense of administration		-	-	-	-				100	Variation and Control of Control	* CONTROL STATE

III. EXPENSES OF LAST SICKNESS

h paid for medical att	endance		-	-		4,	+	77								\$		
h paid for medicines		*	14		=		4	-	- 1		*					2		
h paid for nursing -		17.	77			3%										1		
h paid for hospital -					1													
Total expenses of las	st sickness	1	-	101;												Ŧ		
				IV	F:	UNER	AL E	XPEN	ISES									
				1	2015.3	110												
ah mald t	6										1.			138	30.1	8		
ah paid for undertaker uh paid sexton —	f		15							= 13	5-				oo F	K.		
ish paid for other neces	usary service	es -														A		
ish paid for burial serv	vice		4		-											5		
ish paid for monument	t	-	-		=											2		
ash paid to cemetery -	7 *			15												440	13:400	
Total funeral expen	ses -	1	1	9												3	Hard	
a come janearas expen	12																	
						V	TAXI	263										
						(X.4)	****	100										
and the same of th		1.1	3.													2		
Personal property tax li- other personal property	tares	g deal	1 m		1											\$		
eal property tax lien a	at date of dec	ath	IE.													8		
ther real estate taxes					-		13	1.50			1					3		
'ederal estate taxes		-	-													0		
'ederal income taxes; p	to d	eceder	nt -	15				186										
'ederal income taxes; fi	iduciary -	-			100											8		
Itale income taxes; pers Itale income taxes; fidu	viaru	ment.														3		-
The second parties have	WILLIAM																	
																2		
Total taxes paid						CLAIM										3		
Cash paid in settlem	MENT OF CL	AIMS		RED)	rrors		ALLO	WED			oust	r as		ows:		3	AMOU	NT
				REDI NAM	rrors E of	S AS /	MAN'	WED T	BY T	HE C			V			3		
Cash paid in settlem				REDI NAM	rrors E of	S AS /	MAN'	WED T	BY T	HE C			V		sr no.	8		INT
Cash paid in settlem	MENT OF CL			REDI NAM	rrors E of	S AS /	MAN'	WED T	BY T	HE C			V	OUCHE	sr no.	8		
Cash paid in settlem				REDI NAM	rrors E of	S AS /	MAN'	WED T	BY T	HE C			V	OUCHE	sr no.	8		
Cash paid in settlem				REDI NAM	rrors E of	S AS /	MAN'	WED T	BY T	HE C			V	OUCHE	sr no.	8		
Cash paid in settlem		, W		nam SJ	E OF	s as / clai P&i	MAN	wed T	BY TI	NE O			V	OUCHE	sr no.	8		
Cash paid in settlem		, W		nam SJ	E OF	S AS /	MAN	wed T	BY TI	NE O			V	OUCHE	sr no.	8		
Cash paid in settlem		, W		nam SJ	E OF	s as / clai P&i	MAN	wed T	BY TI	NE O			V	OUCHE	sr no.	S.		
Cash paid in settlem		, W		nam SJ	E OF	s as / clai P&i	MAN	wed T	BY TI	NE O			V	OUCHE	sr no.	S.	20	0.00
CASH PAID IN SETTLEM	anten	~ T/g	313	NAM 555	E OF	s as / clai P&i	MAN	wed T	BY TI	NE O			V	OUCHE	sr no.	S.	20	
Cash paid in settlem	anten	~ T/g	313	NAM 555	E OF	s as / clai P&i	MAN	wed T	BY TI	NE O			V	OUCHE	sr no.	S.	20	0.00
CLAIM NO.	anten	~ T/g	313	nam Soo	E OF	S AS /	ALLO!	wed T	DY T	NE O			V	OUCHE	sr no.	S.	20	0.00
CLAIM NO.	anten	~ T/g	313	nam Soo	E OF	s as / clai P&i	ALLO!	wed T	DY T	NE O			v	OUCHE	SR NO.		20	0.00
CLAIM NO.	anten	~ T/g	313	nam Soo	E OF	S AS /	ALLO!	wed T	DY T	NE O			v	OUCHE	SR NO.		20	0.00
CLAIM NO.	anten	l and i	settle	NAM SO VI	T. Li	S AS / CLAI	ALLO!	wed T	DY T	NE O			v	OUCHE	SR NO.		20	0.00
CLAIM NO.	amton	t and	3.13¢	NAM	T. L	s as a clai	MALLOY	WED T	BEQU	RE C	s	7	VC	OUCHE	SR NO.		20	0.00
CLAIM NO. CLAIM NO. Total amount of a	dentern	t and	zettle	NAM SSS VI	T. L	s as a clai	MALLON	WED T	BY TO	Q Q JEST	S	7	V	OUCHE	SR NO.		20	0.00
CLAIM NO.	amton	t and	zetile	NAM SSS VI	ITORS	es as a class	ALLOY	wed T	UYYA Beqt	Q JEST	S	7	V	OUCHE	SR NO.		2.0 AMO	O O O
CLAIM NO. CLAIM NO. Total amount of a	delaims paid	t and	zetile	NAM VI	TORS	e as as a claim PQu	MALLOY	wed T	BY TO	HE O	S	7	V	OUCHE	SR NO.		20	O O O
CLAIM NO. CLAIM NO. Total amount of a	claims paid	t and i	settle	NAM VI	TORS	es as a claim Pour Pour Pour Pour Pour Pour Pour Pour	MALLOY	wed T	BY TO	HE O	S	7	V	OUCHE	SR NO.		2.0 AMO	O O O
CLAIM NO.	dratery	t and	zettle	NAM SON d	TORS	e as a clair	MALLOY	wed T	BY TO	HE O	S	7	V	OUCHE	SR NO.		2.0 AMO	O O O
CLAIM NO. CLAIM NO. Total amount of a	dratery	t and	zettle	NAM SON d	TORS	e as a clair	MALLOY	wed T	BY TO	HE O	S	7	V	OUCHE	SR NO.	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	2.0 AMO	0.00.01 UNT

RECAPITUALITION		Not to be filled
	DISBURSEMENTS	in by Representative
RECEIPTS 8 2 1 22 30	THEOR BOOM DATE	8
1 otal receipts from an sources		University
Total disbursements and credits as follows:	. 669.55	
1. Family	39175	7
2. Expenses of administration — — — — — — — — — — — — — — — — — — —	\$	8
4. Funeral Expenses -	s 1,453.00	3
5. Taxes	\$ 100,00	1
6. Claims of creditors	8. 1	1
8. Residue of personal prop. for distribution	\$ Beautions	
9,	1	
11,	1	-
12.		,
13. Total	. 8,633.30	
Total	Para Allendaria	
FOURTH—That there is also belonging to said estate for distribution certain re	al estate as follows:	
The homestead of said decedent, in the County of STEDAMA	, 8	tate of Minnesota,
described as follows: (In Joint Terrancy)		
Also these other tracts and parcels of land in the County of State of Minnesota, described as follows:		
D.		
atone		
FOURTH (A)—Personal property for distribution consists of the following	items:	
To an of		
101 100	L	
100 H 5 10 H 5 10 H 8	CANADI	

FIFTH—That said decedent died on the 23 74 day of Action

testate, and left h 1 M surviving

Emma B. Murphy, wife Kurnneth S. Murphy, Son Sames a. murphy, Son

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

WHEREFORE, your petitioner prays the order of this court fixing a time and place for the hearing of this petition and an examination of his final account, and the settlement and allowance of the same; and that upon said hearing the court issue its final decree assigning the residue of said estate to the persons thereunto entitled,

Dated Octobro 31 st

State of Minnesota,

County of DIFLOTTO

being duly sworn on oath says that ...he is the person who made the foregoing pelition; thathe knows the contents thereof, and that the same is true of h. ... own knowledge except as to those matters therein stated on h. ... information and belief, and as to those matters he believes it to be true.

Subscribed and sworn to before me this

19 5 5

Notary Public County, Minn.

My commission expires TDD/COVII, 1964.

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

in the Matter of the Estate

inal Account and Petition for Hearing and Allowance Thereof ovember

State of Minnesota.

County of Stearns

In the Matter of the Guardianship of

Viola C. Anderson Alleged Incompetent

IN PROBATE COURT

19613

PETITION FOR APPOINTMENT OF GUARDIAN OF INCOMPETENT

TO THE COURT ABOVE NAMED:

The petitioner herein represents and alleges

First That he address is 922 - 3rd Street, Walte Fark Minnessta, and that he is interested herein as follows, towest: She in the petitioner

Second-That said Viola C. Anderson Steares County, Minnesota, and whose address is Minnesota, and who was born at Manitowec County, Wisconsin, on the 5th day of August, 1884, is incompetent to manage his person and estate by sentity and loss of remory, infirmities of oldage.

Third—that the names and addresses of the nearest kindred of said alleged incompentent are as follows:

Name

Relationship

Address

716 Sommerville Street Shakopee, Minnesots

is as follows:

Address

Fifth-That it is necessary and expedient that a EGNETH guardian of the

estate and person of said incompetent be appointed.
(Strike one if both are not desired)

Sixth-That the estimated value and general character of the property of said alleged incompetent are as follows, to-wit:

4.	Personal Propert	y of the esti	mated valu	ie, to-wit:		8 1	,149,30
	1. Household g	oods -		. 8	535.00		
	f. Wearing ap	paret -		. 5	50.00		
	S. Corporate st	ock -		. 8	974.00		
	4. Notes and h	onds -		. \$			
	5. Cash -			. 8	4590.30		
	6. Miscellaneon	18		. 8			
B.	Real Property of	the estimates	t value, to-u	vit: -		· # 23	, 600.00
	1. Homestead	in			County, Mi	nnesota as f	allates:
	or Piter Da	controller.	two 1	ote			
	a. City Pr	operty			(Give area)		
				8	B600.00		
	(or Unpaid be	188600.0					
	b. Rural l	Property			(Give area		
					(Orre area		
				8			
	2. Real estate	other than H	omestead:				
	a. City Pr	operty	Lots with h	mildings	\$		
	City Pr	operty	Lots withou	it buildin	ge S		
	b. Rural I	roperty 159	acres impre	oved land	\$ 15,0	00.00	unpuid balance
	Rural 1	roperty	acres unim	proved las	nd \$		
	3. Rental valu	e of said real	property is		8	sold und	der contract f
Set	venth-That the p	robable amo	unt of debts	of said o	illeged incomp	etent is § 5	500.00
Ei_{4}	jhth—That	Ho.	rman A.	Anderso		10	ho is a resident of
		Scott		Cou	unty, Minneson	ta, whose Po	st Office address is
716 8	Sonmerville S	treet, S	hakopea,	is a suite	ota	stent person t	o act as guardian
	alleged incompete						
of same	atteged theompeter		sta trge ta	your	M. M. P. S.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
W.	HEREFORE YOU	R PETITIO	VER PRAY	S. That t	he Court appo	int said	
	Forman A.						petent person, to be
the	eneral	guardian	of the per	son and e	state of the sai		C. Anderson.
	April 2 25 3		Strike one if !	ooth are not	desired)		
Dated	April 16, 1	S. Athles.		264	la la Co	la dem	
					Maria Ali Ali	Market Street Street	Petitioner.

VERIFICATION

State of Minnesota,	
County of Benton	
Viola C. Anderson	being duly morn on outh says tha
She is the petitioner named in the foregoing	potition; that the said petition is true of kix gur
knowledge except as to those matters therein stated or	
3 he believes it to be true.	
	Viola D. Anderson
Subscribed and sworn to before me this 16th	VIOLE OF ADSCISOR
day ofApril 1953.	
AF. TO	
Theodore V. Nells	
Natary Public Benton County, Mis	
My Commission Expires September 24, 1966	
CONSENT OF GUA	ARDIAN TO ACT
I. Rorman A. Anderson	of the City
of Shakopee in the	
State of Minnesota, do hereby consent to act as.	guardian of the purson
and estate of Viola C. Ande	erson during her disability.
if appointed such guardian by the Court.	
	Morman a. anderson
Dated April 16th, 19 63.	
CONS	ENT
1, or we, hereby consent to the appointment of the	guardian as herein petitioned for and waive notice
of hearing thereon.	
	Viola & Anderson Alleged Incompetent.
Subscribed and sworn to before me this	
16th day of April 19 63.	Spouse.
Indgare F. Holla hints	
Notary Public Bonton County, Minnesota	
My Commission Expires Sept. 24, 1968.	

State of Minnesota,

County of

IN PROBATE COURT

in the Matter of the Guardianship of

Yesta E. Underson.

Petition for Appointment of Guardian of Incompetent

Fited April 16th

19 63

8834 2198

Probate Shilled Clerk.

State of Minnesota,

COUNTY OF Stearns



IN PROBATE COURT

IN THE MATTER OF THE GUARDIANSHIP OF Viola C. Anderson,

Incompetent Ward.

ORDER APPOINTING GUARDIAN

The above entitled matter can	ne on to be heard	and conside	ered by the Court	in the 16th	
day of April	19 63 , up	on the petit	ion of Viola	C.Anderson,	
praying that a guardian be appoi	nted of the	pers	on and	esta	te of the above named
Viola C. Anderson,					
and the Court having considered the in said matter, finds the followi First—That notice of said hea Anderson is the netit	ng facts, to-wit: na ring on said petiti	s been	um tar ad tour the	No. Property	
Anderson is the petit	ioner herei	n.	2010200000		4-14-4-1-4-1-4-1-4-1
Bekslopelliful more tilate/stepteletel skep	ik fortibul to footile like	of by Heptin	g!		
Second—That said Viol	a C. Anders	on			
is a resident of Weit	e Park				in said County of
Stearns petition.	State of 1	Minnesota;	and is the owner	of certain propert	ty described in said
Third—That said	Viola C.A	nderson			is unable
and incompetent to care for and multiplication to wing, to-wit: Senility ar					and disabilities fol-

Fourth—

Fifth—That Norman A. Anderson whose

Post Office address is 716-Sommerville Street, Shakopee, Minnesota in the County of
Scott State of Minnesota, is a suitable person to act as guardian of said

Viola C. Anderson.

It is Therefore Ordered, That the said Norman A. Anderson

be, and he hereby is, appointed guardian of the parson and

ditioned according to law, to be approved by this Court.

estate of said

Viola G. Anderson

, and that before entering

upon h 18 duties as such guardian and before letters of guardianship be to him issued he take, subscribe and file in this Court the oath by law required and give bond to the Judge of this Court in the penal sum of Ten Thousand and no/100 (\$10,000.00) - - - Dollars, with sufficient sureties and con-

(2)

Dated April 16th 19 63

Note (1) Insert conditions and need, if any, as to care, treatment, education, etc., under Section 7443-7444 General Statutes 1913.

Note (2) Insert conditions, if any, as to care, treatment, maintenance, education, etc., under Section 7443-7444 General Statutes 1913.

State of Minnesota,

19,613

Stearns

IN THE MATTER OF THE GUARDIANSHIP OF

C. Anderson,

of orders, at recorded in Book Filed this Apr11

State of Minnesota,

County of Stearns

IN PROBATE COURT,

Viola C.Anderson, Incompetent Ward.

Letters of Guardianship

ro Norman A. Anderson

Greeting:

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

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

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

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

udge of said Co	ourt, and	the seal of sai	d Court this	16th	day
April		, 19	63	John John	pe of Probate.
Note III II guardii otral litatutee of Min	an is apprint mosts, TELE	ed of the person of Wa	ard also, leasert provisions for c	ustody, exre of, eduration, etc., according to Sec. 7442, 7443,	Md 7444, Chapter
COURT					
ounty of		linnesota,	88.	IN PROBATE COURT	
I.				, Judge of the Probate Court, in and for sa	id County as
	the matte	er therein entitl	led, now remaining of	thin and foregoing paper writing with the ord record in my office, and that the same is a	
WITNESS	mer. Low	d and seal of s	said Court, at		- 1
1742174000	my nan	day o		, A. D. 19	£À
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, my nau				robate Judge.
	, my nau			P	
	my nau	day o	did	P	
	OURT	day o	did	P T T T	
	COURT	day o	did	day of day of , 19 63, and of Letters,	
	COURT	day o	did	16th day of 1963, and of Letters,	
State of Attinesota, County of Stearns,	PROBATE COURT		dianship	day of day of , 19 63, and of Letters,	

CERTIFIED COPY OF POWER OF ATTORNEY

Original on File at Home Office of Company See Certification.

FIDELITY AND SURETY DEPARTMENT

ST. PAUL FIRE and MARINE

Insurance Company HOME OFFICE ST. PAUL MINNESOTA

KNOW ALL MEN BY THESE PRESENTS: That the St. Paul Fire and Marine Insurance Company, a corporation organized and existing under the laws of the State of Minneauts, and having its principal office in the City of Saint Paul, Minneauts, does hereby constitute and appoint

Irene Wilson

St. Cloud, Minnesota

its true and lawful attorney(s)-in-fact to execute, seal and deliver for and on its behalf as surety, any and all bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, which are or may be allowed, required or permitted by law, statute, rule, regulation, contract or otherwise, and the execution of such instruments) in pursuance of these presents, stall be building upon the said St. Paul Fire and Marine Insurance Company, as fully and amply, to all intents and purposes, as it the same had been duly executed and acknowledged by its regularly elected officers at its principal office.

1

1

This Power of Attorney is executed, and may be certified to and may be revoked, pursuant to and by authority of Article V.
—Section 8, of the By-Laws adopted by the Board of Directors of the St. Paul Fire and Marine Insurance Company at a meeting called and held on the 17th day of January, 1952, of which the following is a true transcript of said Section 8.

"The President or any Vice President, Resident Vice President, Secretary or Resident Secretary, shall have power and authority

- To appoint Attorneys-in-fact, and to authorize them to execute on behalf of the Company, and attach the Seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and
- (2) To appoint Special Attorneys-in-fact, who are hereby suthorized to certify to copies of any power-of-attorney issued in pursuance of this section and/or any of the By-Laws of the Company, and
 - (3) To remove, at any time, any such Attorney-in-fact or Special Attorney-in-fact and revoke the authority given him."

IN TESTIMONY WHEREOF, the St. Paul Fire and Marine Insurance Company has caused this

instrument to be signed and its corporate seal to be affixed by its authorized officer, this

lst

day of February

A. D. 196 L

ST PAUL FIRE AND MARINE INSURANCE COMPANY

STATE OF MINNESOTA County of Ramsey

Fine President.

On this Let day of February 196 1, before me came the individual who executed the preceding instrument, to me personally known, and, being by me duly sworn, said that he is the therein described and authorized officer of the St. Paul Fire and Marine Insurance Company; that the seal affixed to said instrument is the Corporate Seal and his signature were duly affixed by order of the Board of Directors of said Company;



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Saint Paul, Minnesota, the day and year first above written.

C. L. Jaeger

C. L. JAEGER

Notary Public, Ramsey County, Minn My Commission Expires June 2, 1967

CERTIFICATION

I, the undersigned, a Special Attorney-in-fact of the St. Paul Fire and Murine Insurance Company, duly appointed pursuant to and by authority of the By-Laws of said Company, do hereby certify that I have compared the foregoing copy of the Power of Attorney and affidavit, and the copy of the Section of the By-Laws of said Company as set forth in said Power of Attorney, with the ORIGINALS ON FILE IN THE HOME OFFICE OF SAID COMPANY, and that the same are correct transcripts thereof, and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full force and effect.

IN TESTIMONY WHEREOF, I have hereunto set my hand this lightly

tir day

Anri.

196

*Unlimited as to character and amount.

10870 Ed. 1-36

G. J. Eggun Special Attorney-in-fact

State of Minnesota, PROBATE COURT County of ... IN THE MATTER OF THE GUARDIANSHIP OF BOND Viols C. Anderson, Know All Men by These Presents, That we Horsen A. Anderson and St. Paul Fire and Marine Insurance Company, a corporation organized under the laws of the State of Minnesota, and holding the certificate of the Insurance Commissioner of the State of Minnesota showing that it is authorized to contract as surety upon bonds in said State of Minnesota, as surety, are held and firmly bound unto Hon. John Lang _, as Judge of Probate of the County of Browns . Minnesota, in the sum of Ton Thomason & no/100 (\$10,000.) Dollars, lawful money of the United States, to be paid to said Judge of Probate, or his successor in office, for which payment well and truly to be made, we bind ourselves and each of our heirs, executors, administrators, successors, and assigns, firmly by these presents. The Condition of This Obligation is Such, That if the above bounden Horsan A. Anderson , who ha !! been appointed representative of the estate of the above named, Viola C. Anderson, incompatent, shall well and faithfully discharge all the duties of him trust as representative of said estate according to law, then this ob-

In Witness Whereof, Said principal ha 5 hereunto affixed 118 hand and seal : and the said surety has caused these presents to be signed by its _____ ut tornwy-in-fuct and its corporate seal to be hereto attached by authority of its Board of Directors, 16th Signed, Sealed and Delivered in Presence of norman a. anderson (Seal) ST. PAUL FIRE AND MARINE INSURANCE COMPANY

Attorney-in-fact.

ACKNOWLEDGMENT OF PRINCIPAL

Sto	ate of Minnesota.	\$ 11.		
County of	Senton.			
On this	16th	day ofApril	, 196 3	, before me personally
appeared	Horman A. Ande	erson		, to me well known
to be the person	who executed the fore	egoing band as principal, and		acknowledged
thathe	executed the same for th	e uses and purposes herein expressed		free act and deed.
		Theodore F. W.	F 32-6	
		Notary Public,	Benton	County, Minnesota

My Commission Expires September 24th 1968.

ligation shall be void; otherwise it shall remain in full force and virtue.

11522 7 of 2M Ed. 4-50

Sto	The same of	Minnesota,) ss.		
nunty of		Menton.)		
On this		18th	day of _			6 3 , before me appeared
OMPANY, of that said i	a corpo	at hefshe is ration; that t	the attorney- he seal affixe	in-fact of ST, PAU d to the foregoing ins of said corporation by instrument to be the fo	I. FIRE AND a trument is the corp him/her, by author see act and deed of	
				and the same	. Tells	
				Notary Public,	limite	County, Minnesota
Ly Commissio	n Expir	rr S	epte ber	2465 1	96 .	
				APPROVAL		
I hereby	approve	the within bo	nd and the su	rety thereon, this	16th	day i
	April		,1	96 3 ,		
					S.	Probate Judge.
				OF REPRESENT		Probate Judge.
	tate	guard1	nn the above nan		of the	person and
						CALENDARY WATER
		to before me t	his 16			
day of		rll				
Theod	ore F	. Hells	#14 m			
Notary Publ	ic,			County, Minnesota.		
My Commiss	ion Expi	resSej	tember 2	196.8.		
1.8		II			1 m to	1 2
	PROBATE COURT	In the matter of the { Guardianship of Estates: Viols C. Arderson	Bond and Oath of Representative		196. 3., and sain	of Probate

ar.		497 .		
State	HI	20111	mesn	EZI.

88.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Viola C. Anderson,

County of Stearns

Inc. Ward. / btckdehu//

Order Appointing Appraisers

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

It is ordered that

Ed. Cater

and

Donald Parent

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

Dated this

16th

April

(PROBATE COURT SEAL)

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Viola C. Anderson, Inc. Ward. belebed.

Order Appointing Appraisers

No. 3579)4*

State of Minnesota	∌ tat	3	of	All	inn	esota
--------------------	--------------	---	----	-----	-----	-------

County of Stearns

IN PROBATE COURT

Interest paid on the Sylvester Land Contract Frincipal payments on " " " " 6000.00 Canning Co-Op, dividend 297.74 American Mutual Fund dividends 95.52 Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, to-wit: and disbursed thru the above Bank account. Medical expense 9 1146.26 2 7 Viola C.Anderson 9 5850.55 Viola C.Anderson 9 1711.96 2 7 House and general insurance 9 257.70 6 7 Legal expense 9 128.00 7 Guardians bond premium 9 420.00			Ward
The following is an itemized statement of all property in the hands of the guardian at the date of last account, to write. The following is an itemized statement of all the PRANTED process by the guardian at the date of last account, to write the following is an itemized statement of all the PRANTED process by the guardian at the date of the countries and deposited in the Lapp Bank, St. Cloud, Winnesota inchesking account at inception of this guardianship [In checking account at inception of this guardianship [In checking account at inception of this guardianship [In checking account at inception of the g	The undersigned guardian of the above named ward.	hereby render h	e final America
The following is an itemized statement of all property in the hands of the guardian at the date of last secount, to writ: The following is an itemized statement of all the REGENTY received by the suggition tracestive kextracester and deposited in the Lapp Bank, St. cloud, Minnesota incentive kextracester and deposited in the Japp Bank, St. cloud, Minnesota in the second of the superdianable statement of all the purities and second in the superdianable statement payments on " a \$6000.00 canning Co-Op, dividend \$297.74 cookied and superdianable statement of all property expended since the date of the last account, to writ: and disbursed thru the above Bank account. Medical expense \$116.26 CR Second Statement of all property expended since the date of the last account, to writ: and disbursed thru the above Bank account. Medical expense \$116.26 CR Second Statement of second since the date of the last account. Morman Anderson \$1711.96 CR Worman Anderson \$1711.96 CR Worseld Statement of the second	account of said guardianship, covering the period from the	day of	
The following is an itemized statement of all property in the hands of the guardian at the date of last secount, to writ: The following is an itemized statement of all the REGENTY received by the suggition tracestive kextracester and deposited in the Lapp Bank, St. cloud, Minnesota incentive kextracester and deposited in the Japp Bank, St. cloud, Minnesota in the second of the superdianable statement of all the purities and second in the superdianable statement payments on " a \$6000.00 canning Co-Op, dividend \$297.74 cookied and superdianable statement of all property expended since the date of the last account, to writ: and disbursed thru the above Bank account. Medical expense \$116.26 CR Second Statement of all property expended since the date of the last account, to writ: and disbursed thru the above Bank account. Medical expense \$116.26 CR Second Statement of second since the date of the last account. Morman Anderson \$1711.96 CR Worman Anderson \$1711.96 CR Worseld Statement of the second	19 to the 10th day of October 19	69 to-nets	
The following is an itemized statement of all the REMARY received by the duardian taxonthee hard and deposited in the Easy Bank, St. cloud, Minnesota in the Easy Bank and the Sylvester Land Contract \$5228, 47 \$4949, 49 \$11 therent paid on the Sylvester Land Contract \$5228, 49 \$12 \$12 \$12 \$12 \$12 \$12 \$12 \$12 \$12 \$12	The following is an itemized statement of all property		
The following is an itemized statement of all the MARMANY received by the dustrian mace Marked successed many the distribution of this guardianship In checking account at inception of this guardianship Received from Social Security Substantian on " " \$6000.00 Canning Co-Op. dividend \$297.74 American Mutual Fund dividends \$95.52 The following is an itemized statement of all property expended since the date of ite last account, found: and disbursed thru the above Bank account. Medical expense \$1146.26 Received American Administration \$5880.75 Veterans and general insurance \$257.70 Very and the second \$1711.96 English of the second \$128.00 The following is an itemized statement of all property expended since the date of the last account. Second expense \$257.70 Veterans Administration \$7932.21 Norman Anderson \$1711.96 Veterans and general insurance \$257.70 Veterans and general insurance \$25	in the hands of the guardian at the date of last account, to wit-		
The following is an itemized statement of all the MARMANY received by the dustrian mace Marked successed many the distribution of this guardianship In checking account at inception of this guardianship Received from Social Security Substantian on " " \$6000.00 Canning Co-Op. dividend \$297.74 American Mutual Fund dividends \$95.52 The following is an itemized statement of all property expended since the date of ite last account, found: and disbursed thru the above Bank account. Medical expense \$1146.26 Received American Administration \$5880.75 Veterans and general insurance \$257.70 Very and the second \$1711.96 English of the second \$128.00 The following is an itemized statement of all property expended since the date of the last account. Second expense \$257.70 Veterans Administration \$7932.21 Norman Anderson \$1711.96 Veterans and general insurance \$257.70 Veterans and general insurance \$25			
The following is an itemized statement of all the research processed by the guardian taxonthm kant nexus at necessary and deposited in the Large bank. St. Cloud, Kinnesota In checking account at inception of this guardianship Received from Social Security \$ 4949.85 Interest paid on the Sylvester Land Contract Frincipal payments on " " \$ 6000.00 Canning Co-Op. dividend \$ 297.74 American Mutual Fund dividends Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, fo-wit: and disbursed thru the above Sank account. Medical expense Weterans Administration \$ 5932.21 Norman Anderson Worken and general insurance \$ 237.70 House and general insurance Legel expense Quardians bond premium House and general insurance Legel expense Quardians bond premium House and general insurance Legel expense Quardians bond premium House and general insurance Legel expense Quardians bond premium House and general insurance Legel expense Quardians bond premium House and general insurance Legel expense Quardians bond premium House and general insurance Quardians bond premium House and general insurance Reduced expense			-1
The following is an itemized statement of all the research processed by the guardian taxonthm kant nexus at necessary and deposited in the Large bank. St. Cloud, Kinnesota In checking account at inception of this guardianship Received from Social Security \$ 4949.85 Interest paid on the Sylvester Land Contract Frincipal payments on " " \$ 6000.00 Canning Co-Op. dividend \$ 297.74 American Mutual Fund dividends Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, fo-wit: and disbursed thru the above Sank account. Medical expense Weterans Administration \$ 5932.21 Norman Anderson Worken and general insurance \$ 237.70 House and general insurance Legel expense Quardians bond premium House and general insurance Legel expense Quardians bond premium House and general insurance Legel expense Quardians bond premium House and general insurance Legel expense Quardians bond premium House and general insurance Legel expense Quardians bond premium House and general insurance Legel expense Quardians bond premium House and general insurance Quardians bond premium House and general insurance Reduced expense	Statement Statement Statement		-5
The following is an itemized statement of all the interest by the stardian taxon than kext nexus and taxon that kext nexus and taxon that kext nexus and taxon that he says sank. St. Cloud, Minnesota In checking account at inception of this guardianship Received from Social Security Superior of this guardianship Received from Social Security Superior of this guardianship Superior of this guardia			1
The following is an itemised statement of all the interest by the stardion tracestwo kext necessary and deposited in the Lapp Sank. St. Cloud, Minnesota In checking account at inception of this guardianship Received from Social Security Superior Social Security Superior Social Security Superior Social Security Superior			
The following is an itemized statement of all the interest by the stardian taxon than kext nexus and taxon that kext nexus and taxon that kext nexus and taxon that he says sank. St. Cloud, Minnesota In checking account at inception of this guardianship Received from Social Security Superior of this guardianship Received from Social Security Superior of this guardianship Superior of this guardia			8
The following is an itemized statement of all the interest by the stardian taxon than kext nexus and taxon that kext nexus and taxon that kext nexus and taxon that he says sank. St. Cloud, Minnesota In checking account at inception of this guardianship Received from Social Security Superior of this guardianship Received from Social Security Superior of this guardianship Superior of this guardia			-
The following is an itemized statement of all the interest by the stardian taxon than kext nexus and taxon that kext nexus and taxon that kext nexus and taxon that he says sank. St. Cloud, Minnesota In checking account at inception of this guardianship Received from Social Security Superior of this guardianship Received from Social Security Superior of this guardianship Superior of this guardia			,
The following is an itemized statement of all the interest by the stardian taxon than kext nexus and taxon that kext nexus and taxon that kext nexus and taxon that he says sank. St. Cloud, Minnesota In checking account at inception of this guardianship Received from Social Security Superior of this guardianship Received from Social Security Superior of this guardianship Superior of this guardia			
In checking account at inception of this guardianship Received from Social Security Interest paid on the Sylvester Land Contract Frincipal payments on " " " " 60000,00 Canning Co-Op. dividend American Mutual Fund dividends Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, fo-wit: and disbursed thru the above Bank account. Medical expense Veterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense Suardians bend premium Household expense 1076.62	The following is an itemized statement of all the ways.		
Received from Social Security Interest paid on the Sylvester Land Contract Frincipal payments on " " " " " " " " " " " " " " " " " "	Amore New And New Count (New County) and deposited in the Eapp 8	ank, St.Cloud, Mir	inesota
Received from Social Security Interest paid on the Sylvester Land Contract Frincipal payments on " " " 6000.00 Canning Co-Op. dividend 297.74 American Mutual Fund dividends 95.52 Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, fo-wit: and disbursed thru the above Eank account. Medical expense \$ 1146.26			
Interest paid on the Sylvester Land Contract Frincipal payments on " " " 6000.00 Canning Co-Op. dividend 297.74 American Mutual Fund dividends 95.52 Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, fo-wit: and disbursed thru the above Bank account. Medical expense \$ 1146.26	In checking account at inception of this guardiansh	ip	8 2028,47
Frincipal payments on " " " " 8 6000.00 Canning Co-Op, dividend 8 297.74 American Mutual Fund dividends 95.52 Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, to-wil: and disbursed thru the above Bank account. Medical expenss 9 1146.26 7 Veterans Administration 9 5932.21 7 Norman Anderson 9 5850.55 7 Wiels C.Anderson 9 1711.96 7 House and general insurance 9 257.70 7 House and general insurance 9 128.00 7 Guardians bend premium 9 420.00 7 Househeld expense 9 1076.62	Received from Social Security		\$ 4949.45
Canning Co-Op. dividend American Mutual Fund dividends Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, to-wit: and disbursed thru the above Bank account. Medical expense Weterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense Guardians bond premium Household expense Socoo.00 Total Receipts \$ 18699.78 Total Receipts \$	Interest paid on the Sylvester Land Contract		8 5328,60
American Mutuel Fund dividends Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, fo-wit: and disbursed thru the above Bank account. Medical expense Yeterans Administration Norman Anderson Youla C.Anderson House and general insurance Legal expense Guardians bond premium Household expense Sugardians bond premium Household expense 1076.62	Principal payments on " " "		\$ 6000.00
Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, to-wit: and disbursed thru the above Bank account. Medical expense Yeterans Administration Second Secon	Canning Co-Op, dividend		\$ 297.74
Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, to-wit: and disbursed thru the above Bank account. Madical expenss Veterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense Guardians bond premium Household expense 1076.62	American Mutual Fund dividends		\$ 95.52
Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, fo-wit: and disbursed thru the above Bank account. Medical expense Weterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense Guardians bend premium Household expense \$ 1076.62			8
Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, to-wit: and disbursed thru the above Bank account. Medical expense Yeterans Administration Norman Anderson Yiela C.Anderson House and general insurance Legal expense Guardians bond premium Household expense 1076.62			8
Total Receipts \$ 18699.78 The following is an itemized statement of all property expended since the date of the last account, to-wit: and disbursed thru the above Bank account. Medical expense Weterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense Guardians bond premium Household expense Guardians bond premium Household expense 1076.62			
The following is an itemized statement of all property expended since the date of the last account, to-wit: and disbursed thru the above Bank account. Medical expense Weterans Administration Norman Anderson Yiela C.Anderson House and general insurance Legal expense Guardians bond premium Household expense 1076.62			
Medical expense Veterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense Guardians bond premium Household expense 1076.62			
Veterans Administration 5932.21 Norman Anderson 5850.55 Viola C.Anderson 1711.96 House and general insurance 237.70 Legal expense 128.00 Guardians bond premium 420.00 Household expense 1076.62	he last account, to-wit: and disbursed thru the above Ba	ik account.	
Norman Anderson Viela C.Anderson House and general insurance Legal expense Guardians bond premium Household expense 1076.62	Medical expense		A CONTRACTOR OF THE PARTY OF TH
Viola C.Anderson House and general insurance Legal expense Guardians bond premium Household expense 1711.96 257.70 128.00 7 1076.62			PEND I
House and general insurance Legal expense Suardians bond premium Household expanse \$ 257.70 \$ 128.00 7 \$ 420.00 \$ 1076.62	Veterans Administration	\$ 5932.21	2000
Legal expense \$ 128.00 Guardians bond premium \$ 420.00 Household expense \$ 1076.62	Veterans Administration Norman Anderson	\$ 5932.21 \$ 5850.53	(D)1
Guardians bend premium ### A20.00 #################################	Veterans Administration Norman Anderson Viola C.Anderson	\$ 5932.21 \$ 5850.53 \$ 1711.90	
Household expense \$ 1076.62	Veterans Administration Norman Anderson Viola C.Anderson House and general insurance	\$ 5932.21 \$ 5850.53 \$ 1711.96 \$ 257.70	
	Veterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense	\$ 5932.21 \$ 5850.53 \$ 1711.96 \$ 257.70 \$ 128.00	
*	Veterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense Guardians bond premium	\$ 5932.21 \$ 5850.53 \$ 1711.96 \$ 257.70 \$ 128.00 \$ 420.00	
	Veterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense Guardians bond premium	\$ 5932.21 \$ 5850.53 \$ 1711.96 \$ 257.70 \$ 128.00 \$ 420.00 \$ 1076.63	
Total Disbursements \$ 16503.28 \$ 18699.78	Medical expense Veterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense Guardians bond premium Household expense	\$ 5932.21 \$ 5850.53 \$ 1711.96 \$ 257.70 \$ 128.00 \$ 420.00 \$ 1076.62	
	Veterans Administration Norman Anderson Viola C.Anderson House and general insurance Legal expense Guardians bond premium	\$ 5932.21 \$ 5850.53 \$ 1711.96 \$ 257.70 \$ 128.00 \$ 420.00 \$ 1076.62	

W			es, maturity, a	nd interest	nate i	An	ount on han	11.8
			a statement in					
the	ie fottou hands o	oing is	uardian at th	date hereo	of, with the	estimoted		
lue o	feach i	tem the	ereof, to-wit:					
In ol	neekins	80001	ent Zapp Ban	. St.Cleu	of MOV.		g 2195.50	
			r Land Contr				8 9000,00	
			Fund, 597 sh		15 per sh	670	s 5450.00	
Amer)	LOBE PIL	A 54 10 3	Tune, Ser an	Junea an	VA monton	(4)	8 9500.00	
			ark (after b		AN HOLVERY	0.1	\$ 6000.00	
Minn	esota :	redera	1 Savinga &	No arr			#	
							0	
							8	
							8	- (11)
							3 x 20 4 m	
						Totals ;	3 35 460130	- 5
T)	hat he h hat his	as the	above described is 716 Somme	property in cville. St	his possession nakopee MN.	55579.	his control.	
			cochdram is					
71	hat the	omoun	t of bands sing	by soid Bu	cardian and	his boodsm	en and the n	ance and addresses
			is follows					
N	A.HE				ADDRES	8	AMOU	NT OF BOND
04 0	- T		Marelma	St	Paul		\$15M	
01.1	ant ex	Fe and	Marine					
1	hat the	namei	ind amount of	the surety l	bonds given o	ure on follo		
	CAME.							NT OF BOND
			Service Co.					
Stat	eul Fi	re and	Marine					
			nesota,	1				Guardian
Jount	y of	Scott		40000000				54 44.7
			Norman A.A.					oath, say that
				is				v named ward
whon	nade the	forego	ing account; th	at he				int and know the
conten	its there	of, and	that the said o	count and	statements h	erein are ou	rceet, jaid an	d true of thin
own k	nowled	že.			97.4	and the same	a. and	wither
					-12	137	2011	19
					-/-	A STATE		9
8	Subscribe	ed and	sworn to before	me this	/(9th	_ dign of	October	10.89
				ONDERLY		~ /	C Mar	contraction of
					#Notary Pub	IV. Her	nepin	Minnesota.
			Shakopee, M	nnesate 553				
				-445-3999	My Com	mission ex	pires Novemb	er 29 , 10 69
				TO THE PARTY OF				
							1 11 4	
	-		go o		1		dorum on	00
	COURT		In the Matter of the Guardianship of Viola C. Anderson, Incompetent).	6	100	To To
	5		us			7.5		2 79
	0		dia		7			2 34
			Mar.		5z			1.72
	(+)	100	5 0 0		0.4		65 E	10
No. 21,731	IN PROBATE	Stearns	ter of the Guar		AL ACCOT		14th	132
0	4	81	T C		ANNUAL AC			179
7	8	1 (0)	0 II 0		28		hand	4 34
	0	6/3	ter.		45		Nea	November establish
	00		C. C.		2		150	
No	04	to	N 63		9		90 7	2 2
TOTAL S	7	County	In the I		A	8	Ralance on 19	1 2 7 4
		277.0	E 77			From	do do	17
		1 0	-		1	1 R F	13	

STATE OF MINNESOTA,

County of Stearns

PROBATE COURT

File No. 19,613

Final

Order Allowing

Account

Re Guardianship of Viola C. Anderson,

Incompetent Ward

The guardian, having accounted for every part of the estate according to law,

and a summary statement of the account being as follows:

Debits - - \$ 18,699.78

Credits - - \$ 16,503.28

Balance - \$ 2,196.50

IT IS ORDERED, that said

final

account is hereby finally

settled and allowed.

Dated November 14th, 19 69

(COURT SEAL)

STATE OF MINNESOTA.

County of Stearns

PROBATE COURT

Re Guardianship of Viola C. Anderson,

Incompetent Ward.

Order Allowing Final
Account

Recorded in Docket ".

on page.

Filed November 14th, 1969 Roxely Kuyhoust

Clerk of Probate Court.

TO A CLIEB AND DESCRIPTION TO AND ADDRESS.	State of Mint	esota
--	---------------	-------

Stearns

County of

ss.

IN PROBATE COURT.

In the Matter of the Guardianship of

Viola C. Anderson,

Incompetent

....

Order Discharging Guardian and Sureties on Bond

The final account of Norman A. Anderson

as guardian of the estate of the above named ward having been filed, examined, adjusted, and allowed, by this court, and the court having made and entered its order adjusting and allowing said final account, dated and filed herein the 14th day of November , 1969, and being satisfied by competent evidence and an examination of the files and records in said matter that the said guardian has complied with all orders of the court in said matter, and has turned over and delivered to himself as executor of the estate of said ward all the residue of the property and estate of said ward

IT IS ORDERED, That said guardian and the sureties on h\(^1\S\) bond, be, and they hereby are discharged from any and all further duties and liabilities in said matter and by reason of said trust.

Dated November 14th, 1969

Solin Fronte Judge.

State of Minnesota,

County of

Stearns

PROBATE COURT

IN THE MATTER OF THE GUARDIANSHIP OF

Viola C. Anderson.

Incompetent

Ward

Order Discharging Guardian and Sureties on Bond

Filed this

14th

day of November , A. D. 19 69

and recorded in Book of orders

page

County of Stearns

IN THE MATTER OF THE ESTATE OF

Ralph Peck

State of Minnesota, IN PROBATE COURT

Petition for Administration

TO THE PROBATE COURT ABOVE NAMED

Pour petitioner Marvin Peck

respectfully represents and states to the Court:

First-That your Petitioner is a resident of St. Cloud

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

interest in whatever estate the decedent above named may have left at the time of his death, to wit:

brother of decedent

Second That said decedent was born in the Country of United States :	of America
and died at St. Cloud State of Minnesota	, on the
29th day of March 1963 aged 5	O years and was
at the time of his death a native of United States of America	and
a citizen of the Country of United States of America	and a
resident of St. Cloud County of Stearns	. State of
Minnesota and was the owner of estate in the County of Ste	arns
State of Minnesota, at the time	of his death.
Third—That said decedent died without leaving a last will and testament.	
Fourth-That said estate of decedent, at the time of his. death, included	personal property of
the probable value of \$ 1,050,00 , divided as follows:	
I. Household Goods, S	5
S. Stock, S. §. Notes, Bonds, etc.,	1
5. Miscellaneous, g 100.00 g. Automobile (savings account)	\$ 950.00
That said estate included real estate of the estimated and probable value of	1
vonsisting principally of lands in the County of Stearns described as follows, to-wit:	, State of Minnesota,
I. Homestead in County, Minnesota, us follows:	
A. City Property none	
(Give Area)	1
(or) B. Rural Property	
	5
(Give Area) Real Estate other than Homestead:	
A. City Property Lats without Buildings	8
City Property Lots with Buildings	8
B. Rural Property Acres improved land	8

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

Rural Property.

Acres unimproved lands 8

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

NAME

AGE RELATIONSHIP POST OFFICE ADDRESS

Mary Ida Peck

mother

3 X+138th Avenue North, St. Gloud, Minnesota

Seventh Took 2 1 Marvin Feen Gloud, Minnesota 256 336 Avenue North, St. Cloud, Minnesota casa is administer the said estate, is a suitable and competent person to administer the said estate, and is laufully entitled thereto

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

State of Minnesota.

Stearns

Marvin Peck

Petitioner

Marvin Peck

being duly sworn, on eath says, that he is the person who makes the foregoing petition in the above entitled matter, that he has read said petition and knows the contents thereof, and that the same is true of his own knowledge.

belief, and that as to those matters he believes it to be true same is true of his own knowledge, except as to those matters therein stated on information and

Subscribed

Marvin Peck

BOOLS County, Minn 17, 1703, 19

Ralph Peck

My My Gregor expires

IN THE MATTER OF THE ESTATE OF

Petition for Administration

Selection of Newspaper To the Judge of said Court.

Cloud Daily Times to be published in the

Roger J. Nierengarten (Wight your master byye)

17th

State of Alimesofa,

Stearns

STATE OF MINNESOTA. COUNTY OF STEARNS.

PROBATE COURT File No. 19,614

RE ESTATE OF Raiph Peck, De-

IT IS ORDERED that the petition for general administration filed herein be heard on Friday, May 17th, 1963, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn,

IT IS ORDERED that creditors of decedent file their claims in this court within four munths from the date hereof and that said claims be heard on Friday, August 23rd, 1963, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn.

Dated this 17th day of April, 1962. (SEAL)

JOHN LANG. Probate Judge,

BOGER J. NIERENGARTEN Attorney,

Publish April 25, May 2, 9, 1963.

STATE OF MINNESOTA. COUNTY OF STEARNS

Wilfred F. Miller ... being duly sworn on oath says; that he is, and during all times herein stated has been, the ... BOOKERDET

.....of the Times Publishing Company, the publisher of the newspaper

known as The St. Cloud Daily Times and has full knowledge of the facts have nafter stated. That for more than one year prior to the publication therein of the Order for Hearing

on Petition for General Administration

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

That the Order for Hearing on Petition for General Administration

hereto attached was cut from the columns of	of said newspaper, and was printed and published therein is
the English language, once each week, for on Thursday the 25th	three successive weeks; that it was first so publishes day of April 1963
and thereafter on Thursday	of each week to and including the . 9th
day of May	19 63 1

and that the following is a printed copy of the lower case alphabet from A to Z, both inclusive, and is hereby acknowledged as being the size and kind of type used in the composition and publication of said notice, to-wit;

abedefghijklmnopqrstsvwxyz

Subscribed and sworn to before me this

Willed & Miller

My Commission expires

Sept. 29th 19.65

PRINTER'S Affidavit of Publication

THE ST. CLOUD DAILY

Of Order for Hearing on
Petition for General
Administration

. Estate of Ralph Peck
. Decedent.

FILED THIS 13th DAY

May 163

Rosely Keep Konson

State of M	innesota
------------	----------

County of Stearns

Dated May 17th,

(Court Seal)

IN PROBATE COURT,

IN THE MATTER OF THE ESTATE OF Ealph Peck, Decedent.	Order Granting Administration	·
The petition of Marvin Peck	praying that lets	fera oj
administration upon said estate be granted to Marvin Pe	rak	
came duly on for hearing at a	Special Term of this Court, held	on the
17th day of	May 19 63 Said petitioner ap	peared
in person and by Attorney, Roger J. N	Merengarten	
and no one appeared in opposition.		
The Court having duly considered said petition and the	evidence adduced in support thereof, finds as follows	
First: That notice of said hearing has been given and se	erved by the publication of the order for said hearing	isaued
herein in the St. Cloud Daily Times		
as by law and the order of this Court provided.		
Second: That the said decedent died intestate on the	29th day of March	,63
Third: That said decedent was a resident of	St. Cloud	
at the time of h 18 death and left estate within the County of	Stearns	
and State of Minnesota, to be administered upon.		
Fourth: That Marvin Peck	is by law entitled, a suitab	le and
competent person, to administer upon said estate.		
Therefore, It is ordered that said petition be granted of	and Marvin Peck	
be and hereby is appointed Administrator	of the estate of said deceden	it, and
that letters of administration issue to him upon	his filing	the
oath by law required and a bond in this Court in the penal su	m of One Thousand and no/100	
(\$1,000.00)	Dollars, with surelies to be approved by the Judge	
Court conditioned according to law.		
	By the Court,	

19 63

State of Minnesota,

County of __

Stearns

Probate Court,

In the Matter of the Estate of

Ralph Peck,

Decedent.

Order Granting Administration

Filed the 17th day of May 1963

Recorded in Book of orders

200

Tosely Tulkanse Clerk Moderns Probate

No. 3542*

State of Minnesota,

County of Stearns

88

IN PROBATE COURT

In the Matter of the Estate of

Ralph Peck,

Decedent.

LETTERS OF ADMINISTRATION

Decedent died on March 29th, 1963

Marvin Peck

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

Now therefore, the said Marvin Peck

is hereby appointed administrator of the estate of Ralph Peck,

decedent, with full powers and duties as follows:

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

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

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

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

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

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

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

Dated May 24th

, 1963

By the Court,

SEAL

Judge of Profile.

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

88.

IN PROBATE COURT

County of

, Judge of the Probate Court, in and for said County, and State I, aforesaid, do hereby certify that I have compared the within and foregoing paper writing with the original Letters of Adminis-

tration in the matter therein entitled, now remaining of record in my office, and that the same is a true and correct copy of said original, and the whole thereof.

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

this

day of

, A. D. 19

Judge of Probate.

IN PROBATE COURT

Balph Peck, Decedent.

In the Matter of the Estate of

LETTERS OF ADMINISTRATION

24th May Filed this

recorded in Book

877-4-60

WESTERN SURETY COMPANY

MCCCLLANCE CONTRACTOR OF THE PROPERTY OF THE P

One of America's Oldest Bonding Companies

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

DOZDOLEJ UTAKO KAT UTVAKULUTVE SKRIVITETE UMBILIKETE HENKEYKER EN HENKEZITEN

MENTAL SECTION OF SECTION AND SECTION OF SEC

STATE OF MINNESOTA	1	OF KURU BUTA	*
County of Stearns	7.55	IN PRO	BATE COURT
In the Matter of the Estate of	Ralph Pec	k.	
THE STATE OF THE S		Minor(s) In	competent T Deceased
KNOW ALL MEN BY THESE PRE	SENTS	BOS	ND No. 22-FID-20129
That we, Marvin and the WESTERN SURETY COMP Dakota and holding the certificate of that it is authorized to contract as S	ANY, a corpor of the Insuran	e Commissioner of the	State of Minnesota showin
and firmly bound unto	John Lang		
as Judge of Probate of the County of	Stearns		, Minnesota, in the sum o
One Thousand and no/100	IF FILLED IN	FOR MORE THAN \$500.0	(\$ 1,000.00) DOLLARS
lawful money of the United States, for which payment well and truly administrators, successors, and assig THE CONDITION OF THIS O	to be paid to to be made, w ns, firmly by BLIGATION	said Judge of Probate re bind ourselves and othese presents. IS SUCH, That if the a	o, or his successor in office each of our heirs, executor
has been appointed representative of shall well and faithfully discharge at to law, then this obligation shall be	I the duties of void, otherwis	his trust as representa se it shall remain in ful	l force and virtue.
IN WITNESS WHEREOF, Said Surety has caused these presents to	t Principal hi be signed by i	is hereunto affixed his	hand and seal; and the sai
and its corporate seal to be he 23rd day of	ereto attached May	by authority of its	Board of Directors, th
		al - un	- Pech.
Signed, Sealed and Delivered in	Presence of	Marvin Per	
- Cop	1		
Josep Fulsatelas	len	marage a st	Principal
Witness to Surety	7	WESTERN SI	JRETY COMPAN
		By	- Deanne
- A Mels		Countersigned R	Jesaner, Asst. Seey.
Theraets		By Transito	Tarkanski
ACK STATE OF MINNESOTA	NOWLEDGME	ENT OF PRINCIPAL	Minnesota Resident Agent
County of Stearns	SS		
On this 25th day	y of	May 1	963, before me personall
appeared Marvin Pec to be the person who executed the fo same for the uses and purposes here	regoing bond a	s Principal, and acknow	to me well know
My Commission Expires	the state of the s	The state of the s	
MAY A CHIMINSSION PEXISTEN		/ // /	re as par
	19	Cotary Public,	County, Minnesot
STATE OF SOUTH DAKOTA	19 KNOWLEDGM (Corporat	ENT OF SURFINGER Public Officer) My Commission	County, Minnesot L. MERENGARTEN S. Sterna Coonty, Minn, n. Expires Nov. 29, 1908.
STATE OF SOUTH DAKOTA SS		ENT OF SURE ROSER e Officer) My Commission	County, Minnesot J. MERENGARTEN STEAMS COUNTY, Minn. Expires Nov. 29, 1966. , 1963., before m
STATE OF SOUTH DAKOTA County of Minnehaha On this 23rd appeared to me personally known, who being WESTERN SURETY COMPANY, a the corporate seal of said corporation, by the aforesaid officer, by authority said instrument to be the free act an My Commission Expires	day of Cleaner, Assorby me duly sw corporation; and that said of its Board of deed of said	May orn, did say that he is hat the seal affixed to forstrument was executed f Directors; and the affixed to a second to the seal affixed to the	, 1963 , before m the aforesaid officer of th the foregoing instrument i i in behalf of said corporation
STATE OF SOUTH DAKOTA County of Minnehaha On this 23rd appeared R. to me personally known, who being WESTERN SURETY COMPANY, a the corporate seal of said corporation, by the aforesaid officer, by authority said instrument to be the free act an	day of Cleaner, Assorby me duly sw corporation; and that said of its Board of deed of said	May May Morn, did say that he is that the seal affixed to astrument was executed in Directors; and the afficorporation.	, 1963 , before m the aforesaid officer of th the foregoing instrument i i in behalf of said corporation

THE RESIDENCE PROPERTY OF THE PROPERTY OF THE

APPROVAL

KTINITEM TITTEM TELLETIM MET MET MEN TELLETIM TE

24th I bereby approve the within Bond and the Surety thereon, this ... day of 19 63 May OATH OF REPRESENTATIVE STATE OF MINNESOTA County of Stearns do swear that I will faithfully and justly Marvin Peck perform all the duties of the office and trust which I now assume as __administrator of the cstate of the above named Ralph Peck to the best of my ability and according to law, so help me God. Marvin Peck . 19.63. Subscribed and sworn to before me this My Commission Expires Notary Patholic States Chory, Minn. My Sommission Expires Nov. 29, 1908. ounty, Minnesota : 19 SURETY COMPANY Including Sale of Real Estate In the Matter of the Estate of ☐ Incompetent PROBATE COURT STATE OF MINNESOTA GUARDIA Stearns bond recorded in Book Minor(s) County of WESTER K

and

190	dina di sa	- 4	499	December 1988	
891	HIP	131	211111	nesot	α.

Stearns

Ss.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Ralph Peck,

County of

Order Appointing Appraisers

Decedent.

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

It is ordered that Ber

Bernard R. Meinz

James L. Parker

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

Dated this

17th

day of

May

1063

(PROBATE COURT SEAL)

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Ralph Peck,

Decedent.

Order Appointing Appraisers

Filed May 17th , 19 63

Probate July Clerk.

No. 387954*

ś	S tate	of	Minnesota,
Coun	ty of	S	tearns
		In th	e Matter of the Est

IN PROBATE COURT

INVENTORY AND APPRAISAL

Ralph Peck Decedent.

OATH OF APPRA	ISERS	
State of Minnesota,		
County of Stearns	Bernard Meinz	, and
	lemnly swear that I will he	
and impartially perform all the duties of the office and trus		
	edent to the best of my ability	
Subscribed and sworn to before me this 1995		
day of July & State , 1963	Semme Me	
Notary Public, The Decision County, Minn. My commission expires Man, 19	Bernard Meinz	~ 0
(SEAL)	James Parker	
INVENTORY AND AP		
The undersigned representative of the estate of the a	bove named decedent, represen	th and
shows to the court—	Marie Commission Control Control	
That the following is a true and correct inventory of all		
and personal, which has come into his possession ar gent search and inquiry concerning the same, classified as for	nd of which he has kn llows, to wit:	owledge after dili-
CLASS I—Real Estate:		
(a) The homestead of decedent, being in the County of , State of Minnesota, consisting	and Daymestine Amounts	Net Value Over Encumbrances
of acres in area described as follows, to-wit		
None		
		Ken Carlo
(b) All other real estate of decedent being in the County of , State of Minnesota,		\$
described as follows, to-wit:		
None		
		1.14
CLASS II—Furniture and Household Goods:		
None	8	8
		-
CLASS III—Wearing Apparel and Ornaments:	0	8
None	\$	
CLASS IV-Corporation Stocks: (Give Certificate No.)		
None	\$	\$
None		
		DE NOME !

STATE OF MINNESOTA DEPARTMENT OF TAXATION INHERITANCE AND GIFT TAX DIVISION

St. Paul I. Minnesota

State of Minnesota,

County of

Stearns

INHERITANCE TAX RETURN

Decedent Ralph N. Peck

Date of Death March 29, 1963

The undersigned hereby returns information concerning the decedent and concerning all transfers of property by the decedent or by reason of his death which may be subject to inheritance tax as defined by Mionesota Statutes Chapters 100. ter 291.

GENERAL INFORMATION

- (1) Decedent's residence at date of death 336-38th Avenue North, St. Cloud, Minneanta
- Birthdate 1/23/13 Place of birth Detroit Lakes, Minn. (2) Place of death St. Cloud
- (3) Business or occupation Railroad employee
- (4) Married, single, separated, widowed or divorced at date of death single
- (5) The name, relationship to decedent and birthdate of spouse, children, or issue of deceased children of decedent, is as follows: (Do not answer if information appears on petition for probate.) DATE OF BIRTH

RELATIONSHIP 8/25/1886

Mary Ida Peck

(6) Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death? DO

A. Name and address of bank or other depositary.

(7) Did the undersigned person or persons filing return make diligent and careful search for property of every kind left by decedent and for information as to any transfer of a material portion of decedent's property during his lifetime without an adequate and full consideration in money or money's worth?-

(8) Will there be Minnesota probate proceedings: yes

(9) Do any of the surviving joint tenants on Schedule I claim that they furnished adequate and full consideration or any portion thereof in money or money's worth toward purchase or acquisition of the joint property? no Was any of the property held by decedent and others as joint tenants acquired by them by gift or inheritance from a third person? no

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

INSTRUCTIONS

- STATUTES. The operionic his his appears in Minneson Statute 294. Taxable manners are defined in Minneson Statutes 291.01, inheritance has return is required by Minneson Statutes 291.12.
- OBE AND PRINCHIMER: This return will be used in all entates do report a transfers from downsel persons to here or hemotivation which are not included in the inventory in a Minnesets probatic processing.
 - A. If there is a Minnesota probate proceeding bymeral administration, special administration summary distribution, or patition for decree of descent), the secure will be find with probate court. If a has may be due, so if a sealors of inheritance has lien (time the commissions is needed, prepare the return to
 - 23 If there is no Minnesota probate proceeding, only an original return must be filed directly with the Department of Taxaston. Inheritance and GIN Tax Division. St. Paul 1 Minn. DO NOT FILE IN DUPLICATE.
 - C. If it is claimed that decedent was not a resident of Minnesota, an Atth-davit of Non-Roaddenc (Turm D. of T. EG 1010), farnished by the Communication of Taxation, must be flied with this return. In such case, this return will disclose the detail of transfers of properly having situs in Minnesota, and the total value of transfers in each class of properly having this absorber that also for the property having a situation.

- 2 DETERMINATION OF TAX. The court will determine the tax upon propert included to the probate proceeding. The department will determine the tax upon the transfer disclosed in the return.
- The representative of the estate or other person creening the return is obliged to report all transfers which may be subject to tax. Each schedule of the return is to be construed as a question which must be answered by describing the transfers or by stating that there were none of this class, if such is the case.
- 5. Satisfaction or waiver of inferitance tax tien upon the transfer of punt-tunance preperty can be established from the Department of Taxation by use of the Affidavit of Survivership, Joint Tenancy or Remainderman. D. of T. Ed 1058, which may be purchased from a legal stationer. FILE IN
- If space to any schodule is insufficient, additional schedules in like form may be attached.
- 7 The value of all properties transferred and reported herein is the full and fair market value on date of death.

COMMISSIONER OF TAXATION

Director, Inheritance and Gift Tax Division

SCHEDULE I -- PROPERTY HELD IN JOINT TENANCY

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

Claims of consideration furnished by the survivor, or claims of creation of the joint tenancy by gift or inheritance must be stared

amount and proportion of the survivor's contribution. Exhibits autimitted to prove claim will be returned upon request. The homestead of decodent, if locinited in any of the schedules, must be identified before the escription in favor of spouse or mission or dependent children can be allowed. Excess homestead area, if any, must be separately described and valued. Please group all properties transferred to each surviving joint tensor.

Date of Transfer to Joint Tonancy	Description of Property (Legs) description of Land, Street Address of City Realty, Accesse of Russ, Land, Specify Leava, it may Home- sicad must be designated.	Give Name and Relationship (Give Name and Relationship to Decedent)	Assumer's Full and Tree Value of Bestle Daily Matter of Securities One Date of Limits	Grow Market Value of White France (9)
AMPLE: 6-21-50	Let 1, blk. 1, Lief's Add. 10 St. Paul. Ramsey Co., Minn., 6000 Montelair Rd., St. Paul. Humestead. Mortrage, \$1,000.00 100 shares General Motors Co., com-	Mary Dor, wife	\$3,800,00 N. Y. S. E. 75 %	\$12,500.00
	mon \$100 par Certificate No. 1392816			
	None			
				100
	The second second			
				F 473
		LE THE DA		
	2 Parties and the same of the	Burton Barrell		
		WE WIND HE		
		THE STATE OF THE S	A THE MEN	139111
	A PHONON INC.			The state of the s

Net

SCHEDULE II INSURANCE

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

This schedule should not include contracts reportable on Schedule III.

Date	* Description of Policy	Amount Paid or Payable at	Banylitiary and	If Contract Senset Print to A 26-49 dig Constitut to A 26-49 have signs to
Takes Out	(Name of Company, No. of Policy)	Death (Show Fort Murison Dividends Separately)	Relationship to Detailest	1) Change S, Coah Burrende Sevelature I. S. Coah Servende
	None			
			4	
		HE FITTE		

SCHEDULE III - ANNUITIES, DEPOSITS, ETC.

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

on life of another which may have been assigned to this decedent. Where pension plans meet Sec. 401 (a) IRC 1054 requirements, so state. Show employee and employer contributions cost, amount and method of payments to be made. Submit copies of Plans which do not meet said requirements.

Date of Contract	Description of Contract (Name of Company, No. and Type)	Amount Paid or Payable at Death or Value of Balance of Annuity	Heneficiary of Transferre Name, Address, and Relationship to Decembers
	None		

SCHEDULE IV - TRANSFERS BY THE DECEDENT

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

Transfers in contemplation of death:

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

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

B. Transfers intended to take effect in possession or enjoyment at or after death.

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

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

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

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

Did the decedent exercise the power?

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

(LIST TRANSFERS ON NEXT PAGE)

Date of Transfer	scription of hand; fitre	ty Transferred (Legal cat Address of City Re nd). Specify Lieux, if	chie transferer and		Assessment Pull and True Value of Realty Unit Value of Securities of Cate of Leath	Gross Pair Market Volue
	None					
shich has not	anater of any property	v belonging to the	ULE V — MISCELLA decedent automobi	les, household	goods, personal effects,	
sturn. (In th	ren otherwise reported e event of no probate Description of Property (Specify Liens, if any)	in Schedules I to I	V of thus	operty, if any.)	and other tangible o	r intangible ;
	None		3			
wear that I including the cent of my know ubscribed and ay of	Marvin Peck administrator estate of the above have carefully exam sparate sheets attach weledge, information at I sworn to before me May County of social me and sheets Public me and May County of social My Counts for	ined the foregoing ed, if any, and the had belief, percipit	hereby knowledge return, except us Lia the tion and i fasted all full and fa	guestions have e of any trainif stated; and th polici the valu air market valu (Signature)	d by law to be included been truly answered; fees required to be included to the best of my known on the foregoinues as of the date of the d	that I have a ed in this retu- dedge, inform g schedules a recedent's deat
The D	Re: Estate of Ralph N. Peck Decedent	INHERITANCE TAX RETURN DEPARTMENT OF TAXATION		Fried Nay 24th, 1963	Attorney Roger J. Nierengarten 21 Courthouse Square Address St. Cloud, Minnesota	Edit maj.

State of Minnesota.

County of Stearns

IN PROBATE COURT.

In the Matter of the Estate of

Balph Peck,

ORDER ALLOWING FINAL ACCOUNT.

The above entitled matter came on to be heard on the 4th day of Gatober 1963, upon the petition of the representative of the above named estate praying for the allowance of his final account and for distribution of the residue of said estate.

The said representative appeared in person and by Attorney, Roger J. Nierengarten, and no one appeared in opposition thereto.

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

First—That due notice of the said hearing of said petition has been given as required by law by the publication of the citation of this Court, for said hearing, dated the 10th day of September 1963, in the St. Cloud Daily Times. Proof of publication of said notice of hearing and affidavit of service by mail having been filed in this Court.

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

RECEIPTS

					RE	CE	P	5										
Personal estate as described in the inv	entor	y -		-		-		-		-		14				-	\$	531.94
Personal estate omitted from the invent	tory		-				-								-		\$	
Gain by sales above appraised value	- 1	-		-		-								-		-	3	
Cash from sales of real estate -			-				-		15						÷		8	
Cash from rent of real estate -	-	-		-		-		-								-	8	
Cash from interest and profits -	-		-				-								=		8	1.58
Cash from other sources, Salary (Vacation pay	ahe	ek_		*								Ŧ		-	-	-	3	132.78
Refund						-		-		-				-		-	8	39.42
Total receipts fro	m al	l son	irces		-		-				-		-		-		8	899.58
	D	ISB	UR	SE	ME	NTS	S A	ND	C	REI	DIT	S						
Estate selected for surviving spouse	-	-								L							8	
Maintenance of family of decedent	-		-		-		-				-		-				8	
Expenses of administration -				-						7		-		-			8	243.00
Expenses of last sickness -			-				-		-		*1		-				\$	
runeral expenses		-														8	8	
Tazes					-				4		-				-		8	
Claims of creditors of decedent -	-	-		÷		-		-				-				=	8	
Legacies			-		+						-						8	
										-				-			8	
****							-		-						H		\$	
Residue on hand for distribution	-			+		-		-								-	8	656.58
Total credits -	-		-														8	899.58

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

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

Dated October 4th

, 19 63

Decedent

Halph Peck,

In the Matter of the Estate of

PROBATE COURT

Order Allowing Final Account.

By the Court,

Solin Tang

Filed this Ath day of October , 1963, and recorded in Book No. of Orders, on Page

NA. 51658*

Clerk Judge of Probate.

No. 12,614

State of Minnesota,

County of Stearns

State of Minnesota,	IN PROBATE COURT File No. 19,614
IN THE MATTER OF THE ESTATE OF Relph Peck, Deceden	Final Decree of Distribution
The above entitled matter came on to heard on the October , 19 63, upon the petition of the residue of said estate to the peru as thereunto entit	ion of the representative of the contractive of the
And the court having considered the evidence produced and records in said matter, finds the following facts: FIRST—That notice of said hearing has been duly gi	at said hearing, the arguments of counsel, and the files
court for said hearing.	and the expresses of the adminis-
SECOND—That the said estate has been in all respect tration thereof and of the last sickness and burial of said de- been fully paid, and the	ets fully administered, and the expenses of the adminis- eccedent, and all claims allowed against said estate have
SECOND—That the said estate has been in all respect tration thereof and of the last sickness and burial of said debeen fully paid, and the account herein which has been settled and allowed by the Couple fully file state of Michigal Couple for the Couple full state of the Couple f	the fully administered, and the expenses of the administered, and all claims allowed against said estate have at said representative has filed. hls fina art. The ValVinker land of the Character The ValVinker land of the Character Charac
SECOND—That the said estate has been in all respect tration thereof and of the last sickness and burial of said debeen fully paid, and the account herein which has been settled and allowed by the Could be fully fifth of Khiring of Ward Variation paid.	ts fully administered, and the expenses of the administered, and all claims allowed against said estate have as said representative has filed. his final final track of the claim of the cl
SECOND—That the said estate has been in all respective tration thereof and of the last sickness and burial of said debeen fully paid, account herein which has been settled and allowed by the Could have fully state of Miningsold land been fully paid, THIRD—That said decedent died. 1263, and at	ts fully administered, and the expenses of the adminis- ecedent, and all claims allowed against said estate have at said representative has filed. h18 fina art. They all inkeridance uses determined by the Char on the 29th the time of h.18 death decedent was a resident of the
SECOND—That the said estate has been in all respect tration thereof and of the last sickness and burial of said debeen fully paid, and the account herein which has been settled and allowed by the Couple of Allowing State of Minnesota Water paid.	the fully administered, and the expenses of the administered, and all claims allowed against said estate have at said representative has filed. h13 final final filed. h13 final filed. h14 filed att. The ValVink of United Vision Resembland by the Constant. 29th the time of h. 18 death decedent was a resident of
SECOND—That the said estate has been in all respect tration thereof and of the last sickness and burial of said debeen fully paid, account herein which has been settled and allowed by the Contib. It fully fold white fold white fully fully fold white fully f	the fully administered, and the expenses of the administered and all claims allowed against said estate have at said representative has filed. h13 find art. The VolVinker lander three Beneroused by the Constant of the 18 death decedent was a resident of that of Minnesota. cedent for distribution consists of the following properly comprising of the following items:
SECOND—That the said estate has been in all respect tration thereof and of the last sickness and burial of said debeen fully paid, and the account herein which has been settled and allowed by the Couple fully fifth of Miningrada layer print. THIRD—That said decedent died. THIRD—That said decedent died. THIRD—That said decedent died. THIRD—That said seems and	the fully administered, and the expenses of the administered and all claims allowed against said estate have at said representative has filed. h13 finautt. The VolVinker lands the set set entrangled by the Ober on the 29th and time of h. 13 death decedent was a resident of that of Minnesota. cedent for distribution consists of the following propertions: comprising of the following items:

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

None

None

FIFTH—That the following named persons of the person is the sole heir at law

of said decedent, and try gly

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

Mary Ida Peck, mother of decedent.

NOW, THEREFORE, On motion of Roger J. Nierengarten, Attorney for the

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

All thereof to the said Mary Ida Peck, absolutely.

has passed to and is hereby assigned to and rested in the

above named persons in the following proportions and estates, to-wit:

None for assignment.

TO HAVE AND TO HOLD THE SAME, together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining, to the said above named person. here here and assigns; without prejudice, however, to any lawful conveyance of said property or any part thereof by said persons, or any of them.

heretofore made. , 1963 October Dated at St. Cloud, Minnesota , this Ath day of

PROBATE SEAL.

County of

State of Minnesota,

88.

PROBATE COURT

within and for said County, and Custodian of the Seal and Records of said Court, do hereby certify that I have compared the foregoing copy of Final Decree of Distribution with the original record thereof preserved in this office and have found the same to be a correct transcript of the whole thereof.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Court, at

19

of the Probate Court.

No. 3881*

hereby certify that the within Instrufiled in this office for record on County Auditor. Register of Deeds. day of October State of Minnesota, recorded in Book File No. 19,614 o'clock

Clerk of Probate Court. Final Decree of Distribution IN THE MATTER OF THE ESTATE OF IN PROBATE COURT Office of Register of Deeds, State of Minnesota, 53, and recorded in Book Stenins day of Transfer entered this Filed this 4th Ralph Feck, Decrees, page was duly spor mens County of

County of Stearns

State 1	af	Minnesota,
---------	----	------------

88.

IN PROBATE COURT

Ralph Peck In the Matter of the Estate of

Deceased.

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

Marvin Peck

of the above named estate ha S _ fully complied with all the terms and conditions of the final decree of distribution of said estate duly made and filed in this Court, and ha S paid over to the distributees representative named in said final decree all moneys, funds and property to them awarded by said final decree and ha S fully complied with all other orders and decrees of this Court relating to said estate, and ha⁸ — in all things well, faithfully and fully administered said estate as such representative.

representative

It is Therefore Ordered and Decreed, That said bond, be, and they hereby are, forever discharged and of said estate and the sureties on

released from all further duties and liabilities in the matter of said estate and of said trust.

Dated this

day of

November

State of Minnesota

IN PROBATE COURT,

County of Stearns In the Matter of the Estate of

Ralph Peck,

Deceased.

Order Discharging Executor or Administrator and Sureties

29th day of Filed this November

Recorded in Book of Orders

Page

Clerk Judge of Probate.

No. 3580*

do hereby certify that I have compared the foregoing copy of of the Probate Court within and for said l records

In Testimony Whereof, I have hereunto set my hand and affixed

of Probate Court

COUNTY OF STEARNS RE ESTATE OF	PROBATE COURT FILE No. 19,614
Friday. IT IS ORD! Friday. May 17th, in St. Cloud, Minn. IT IS ORDERED that cred hereof and that said claims be heard on Fri A. M. by this court in the Court House in St. (SEAL) Dated this hoger J. Wierengarten, Attorne	Cloud, Minn. 19 63 at 9 o'clos April 49 63

STATE OF MINNESOTA,

PROBATE COURT STATE OF MINNESOTA, COUNTY OF STEARNS File No. 19,614 RE ESTATE OF Ralph Peck, Decedent. IT IS ORDERED that the final account and petition for examination thereof and for distribution filed herein be heard on Friday, Cotober 4th, 19 63 , at 9 o'clock A. M. by this court in the Court House in St. Cloud, Minn. (Seal) 10th Dated this day of Roger J. Nierengarten, Attorney.

Note: Make this order in duplicate.

File No. 19,614

STATE OF MINNESOTA, COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

Ralph Peck,

Decedent.

ORDER FOR EXAMINATION OF FINAL ACCOUNT

Publish in Daily Times Hearing October 4th, 19 63

OF Leptember A.O. 1963

NOTE: Make this order in duplicate.

FRE No. 19,614

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

RE ESTATE OF

Ralph Peck,

Decedent.

ORDER FOR HEARING PETITION FOR ADMINISTRATION AND NOTICE TO CREDITORS

Publish in Deily Times

Hearing Adm May 17th . 19 63

Hearing Claims Aug. 23rd 19 63

OF THIS TO THE STATE OF THE ATT

State of Minnesota,

County of Stearns

88.

IN PROBATE COURT

In the Matter of the Estate of

Ralph Peck,

Decedent

ORDER LIMITING TIME

Letters of Administration

of said estate

this day having been granted unto

Marvin Peck

of said County, it is ordered that the said

Marvin Peck

be, and he

18

hereby allowed

twelve

months from and after the date hereof, for the

settlement of said estate.

Bu the Court,

Dated

May 24th

, 19 63

(Court Seal)

John Judge of Probate

State of Minnesota,

County of Stearns

PROBATE COURT

In the Matter of the Estate of

Ralph Peck,

Decedent.

Order Limiting Time to Settle Estate

Filed this

24th day of

May , 19 63, and

recorded in book

of Orders at Page

STATE OF MINNESOTA,

PROBATE COURT FIRE No. 17 AND THE STATE OF THE No. 17 AND THE STATE OF REION PECK, Decedent, IT 15 ORDERED that the final account and petition for evanimation thereof and for distribution filled herein be heard on for distribution filled herein be heard on for distribution filled herein be heard on for distribution filled herein between the filled herein for the court feeting. October 4th, 15th, at 9 of october 15th, 15th Court feeting in 5th Cloud, Minn. Date Chief herein fill of the court feeting filled herein fi

JOHN LANG Probate Judge. ROGER J. NIERENGARTEN, Afforney. Publish: Sept. 12, 19, 26, 1961.

STATE OF MINNESOTA.

COUNTY OF STRAINS)
Wilfred Fa Miller, being duly swom on oath says:
that he is, and during all times herein stated has been, the Rookkeeper
Cryder for Hearing
That for more than one year prior to the publication therein of the Order for Hearing on Final Account
420000000000000000000000000000000000000
said newspaper was printed and published in the City of St. Cloud, in the County of Stearns, State of Minnesota, daily except Sundays and holidays; that during all said time said newspaper has been printed in the English language from its known office of publication within the St. Cloud Prints which it purports to be Issued as above stated and in newspaper forms become included in the column and sheet form equivalent purports to be Issued as above stated and in newspaper forms including an account of the said place of publication and employing skilled workmen and the necessary may be not only the said place of publication and employing skilled workmen and the necessary may be not preparing and printing the same; that the press own on that part of the newspaper of publication; that during all said time it has been devoted to local news of interest to the community it purports to serve has been devoted to local news of interest to the community it purports to serve that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, plate matter and advertisements; has been circulated in and has not been paying subscribers and has entry as second class matter in its localed the advertisement of the office of the County adultior of Stearns County, then office of the Polication and the county adultion of said newspaper and the existance of the conditions constituting its qualifications as a legal newspaper.
and any pointed and emblished therein in
hereto attached was cut from the columns of said newspaper, and was printed and published therein in
hereto attached was cut from the columns of said newspaper, and was printed and particular the English language, once each week, for three successive weeks; that it was first so published on Thursday the 12th day of September 1365 r
and thereafter on Thursday, of each week to and including the25th.
and thereafter on
day of September 19 63 ,
and that the following is a printed copy of the lower case alphabet from A to Z, both inclusive, and is hereby acknowledged as being the size and kind of type used in the composition and publication of said
notice, to-wit: abcdefghijkimnopqrstuvwxyz
of the or miller
8 4 4 4 4 6 5
Subscribed and sworn to before me this 26th day of September 19 63
1111 ml Bel and
Notary Public Stearns County, Minnesota.
Notary Public, Stearns County, Minnesson
My Commission expires Sept. 29th 19.65

PRINTER'S Affidavit of Publication OF

THE ST. CLOUD DAILY

Oi	Ē,) 4	ed.		13				0	r			ē	0	A.			14	ř,							
				ı	Tank.		6	12		1		à.	C	.0.	0	n	,7	į.	1								
933				107	-		101		0	0	1		ņ	1	Post .			Target .	0	0.	-63						*
		D.	9,0	C.			07	Prin.	+04				Š														
1.5				,				-				ż															*
2.0					*								7													*	*
		4	×							÷	è	×				×				×		ě		×			*
										*																	
45														. 6	- 60					1 is						100	

OF September A.D. 1963

State of Minnesota.

County of Stearns

File No. 19614

IN THE MATTER OF THE ESTATE OF

Ralph Peck

Decedent

Affidavit of Mailing of Order for Hearing

IN PROBATE COURT

On Hearing for Administration or Probate of Will, if decedent was not born in the United States, mail one copy of order to Foreign Consul or Secretary of State.

COUNTY OF STRAEMS.

HERE

PRODATE COURT
FOR NA 13.211
RE ESTATE OF Raiph Peck, De-

RE ESTATE OF RADA Peck. De-central CONDERED that the petition for powers administration that Arriem be exert on Friday. May 17th, 1885, at 3 doing A.M. by this court in one Court doing A.M. by this court in one Court 17 13 GREENEED that creditors of de-central flow fluir stallers in this court of the Court of the Court of the stallers and manufactured the date beaut and manufactured the located out visits, August 25ch, 1885, by This of S. C. Chood, Minn. The Court fluir S. C. Chood, Minn.

Dated this 17th day of April, 19th

SEAL)

JOHN LANG.
Probate Judge
ROGER J. NIERENGARTEN
Alloriser,
Publish April 25. May 2. 9, 1863.

State of Minnesota,

County of Stearns

Judy Fuerstenberg

being first duly sworn on eath deposes and says that

on the day of April , 1963 ,

St. Cloud

St. Cloud , in said County and he mailed one copy of the Order hereta

attached in the above entitled matter, to

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

in the U.S. mails at St. Cloud

and addressed to the following named

persons:

NAME	STREET OR POST OFFICE	CITY	STATE
Mary Ida Peck	336-38th Avenue North	St. Cloud,	Minnesota
Subscribed and more to before	att .		

day of

April

A Service County, Minn.

Judy Fuerstenberg

Notary P My commission expires

AFFIDAVIT OF MAILING

ALLOWANCES TO SPOUSE OR MINOR CHILDREN

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

525.15 ALLOWANCES TO SPOUSE. When any person dies testate, or intestate,

- (1) The surviving spouse shall be allowed from the personal property of which the decedent was possessed or to which he was entitled at the time of his death, the wearing apparel, and, as selected by him, furniture and household goods not exceeding \$2,000 in value, and other personal property not exceeding \$1,000 in value;
- (2) When, except for one automobile, all of the personal estate of the decedent is allowed to the surviving spouse by clause (1), the surviving spouse shall also be allowed such automobile.
- (3) If there be no surviving spouse, the minor children shall receive the property specified in clause (1) as selected in their behalf;
- (4) During administration, but not exceeding 18 months, unless an extension shall have been granted by the court, or, if the estate be insolvent, not exceeding 12 months, the spouse or children, or both, constituting the family of the decedent shall be allowed such reasonable maintenance as the court may determine;
- (5) In the administration of an estate of a non-resident decedent, the allowances received in the domiciliary administra-tion shall be deducted from the allowances under this section.

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

525.212 RENUNCIATION AND ELECTION. If a will make provision for a surviving spouse in lieu of the rights in the satate secured by statute, such spouse shall be deemed to have elected to take under the will, unless he shall have filed an instrument in writing renouncing and refusing to accept the provisions of such will within six months after the filing of the certificate of probate. For good cause shown, the court may permit an election within such further time as the court may determine. No device or bequest to a surviving spouse shall be considered as adding to the rights in the estate secured by sections \$25.146 and \$25.16 to such spouse, unless it clearly appears from the contents of the will that such was the testator's intent.

State of M	innesota,		
being first duly sworn of	n oath deposes and says that on the	day of	
19 at		in said County and Sta	it
spouse and minor child	etions 525.15 and 525.212 of Minnesot ren of said decedent at their last known a ness of said addresses by placing a true an	address after exercising due diligence a	n
pestage pre-paid and de Minnesota, and address	positing the same in the U.S. mails at all to the following:		
NAME	STREET OR POST OFFI	ICE CITY STATE	

Subscribed and si lay of			le		
Yatary Public Ly commission s			County, Minn.		
tate of Minnesota	PROBATE COURT	to the Matter of the Estate of Ralph Peck	Diendent	SIDAVIT OF MAILING	Ley 17th , 1963 Frobate Sadde Crock

State of Minnesota,

County of Stearns

IN THE MATTER OF THE ESTATE OF

Ralph Peck

Decedent

On Hearing for Administration or Probate of Will, if decedent was not born in the United States, mail one copy of order to Foreign Consul or Secretary of State.

ATTACH COPY OF ORDER HERE

Sept. 13, 16, 56, 1663.

File No. 19, 614

IN PROBATE COURT

Affidavit of Mailing of Order for Hearing

State of Minnesota,

County of Stearns

Judy Fuerstenberg

heing first duly sworn on oath deposes and says that

on the 16th day of September , 1953 .

St. Cloud in said County and he mailed one copy of the Order hereto State

attached in the above entitled matter, to

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

in the U. S. malls at St. Cloud, Minnesota

and addressed to the following named

persons:

NAME	STREET OR POST OFFICE	CITY	STATE
Mary Ida Peck	336-38th Avenue North	St. Goud	Minnesot
	, H		

Subscribed and sworn to before methin

Notery Public Steams Logicy, Minn. County, Minn. My Corumssion Expires boy. 29, 1968. Notary Publices Steams

AFFIDAVIT OF MAILING

ALLOWANCES TO SPOUSE OR MINOR CHILDREN

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

525.15 ALLOWANCES TO SPOUSE. When any person dies testate, or intestate,

- (1) The surviving spouse shall be allowed from the personal property of which the decedent was possessed or to which he was entitled at the time of his death, the wearing apparel, and as selected by him, furniture and household goods not exceeding \$2,000 in value, and other personal property not exceeding \$1,000 in value;
- (2) When, except for one automobile, all of the personal estate of the decedent is allowed to the surviving spouse by clause (1), the surviving spouse shall also be allowed such automobile.
- If there be no surviving apouse, the minor children shall receive the property specified in clause (1) as selected in
- (4) During administration, but not exceeding 18 months, unless an extension shall have been granted by the court, or, if the estate be insolvent, not exceeding 12 months, the spouse or children, or both, constituting the family of the decedent shall be allowed such reasonable maintenance as the court may determine;
- (5) In the administration of an estate of a non-resident decedent, the allowances received in the domiciliary administra-tion shall be deducted from the allowances under this section.

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

525.212 RENUNCIATION AND ELECTION. If a will make provision for a surviving spouse in lies of the rights in the estate secured by statute, such spouse shall be deemed to have elected to take under the will, unless he shall have filed an instrument in writing renouncing and refusing to accept the provisions of such will within six months after the filing of the certificate of probate. For good cause shown, the court may permit an election within such further time as the court may determine. No dayies or bequest to a surviving apouse shall be considered as adding to the rights in the estate secured by sections 525.145 and 525.16 to such apouse, unless it clearly appears from the contents of the will that such was the testator's intent.

State of Minne	sota,		
being first duly sworn on oath	deposes and says that on the	day of	
29 . nt		in said	County and State
he mailed a copy of Section spouse and minor children of ascertaining the correctness of	s 525.15 and 525.212 of Minnesot said decedent at their last known of said addresses by placing a true an	2.25252.540000.52.5.54031.407581.5427001.50.70	CARLES AND SECURE OF TAXABLE
postage pre-paid and depositi Minnesota, and addressed to	ng the same in the U.S. mails at the following:		
NAME	STREET OR POST OFF	ICE CITY	STATE

Subscribed and sown to be fa-	re me this
day of	, 19
Notary Public My commission expires	County, Minn

sota	URT	- Jo	Decedent	HING	, 1963 Mm-Clerk
Frie.Vo. 19,614 State of Aflinnesofa	SATE CC	In the Marrer of the Ferrer of ph. Peck,		AFFIDAVIT OF MAILING	ed October 4th , 1963
State of Aflin	ounty of Stenarus IN PROBATE COURT	In the Man Halph Peck		AFFIDAV	Find Octob

FINAL ACCOUNT AND PETITION FOR SETTLEMENT

	State	of	Minnesota,	1
County	of	Stea	rns	88

IN PROBATE COURT

IN TH	E MATTER OF THE ESTAT	TE OF	1
Ra	lph Peck		1
		Decedent)
Date of death	March 29, 1963		

Final Account and Petition for Settlement

Your petitioner respectfully represents and shows to the court:

FIRST-Thathe is the representative of the estate of the above named decedent.

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

THIRD—That ... he herewith renders his final account of said administration, which is as follows, to-wit: To be Filled in by the Representative RECEIPTS Personal property described in the inventory Personal estate omitted from the inventory -Gain by sales above appraised value -Cash from sales of real estate Cash from rent of real estate Cash from interest dat Whites 1st Amer. Nat'll Bank - Savings Acct. \$ 1.58 8 Cash from other sources 8 Salary check from Great Northern Railway Co. 132.78 - 8 Vacation pay 193.86 - 8 5 State Farm Auto Ins. Refund 8 39.42 Total receipts from all sources - -899.58 8 DISBURSEMENTS I. FAMILY Personal property selected by and turned over to surviving spouse -8. Maintenance of family of decedent -8 8 3 II. EXPENSES OF ADMINISTRATION Loss from sales of personal property at less than appraised valuation Cash paid to appraisers for services -\$ 10.007 1 & 2 8 Cash paid for publication of orders -\$ 18.00 / 3 & 4 8 Repairs to real estate - - - -8 Cash paid for insurance Expenses of representative Filing fee 3 1.00 / 8 8 Compensation of representative - - - Fees of Attorney - - - - -Fees of Attorney -200.00 % 8 8 Bond of Representative 3.... 10.00 T 8 8 Certified copies (Probate Court) - -2.00 R 8 8. Register of Deeds, recording 8 2.00 8 8 8 \$ 8 Total expense of administration

243,00

\$

		-	2004		e Too	on D	VIII-N	pag							
~	111	. Ex	PENS	ES O	F LAN	81 01	Carrie	200							
										V	OUCHE	ik NO	N.	A	HOUNT
						-			-				. 1		
h paid for medical attendance -				-	-	-	100	-	-				- 1		
h paid for mellicines			-	-	-	-		-	-				- 4		
th paid for nursing			-	-										-	
Total expenses of last sickness -	-	-	-	-	-	-	-		-	-			8		lone
		D	7. Ft	NEL	AL E	XPEN	ISES								
sh paid for undertaker	-	-	-		100	-							1		
sh paid sexton	-	100	-	-00	-			-					1		
sh paid for other necessary services -		- 100	100		100	# 1									
sh paid for burial service	-	-	-	-	-		-							8	
ish paid for monument	-	-	-	-										8	
ush paid to cemetery	1 =	04		-											None
Total funeral expenses		=	-	-	-	-	-								1334000
				V.	TAX	ES									
ersonal property tax lien at date of dea	th -	-			-									2	
ersonal property lax tien at date to accept	100		-	-	-	-								9	
MARKET THE THE PARTY OF THE PAR			-	. =	-	-	-	-							
teal property tax lies at date of death ther real estate taxes				-	-	. 3	-	-						8	
other real estate vixes				-	- 100	-	-	- 10	-	-					
ederal estate taxes	mt -				-	-								9	
'ederal income taxes; personal to decede						-	-	-		- 17					
Pederal income taxes; fiduciary									-	. 14				4	
Itate income taxes; personal to decedent State income taxes; fiduciary		-	- 1-	-	-				-					5	ww.
										-		-		8	Non

VI. CLAIMS OF CREDITORS

Cash paid in settlement of claims of creditors as allowed by the court as follows:

Total taxes paid

CLAIM NO.	NAME OF CLAIMANT	VOUCHER NO.	AMOUNT
			8
			8
			8
			\$
			\$
,			8
			g None
Total amount of	f claims paid and settled		

VII. LEGACIES AND BEQUESTS

	VOUCHER NO.	AMOUNT
	VOCCILLAS ANDA	-
		\$
		\$
		3
		8
		\$
	4-3-1-10-0-0-0-TT	8
		\$
		9
		3 None
Total legacies and bequests paid		

RECAPITUALTION

Total receipts from all sources		RECEIPTS - \$.899.58	DISBURSEMENTS	Not to be filled in by Representative RECEIPTS
Total disbursements and credits as follows:				Distrovementa
1. Family 2. Expenses of administration 3. Expenses of last sickness 4. Funeral Expenses 5. Taxes 6. Claims of creditors			g 243.00 g g g g	\$ \$ \$ \$ \$
7. Specific Legacies 8. Residue of personal prop. for distribution 9. 10. 11. 12. 13.	-		\$ 656.58 \$ 8	
Total		- \$ 899.58	\$ 899.58	1

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

The homestead of said decedent, in the County of . State of Minnesota, described as follows:

None

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

None

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

1959 Ford 4-dr. Custom; 1962 license #6C-7745, 1963 Reg. #078240,

1963 Reg. #078240, Ser. No. C9FG288151......\$425.00

Cash 231.58 1 \$656.58

FIFTH. That said decedent died on the 29th

day of

1963

Westate, and left h 1171 surviving

Mary Ida Peck

who are is the mother. of said decedent, and the persons entitled to the residue of said estate.

WHEREFORE, your petitioner prays the order of this court fixing a time and place for the hearing of this petition and an examination of his..... final account, and the settlement and allowance of the same; and that upon said hearing the court issue its final decree assigning the residue of said estate to the persons thereunto entitled.

Dated	September	9 , 1963	Marin Perh.	
			Marvin Pack	Petitioner

State of Minnesota,

Stearns County of

Marvin Peck

being duly sworn on oath says thathe is the person who made the foregoing petition; thathe knows the contents thereof, and that the same is true of h.18..... own knowledge except as to those matters therein stated on h.18..... information and belief, and as to those matters he believes it to be true.

88.

scribed and sworn to before me this Notary Public

Marvin Peck

Representative

Notary Public ROGER J. NIERENCARTEN Notery Public Steamy County, Millerty, Minn. My Commission Expires Nov. 29, 1963, 19

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

In the Matter of the Estate of State of Minnesota, County of Stearns Ralph

final Account and Petition for Hearing and Allowance **Thereof** September