

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.

State of Minnesota.

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

Petition for Appointment of Special Administrator

WILLIAM T. McHUGH

Your petitioner respectfully represents and states to the court:

Fir	rst-Thathe is a resident of City of St. Cloud, in the County of	Stears	18 ,
	Minnesota, and is interested in the said estate of decedent as the surviv		
	at law of said decedent.		
S	econd—That said decedent died in testale on the 9th day	of Ji	une .
	at Minneapolis, in the County of Henry		
	Minnesota , and at the time of h 1s dea		
	Stearns, State of Minnesota , citizen		
	estate in the County of Stearns , State of M		
timated 1	value following, to-wit: PERSONAL PROPERTY		
(1st) 1	Household goods of the estimated value of		None.
(2nd) V	Wearing apparel of the estimated value of		No value
(3rd) C	Capital stock of the estimated value of		None
(4th) 1	Notes, bonds, mortgages and other evidences of indebtedness of the estimated value	of - \$	None
(5th)	Vested annual renewals on life insurance holici	es \$	
With	the Northwestern National Life Insurance Company		500.00
Tot	tal personal property		
t. Hom	nestead in County, Minnesota, a	s follows:	
A.	City Property	. ,	
(or)	(Give Area)	\$ 0	o real estate.
В.	Rural Property		
		\$	
2. Real	Estate other than Homestead:		
Α.	City Property Lots without Br	uildings \$	
	City Property Lots with Build	lings \$	
B.	Rural Property Acres improved	i land \$	
	Rural Property Acres unimpro	ved land \$	
Thi	ird—That it is necessary and expedient that a special administrator of said esta	ate be appoint	ed, for the following

reasons: To collect and conserve the estate of decedent; to pay expenses in the winding up of decedent's business as District Manager of the tisurance company above named; and to act in matters requiring immediate attention in connection with decedent's affairs, pending the appointment of a general representative.

Fourth—That	Marie	K. McHugh	who is a resident of	Stearns
County, Minnesota, and	whose post	office address is	1526 - 7th Street So	uth, St. Cloud is a suitable
person to act as special	administrato	r of said estate .		

Names	Ages Years	Relationship	Post Office Address		
Marie K. McHugh		Wife	1526 - 7th Street Sout St. Cloud, Minnesota		
	-				
			matra 200 m m marra managana		
	mineral miner		Aller of the late		
*					
	Total Control of the				

	herefore, Your petitioner prays cation by her cation by him, special letters of				nted by the court; and to	hat upor
Dated	June 23,	, 1949.	Thorie	h	McHugh Petil	ioner
County of	tate of Minnesota, Stearns	}ss.			e K. McHugh	ioner.

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

Subscribed and Sworn to Before me this 23ml Marie K. M. Hugh
day of June 1949.

John. B. Pattison, Ja.

Notary Public Stearns County, Minn.

My commission expires March 21 , 19 53.

Etate of Mitturenta,

County of Stearns

PROBATE COURT
In the Matter of the Estate of
WILLIAM T. MOHUGH

Petition for Appointment of
Special Administrator

Filed this 23th day of 1949

Nauk Allegary

15,100

State of Minnesota,

PROBATE COURT

IN	THE	MA	TTER	OF	THE	ESTAT	TE OF

William T. McHugh

Decedent.

Order Granting Special Administration.

On reading and filing the petition of	Marie K.	McHugh			
praying that special administration of the estate of	the above nam	ed decedent t	e granted to		
Marie K. McHugh			nsideration of	said petit	ion
and the evidence adduced in support thereof, the	court finds:				
FIRST-That said decedent died on the	9th	day of	June,	19	49,
and at the time of his death was a resident of the	County of	Stearn	3		
State of Minnesota	, and at	the time of	his death left	estate in	the
County of Stearns	State of Minne	sota.			
appointment of a general represe	ntative.				
THIRD—That it is necessary and expedient	, for the preser	vation and	best interests o	f said est	ate,
that special administration of said estate be gran	ted.				
Now Therefore, it is Ordered, That spec	ial administra	ition of said	l estate be, a	nd the sc	ame
hereby is, granted; and that Marie	K. McHugh		be, and	he hereby	y is,
appointed such special administrator of said esta	ite, to administ	ter the same	according to l	law until	the
further order of this court or the appointment	and qualificati	ion of a ger	neral represent	ative of	said
estate according to law; and that before letters	of special adm	inistration of	are to him iss	ued, he si	hall
take and file his oath as required by law, and file	his bond in th	e penal sum	of Five Ht	undred	
and no/100 (\$500.00) Dollars, t	eith sufficient s	areties as pre	wided by law, i	to be appre	oved
by the Judge of this court and conditioned as by	law required.				
Dated June 23rd, 1949	3	0	· Que		
		0	Judge	of Trobate	e.

State of Minnesota,

County of Stearns

PROBATE COURT

In the Matter of the Estate of

William T. McHugh

Decedent.

Order Appointing Special Administrator

Filed this 23rd day of June, 19 49, and recorded

in Book " 8 4 " of Orders,

Thenk slenger Court.

No. 793

Pouges

会 会 BLANK

State of Minnesota.

County of

Stearns

In the Matter of the Estate of
William T. McHuch

Decedent.

IN PROBATE COURT

Letters of Special Administration

Marie K. McHugh

having filed in this court his oath and

bond to act as special administrator of the estate of the above named decedent, as required by law:

It is Ordered. That the said

Marie K. McHugh

be, and he

hereby is, appointed special administrator of said estate of said decedent, with full power to take charge of said estate, to collect all the personal property thereof, to care for, gather and secure crops, to preserve all the property of said estate for the executor or administrator who may hereofter be appointed of said estate, to commence and maintain actions in behalf of said estate, to make and return a true inventory of all the property of said estate to this court as speedily as possible; and by leave of this court, sell the personal property of said estate, take charge of the real property thereof and lease the same for a term not exceeding one year, and to do all other things necessary for the preservation of said estate, and which as such special administrator he may do pursuant to law, until the further order of this court or until a general representative of said estate is appointed and has qualified; and upon the termination of his said trust and wherever required by the court to account to this court for his doing hereunder, and upon the granting of letters testamentary or of administration to a general representative of said estate, to forthwith deliver to him all the property of said estate in his hands.

Dated June 24th.

19 49

Es J. Treining Probate Judge.

County of

State of Minnesota,

Stearns County of

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William T. McHugh

Letters of Administration

(Long Form)

in said County, this

said County, at

of preserved in said Probate Register, and that the same is a true copy of said original and of the whole thereof.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the Probate Court of

of said County, do hereby certify that I have compared the foregoing Letters of Administration with the original records there-

Judge of the Probate Court

Filed this

24th

day of

June

49, and recorded

in Book "

of Letters,

Page

Probate. maintelyn of

County, Minn

Judge of Probate.

R-52

POWER OF ATTORNEY Nº 218031

Know All Men by These Presents:

That this Power of Attorney is not valid or in effect unless attached to the bond which it authorizes executed, but may

Oliver hirhart County of Stearns and attorney-in-fact, with full power and a don its behalf as surety, one of the following	State of MINNESOTA
nt and attorney-in-fact, with full power and a	the second secon
4 914 100 94111111 119 944 947	g bonds and no others.
cree of Court for:	MAXIMUM PENALTY
accounting of proceeds of sale onlyin bankruptcyFederal Court	\$100,000.00
-testamentary only	\$ 10,000.00
-principal must be a corporation, or a State or the Federal Government or any department thereof -excluding sheriffs, peace officers, constables or tax collectors	\$ 7,500.00
-excluding open penalty, stay, supersedeas or guarantee of a Judgment	\$ 500.00
-excluding bonds when the State is the obligee	\$ 3,000.00
	ERTY—when this company has qualifying bond or when a separate bond for accounting of proceeds of sale only —in bankruptcy—Federal Court only —testamentary only —not for benefit of creditors ERTY—only when this company has qualifying bond —principal must be a corporation, or a State or the Federal Government or any department thereof —excluding sheriffs, peace officers, constables or tax collectors —excluding open penalty, stay, supersedeas or guarantee of a Judgment —excluding bonds when the State

All authority hereby conferred shall expire and terminate without notice, at midnight on May 31, 1952.

The WESTERN SURETY COMPANY further certifies that the following is a true and exact copy of Section 7 of the The WESTERN SURETY COMPANY further certifies that the following is a true and exact copy of Section 7 of the By-Laws of the Western Surety Company, duly adopted and now in force, to-wit: "Section 7. All bonds, policies, undertakings or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint attorneys in Fact or Agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings or other obligations of

IN WITNESS WHEREOF, the said WESTERN SURETY COMPANY has caused these presents to be executed by its President with its corporate seal affixed this 3rd day of January, 1949.

WESTERN SURETY COMPANY,

ATTEST:

W.T. McHugh

STATE OF SOUTH DAKOTA, COUNTY OF MINNEHAHA 88.

On this 3rd day of January, 1949, before me, a Notary Fublic, personally appeared DAN KIRBY, who being by me duly sworn, acknowledged that he signed the above Power of Attorney as President of the said Western Surety Company and acknowledged said instrument to be the voluntary act and deed of said corporation.

My commission expires: JAN 2/ 1953

Butty a and Public, South Dakota

WESTERN SURETY COMPANY

One of America's Older Bonding Companies CHICAGO STOUX FALLS KANSAS CITY

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

	G SALE	OF REAL ESTATE
STATE OF MINNESOTA	88.	IN PROBATE COURT
County of STEARNS)	
In the Matter of the Estate of	t	
WILLIAM T. McHUGH, Deced KNOW ALL MEN BY THESE PRESE		
and WESTERN SURETY COMPANY, Dakota and holding the certificate of the	a corpora	McHugh , as principal, ation organized under the laws of the State of South ace Commissioner of the State of Minnesota showing ands in said State of Minnesota, as surety, are held
and firmly bound unto the Hono:	rable E	arl J. Meinz
as Judge of Probate of the County of		Stearns , Minnesota, in the sum of
lawful money of the United States, to be for which payment well and truly to be ministrators, successors, and assigns, fir THE CONDITION OF THIS OBLI	e paid to made, we mly by th GATION	IS SUCH, That if the above bounden principal, who
shall well and faithfully discharge all the be void; otherwise it shall remain in full	duties of force and	
Dated this 23rd day	y of	June , 1949.
Witness to Principal and surety.		
John B. Tallison, Jo	Santa III	
Jacuson	/	Mane K McHugh (Seal)
	-	WESTERN SURETY COMPANY (Seal)
Witness to Surety x		WESTERN SCREIT COMPANY
		B Liver Sturkart
	1	Attorney-in-Fact.
		Countersigned: By Sever Clerkart.
		Minnesota Resident Agent.
STATE OF MINNESOTA	WLEDGM	ENT OF PRINCIPAL
	88.	control of the second
County of STEARNS]	June , 1949 , before me personally
On this 23rd day o	of	, 19 47 , before me personally
appeared Ma to be the person who executed the foreg same for the uses and purposes herein	oing bond	as principal, and acknowledged that he executed the as his free act and deed.
My Commission Expires		John B. Vallison, Jr. Notary Public
	53	
		Stearns County, Minnesota,
STATE OF MINNESOTA) CE KE	PRESENTATIVE
amm inte	88.	
I. Marie K. Mc	Hugh	do swear that I will faithfully and justly
		I now assume as Special Administratrix
	above na	see and a market of December
of the Estate of the to the best of my ability and according		
Subscribed and sworn to before me	this	23rd day of June , 1949 .
My Commission Expires		Notary Public
		()
March 21 , 19	53.	Stearns County, Minnesota

	Town St			ACKNOV	VLEDG	MENT OF	SURET	Y				
STATE	OF	MIN	NESO	TA	-]							
COUNT	Y OF	STE	ARNS		88.							
On	this	23	rd	day of	778 9	June,		A. D.	1949	, befor	e me,	a notary
to me pe WESTE existing	RN SUI under a on beh	RETY nd by alf of	COM virtu	y, personally a being by me PANY, a corp e of the laws of aid corporation	duly sw poration of the S	vorn, did sa n of Sioux I State of Sou	y, that Falls, So uth Dak its Boa	he is touth Da	the Att kota, c at the Directo	corney- reated, said in rs and	in-Fac organ istrum that	ized and ent was
	and dee	d of s	aid co	rporation and corporation.	that he	has author						
IN	WITNE	ss w	HERI	EOF, I have h	ereunt	subscribed	d my na	me an	d affixe	ed my	officia	l seal at
	St. C	loud		,	Minne	sota, the da	y and y	ear last	above	writter	n.	
My Com	mission	Expir	res				1.1	13	0	11.		0.
Ma	arch 2	1		, 195	COLUMN TO SERVICE SERV	Steam	s Cou	nty,	Minne	Nota sota	ry Pu	Mic.
I he	reby ap	prove	the w	ithin Bond and			on, this	No.	24t1	1	TOTAL CONTRACT	_day of
	Tune			. 1949								
						E	0	0	2. 9	Le		
								0		Prob	ate Ju	dge.
120014												
	-		-						-		177	-
	11	1					- 1	Jo ?	of	1 1	are	1.1
Y.	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	e of		4 9			- 1	day	nd s	1	or Probate	bate
SOT	15	stat	Heli	e c				0	1 2	1	10	3/2
NE S	10	E	HO	ath or r				31 3				2/1
OF MINN	10	#	H	O HE				3 3	00k	1	1	4 B
N G		r of	E-4	nd Sec				a,	Be	4	1	2
		In the Matter of the Estate of	WILLIAM T. MCHUGH	Bond and Oath of Representative SURETY COMPANY FORM			318	Filed the 24 th day of	bond recorded in Book			21
STATE	B	M	II	Re			503	he	rde	1000	age ,	Jerk Jerk
STA	8 8	the	H	Bo			1	D C	reco	418	Records, page	00
2000	P	F						File	Di di		cor	
	31	1	91	Park S			1		poq	1 1	Re Be	- 1

.....

State of Minnesota,	IN PROBATE	COURT
IN THE MATTER OF THE ESTATE OF	Y	
	Petition for Ad	ministration
WILLIAM T. McHUGH Deceder	nt.	
TO THE PROBATE COURT ABOVE NAMED	0:	
Your Petitioner	Marie K. McHugh,	
respectfully represents and states to the Court:		
First-That your Petitioner is a resident of	the City of St. C	loud,
in the County of Stearns,	State of Minnesota, a	nd is an adult who has an
interest in whatever estate the decedent above named	may have left at the time of h 1a	death, to-wit:
That she is the surviving spouse	of sald decedent and	the sole heir
at law of said decedent.		
Second-That said decedent was born in the	Country of United States	of America
and died at Minneapolis	, State of Minneso	otaon the
9th day of. June	, 1949 , aged	50 years and was
at the time of h 15 death a native of	U. S. A.	and
a citizen of the Country of	U. S. A.	and a
resident of the Citylof St. Cloud,	County ofSteam	16 State of
Minnesota , and was the owner	er of estate in the County of	Stearns
State of Minnesota	, at the time of h.L.B death.	
Third-That said decedent died without leaving	ng a last will and testament,	
Fourth-That said estate of decedent, at the tin	ne of M.D. death, included persona	l property of the probable
value of \$	082	
1. Household Goods, \$ None.	2. Wearing Apparel,	s No value.
s. Stock, s. None.	4. Notes, Bonds, etc.	s None.
5. Miscellaneous, \$ None.	6. Commissions	\$. 4,000.00
That said estate included real estate of the	estimated and probable value of \$	None. consisting
principally of lands in the County of	, State o	f Minnesota, described as
follows, to-wit:		
1. Homestead in		follows:
A. City Property		8
	-	
(or)	(Give Area)	
B. Rural Property		\$
	(Give Area)	3
2. Real Estate other than Homestead:		
A. City Property	Lots without Buildings	\$

Rural Property... Fifth—That the probable amount of the debts of decedent is $\mbox{\tt 3...}$ None .

City Property...

B. Rural Property.

Lots with Buildings

.Acres unimproved land \$..

Acres improved land

1		AGE	RELATIONSHIP	POSTOFFICE ADDRESS
Marie K. 1	McHugh	53	Wife	1:526-7th Street South
				St. Cloud, Minnesota
				WAS THE WAY TO SHE THE THE THE THE THE THE THE THE THE T
		- Common of	TO THE VIEW COMPANY OF THE COMPANY	The second of the second
		-		
Seventh—1 ddress is 15 a suitable and	26 - 7th Str	eet Sout	h, St. Cloud, 1	, whose Post Of Minnesots, awfully entitled thereto.
ddress is 15 a suitable and THEREF	526 - 7th Str competent person to ORE, Your Petition	eet Sout administer er prays tha	the said estate, and is to tandinistration of the	Minne so ts, wefully entitled thereto, estate of said decedent be granted by
ddress is 15 a suitable and THEREF	526 - 7th Str competent person to ORE, Your Petition	eet Sout administer er prays tha	the said estate, and is to tandinistration of the	Minne so ts, nofully entitled thereto, estate of said decedent be granted by
ddress is 15 a suitable and THEREF Court, and that a	526 - 7th Str competent person to ORE, Your Petition	eet Sout administer er prays tha n = letters	the said estate, and is to the said estate, and is to t administration of the of administration be is:	Minne sots, mefully entitled thereto, estate of said decedent be granted by sued to the said Maria K. McHu
ddress is 15 a suitable and THEREFO	526 - 7th Str competent person to ORE, Your Petition upon due qualificatio	eet Sout administer er prays tha n = letters	the said estate, and is to the said estate, and is to t administration of the of administration be is:	whose Post Of Minne sots, whose Post Of Minne sots, wefully entitled thereto. estate of said decedent be granted by the said Maria K. MoHu
ddress is 15 a suitable and THEREFO	526 - 7th Str competent person to ORE, Your Petition upon due qualificatio	eet Sout administer er prays tha n = letters	the said estate, and is to t administration of the of administration be is: es, No.	Minne sots, mefully entitled thereto. estate of said decedent be granted by sued to the said Maria K. McHu ie K. Richkel
ddress is 15 a suitable and THEREF Court, and that a	competent person to ORE, Your Petition upon due qualificatio of Minneso Stearns	eet Soui administer or prays tha n - letters ota,	the said estate, and is to t administration of the of administration be is: es. Mari	Minne sots, mefully entitled thereto. estate of said decedent be granted by med to the said Maria K. McHu ie K. McHugh,
ddress is 15 s a suitable and THEREFOOUT, and that a State ounty of	competent person to ORE, Your Petition open due qualificatio of Minneso Stearns , on oath, says, that	eet Soui administer er prays tha n - letters ota, She ii	the said estate, and is to t administration of the of administration he iss es. Mari s the person who makes t	Minne so ta, mefully entitled thereto. estate of said decedent be granted by med to the said Maria K. McHu ie K. McHuch, the foregoing petition in the above entitle
ddress is 15 a suitable and THEREF Court, and that a State County of eing duly sworn autter; that 8	competent person to ORE, Your Petition on due qualificatio of Minneso steame , on oath, says, that the has read sai	eet Soui administer er prays tha n - letters ota, she in d petition an	the said estate, and is to t administration of the of administration be is: s. Mari s the person who makes to d knows the contents the	Minne so ts, mefully entitled thereto. estate of said decedent be granted by sued to the said. Maria K. McHu Le K. McHugh, the foregoing position in the above entitle reof, and that the same is true of h. Er
ddress is 15 a suitable and THEREF Court, and that a State County of eing duly sworn tutter; that 3 wn knowledge, e.	competent person to ORE, Your Petition open due qualificatio of Minneso Steame , on oath, says, that the has read said	eet Soui administer er prays tha n - letters ota, she in d petition an	the said estate, and is to t administration of the of administration be is: s. Mari s the person who makes to d knows the contents the	Minne so ts, mefully entitled thereto. estate of said decedent be granted by sued to the said. Maria K. McHu Le K. McHugh, the foregoing position in the above entitle reof, and that the same is true of h. Er
ddress is 15 a suitable and THEREF Court, and that a State County of eing duly sworn tutter; that 3 wn knowledge, e.	competent person to ORE, Your Petition open due qualificatio of Minneso Steame , on oath, says, that the has read said	eet Soui administer er prays tha n - letters ota, she in d petition an	the said estate, and is to t administration of the of administration he is: es. Mari s the person who makes to d knows the contents the ted on information and b	Minne so ts, mefully entitled thereto. estate of said decedent be granted by the said to the said Maria K. McHu ie K. McHuch, the foregoing petition in the above entitle reof, and that the same is true of h. Cr elief, and that as to those matters B. h.
a suitable and THEREF Court, and that a State County of eing duly sworn tutter; that Subscribed a	competent person to ORE, Your Petition open due qualificatio of Minneso Steame , on oath, says, that the has read said	eet Soui administer er prays tha n = letters ota, Bhe id d petition an ers therein sta	the said estate, and is to tadministration of the of administration be issent to the said estate. The same said knows the contents the ted on information and but the said knows the contents the said an information and but the said an information and but the said and	Minne so ts, mefully entitled thereto. estate of said decedent be granted by sued to the said. Marie. K. McHu ie. K. The Helph, the foregoing petition in the above entitle reof, and that the same is true of h. exelief, and that as to those matters. B. h.
a suitable and THEREFOOUT, and that a State County of eing duly sworn tutter; that 8 wn knowledge, excelleres it to be to	competent person to ORE, Your Petition open due qualificatio of Minneso Stearns on oath, says, that the has read said except as to those matter ue. July	eet Soui administer or prays tha n - letters ota, She is d petition an restherein sta	the said estate, and is to the said estate, and is to the said estate, and is to the administration of the of administration be iss estates, Marri the person who makes to de knows the contents the ted on information and b Sth 1949.	Minne so ts, mefully entitled thereto. estate of said decedent be granted by sued to the said. Maria K. McHu Le K. McHugh, the foregoing position in the above entitle reof, and that the same is true of h. Er
ddress is 15 a suitable and THEREF Court, and that a State County of eing duly sworn sutter; that 2 wa knowledge, e- elieves it to be to Subscribed a	competent person to ORE, Your Petition open due qualificatio of Minneso Stearns on oath, says, that the has read said except as to those matter ue. July	eet Soui administer er prays tha n = letters ota, Bhe id d petition an ers therein sta	the said estate, and is to the said estate, and is to the said estate, and is to the administration of the of administration be is: See. Mari s the person who makes to the ted on information and b Sth 1949. Example 1949. Example 1949.	Minne so ta, mefully entitled thereto. estate of said decedent be granted by med to the said. Maria K. McHu ie K. NcHuch, the foregoing petition in the above entitle reof, and that the same is true of h. ex elief, and that as to those matters. B. h.

State of Minnesota,	unty of Stearns	IN PROBATE COURT	IN THE MATTER OF THE ESTATE OF	WILLIAM T. McHUGH, Decodent.	PETITION FOR ADMINISTRATION	Selection of Newspaper	To the Judge of said Court: Please cause the notices in said estate to be published in the	St. Oloud Times (Mar hard man of page 197) Adlieson + Adlieson (Step your name hard)	Filed this 28th day of	Probate dange Lierky
Sta	County of	IN P	IN THE	H.	PETITIO!	Selec	To the Inc Please of be published	ag st	Filed this	

State of Minnesota, Stearns

County of Stearns

(Court Seal)

IN PROBATE COURT,

IN THE MATTER OF THE ESTATE OF)
William T. McHugh Decedent.	Order Granting Administration
The petition of Marie K. McHugh	praying that letters of
administration upon said estate be granted to Ma.	
came duly on for hearing at a Speci	
	r 1949. Said petitioner appeared
in person and by her attorney, John	B. Pattison, Jr., Esq.,
and no one appeared in opposition.	
The Court having duly considered said petition and the ev	idence adduced in support thereof, finds as follows:
First: That notice of said hearing has been given and ser	ved by the publication of the order for said hearing issued
herein in the St. Cloud Daily Times	
as by law and the order of this Court provided.	
Second: That the said decedent died intestate on the	9th day of June ,1949
Third: That said decedent was a resident of St.	Cloud, Minnesota
at the time of her death and left estate within the County of	f Stearns
and State of Minnesota, to be administered upon.	
Fourth: That Marie K. McHugh	is by law entitled, a suitable and
competent person, to administer upon said estate.	
Therefore, It is ordered that said petition be granted and	Marie K. McHugh
be and hereby is appointed administratrix	of the estate of said decedent, and
that letters of administration issue to her upon	her filing the
oath by law required and a bond in this Court in the penal sum	of Five Hundred and no/100
(\$500.00) Dol	llars, with sureties to be approved by the Judge of this
Court conditioned according to law.	
By ti	he Court,
Dated September 2 19 49	Earl J. Eneigher of Probate.
	Judge of Probate.

State of Minnesota,

County of Stearns

Probate Court,

In the Matter of the Estate of

William T. McHugh
Decedent.

Order Granting Administration

Filed the 2nd day of September 1949

Recorded in Book 92 of orders

page 203

Thank Herry of Probate.

No. 3542*

State of Minnesota,

County of

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William T. McHugh,

Decedent.

Letters of Administration

Marte K. McHugh

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

NOW THEREFORE, the said Marie K. McHugh

is hereby appointed administrator of the estate of William T. McHugh

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

April 10th

. 19 50

By the Court,

SEAL

Enc of me Bage of Probate.

and State aforesaid, do hereby certify that I have compared the within and foregoing paper writing with the original IN PROBATE COURT IN THE MATTER OF THE ESTATE OF William T. McHugh,

State of Minnesota,

IN PROBATE COURT

Letters of Administration

Filed this 10th April of Letters recorded in Book

No. 28

R-56 OWER OF ATTORNEY Nº 220541

Know All Men by These Presents:

That this Power of Attorney is not valid or in effect unless attached to the bond which it authorizes executed, but may be detached by the approving officer and filed separately if desired.

n the city of	St. Claud Chi	County of Stearns	State of MINNESOTA
with limited auth	nority, its true and lawful age	ent and attorney-in-fact, with full power and and on its behalf as surety, one of the follow	authority hereby conferred, to
An original t	bond required by statute or d	ecree of Court for:	MAXIMUM PENALTY
	N PARTITION	PERTY—when this company has qualifying bond or when a separate bond for accounting of proceeds of sale only	\$100,000.00
TRUSTEE C	OR RECEIVER	in bankruptcyFederal Court only	
(B) GUARDIANS CONSERVA CURATORS TRUSTEE RECEIVER SALE OF R	TORS	—testamentary only —not for benefit of creditors PERTY—only when this company has qualifying bond	\$ 10,000.00
	N URE UBLIC CE EMPLOYEES	-principal must be a corporation, or a State or the Federal Gov- ernment or any department thereof	\$ 7,500.00
(D) COST REMOVAL	FICIAL AND DEPUTIES	-excluding sherif's, peace officers, constables or tax collectors -excluding open penalty, stay, supersedeas or guarantee of a Judgment	\$ 500.00
(E) LICENSE PERMIT QUIET TITI	LE }	-excluding bonds when the State is the obligee	\$ 3,000.00

The acknowledgment and execution of any such document by the said Attorney-in-Fact, shall be as binding upon this Company as if such bond had been executed and acknowledged by the regularly elected officers of this Company.

All authority hereby conferred shall expire and terminate without notice, at midnight on May 31, 1952.

The WESTERN SURETY COMPANY further certifies that the following is a true and exact copy of Section 7 of the By-Laws of the Western Surety Company, duly adopted and now in force, to-wit: "Section 7. All bonds, policies, undertakings or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or Agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings or other obligations of

IN WITNESS WHEREOF, the said WESTERN SURETY COMPANY has caused these presents to be executed by its President with its corporate seal affixed this 3rd day of January, 1949.

WESTERN SURETY COMPANY.

ATTEST: R. Cassidy Assistant Secretary

STATE OF SOUTH DAKOTA, COUNTY OF MINNEHAHA SES.

On this 3rd day of January, 1949, before me, a Notary Public, personally appeared DAN KIRBY, who being by me duly sworn, acknowledged that he signed the above Power of Attorney as President of the said Western Surety Company and acknowledged said instrument to be the voluntary act and deed of said corporation.

My commission expires: 1.27-J3

Betty Notary Public, South Dakota

WESTERN SURETY COMPANY

One of America's Oldest Bonding Companies CHICAGO . SIDUX FALLS RANSAS CITY

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

STATE OF MINNESOTA	SALE OF REAL ESTATE
County of Stearns ss.	IN PROBATE COURT
In the Matter of the Estate of	
WILLIAM T. McHUGH, Decedent.	
KNOW ALL MEN BY THESE PRESENTS	
That we, and WESTERN SURETY COMPANY, a co Dakota and holding the certificate of the In that it is authorized to contract as surety up	, as principal, orporation organized under the laws of the State of South issurance Commissioner of the State of Minnesota showing on bonds in said State of Minnesota, as surety, are held
and firmly bound unto the Hono	
	Stearns , Minnesota, in the sum of
lawful money of the United States, to be pa for which payment well and truly to be made ministrators, successors, and assigns, firmly	aid to said Judge of Probate, and his successors in office; e, we bind ourselves and each of our heirs, executors, adby these presents. PION IS SUCH, That if the above bounden principal, who
has been appointed representative of the estat shall well and faithfully discharge all the duti be void; otherwise it shall remain in full force	te of the above named <u>William T. McHugh</u> , <u>Deop</u> des of said trust according to law, then this obligation shall be and effect.
Dated this 15th day of	February , 19 50.
Witness to Principal & Surety:	h4 / 4-4//
I F Richaecton	Thank h McHing (Seal)
Witness to Surety	WESTERN SURETY COMPANY ,
	(Hiver Of last
months of the contract of the	By Attorney-in-Fact.
	Countersigned;
	of Thirty Okerhant
	Minnesota Resident Agent.
ACKNOWLE	EDGMENT OF PRINCIPAL
STATE OF MINNESOTA	AND THE RESERVE OF THE PERSON NAMED IN COLUMN TO SERVE OF
County of Stearns 88.	
	February , 19 59 , before me personally
	C. McHugh , to me well known
to be the person who executed the foregoing same for the uses and purposes herein expr	bond as principal, and acknowledged that he executed the ressed as his free act and deed.
	Notary Public Notary Public
My Commission Expires	
March 21, , 19.53	. County, Minnesota,
	F REPRESENTATIVE
STATE OF MINNESOTA	
County of Stearns	
I, Marie K. MeHug	do swear that I will faithfully and justly
perform all the duties of the office and trust	which I now assume as Administratrix
	ove named William T. McHugh, Decedent,
	Chanie K. McHugh
Subscribed and sworn to before me this	s 15th day of February ,19 50.
My Commission Expires	Notary Public
March 21 , 19.53	. Stearns County, Minnesota
and the state of t	

ent,

TATE O	8 .					VLEDO											
	F	Minn	esot	a		1											
OUNTY						SS.											
On th	ia	15t	h		lay of	Item 1	Febr	1877			A. D.	195	0 .	befor	e m	e, a n	otar
ublic in a o me pers VESTERI xisting un xecuted o	onally on SUR	known ETY d by	com com virtue	y, person being l PANY,	onally a by me of a corp laws of	appeared the S	orn, d	id sa oux F	Oli y, th alls,	Sou Dake	ne is th Da ta, th	the ikota iat t	Atto he s	eated, said in	org	anize ımen	d an
ree act an	id deed	of sa	id con		n and	that h	has a	uthor						nstrum nent w			
IN W	ITNES	s WI	HERE	OF, I	have h	ereunt	subso	ribed	my	nat	ne an	d af	fixed	i my	offic	ial s	eal :
S1	t. 01	oud.			,	Minne	sota, tl	e day	y and	l ye	ar las	t abo	ove v	writte	n.		
						3.		n B	-			n ty	ta.	Mota Nota		Publi ta.	e.
I here	by app	rove t	he w	thin B	ond and	the s	arety t	hereo	n, th	nis.		1	02	n -			lay
	a	pre	e	, 19	50						5			,			
	0						8	-	0		1.	1	-	Prob	~		
										0				Prob	ate	Judg	e.

15,100

State of Minnesota. County of Stearns	} 88.	IN PROBATE COURT
IN THE MATTER OF THE ES	STATE OF	
William T. McHugh,		Order Appointing Appraisers
	Deceden	d.
On all the files, records, and proceeding	igs in said estat	e
It is ordered that		J. L. Richardson and
Edward A. Zapp		, , , , , , , , , , , , , , , , , , , ,
be and they are hereby appointed appraisers,	to appraise upon	oath the estate of the said decedent according to law.
Duted this12th	day of	July , 19 50.
(PROBATE COURT SEAL)		Earl J. Grand Judge.

No.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

William T. McHugh, Decedent.

Order Appointing Appraisers

Filed July 12th , 19 50

Probate Frederick

No. 357934*

State of Minnesota,	IN PROBATE COUR	T
County of Stearns	File No. 15, 100	
IN THE MATTER OF THE ESTATE OF	INVENTORY AND APPI	RAISAL
WILLIAM T. MoHUGH, Decedent	Date of Death June 9,	, 1949
OATH OF APPR	AISERS	
State of Minnesota, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
£ 5000	, J. L. Richardson	and
My commission expires March 21,, 1953.) (SEAL) INVENTORY AND A The undersigned representative of the estate of the above and shows to the court— That the following is a true and correct inventory of all t	ow assume as appraiser of the estate of eccedent to the best of my ability. So a like the land of the estate of th	Help Me God.
personal, which has come into her possession and of	which she has	knowledge
after diligent search and inquiry concerning the same, classified	t as follows, to-wit:	
CLASS I—Real Estate:		
(a) The homestead of decedent, being in the Coun		Net Value Over Encumbrances
of	o-wit:	
		1
(b) All other real estate of decedent being in the C of		s None
described as follows, to-wit:		The state of the s
None		
		Par Million

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward		\$ None
		DAX!
		74-1
		THE REAL PROPERTY.
	Marie To Say	
Total Not Volumed Peal Potets	and the same of th	\$ None
Total Net Value of Real Estate CLASS II—Furniture and Household Goods:		None
None	8	8
NONE		
Total Value of Furniture and Household Goods		\$ None
CLASS III-Wearing Apparel and Ornaments:		None
Miscellaneous clothing	\$	8 No value
	Marie Land	
	The second second	
Total Value of Wearing Apparel and Ornaments		8 No value
CLASS IV—Corporation Stocks (Give Certificate No.)		
None	8	8
Total Value of Stock		s None

(Here list any written obligations of any kind due and owning decedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest to Date of Death	Principal	Appraised Va of Principa & Interest
None	8	\$	8
		-	
		-	
Total Value of Mortgages, Bonds, Notes, etc.		-	\$ None
LASS VI—All other Personal Property:			T Home
(Here list Cash, Book Accounts, Annuities, Farm Crops,	Specify Er	cumbrances	Net Value
Machinery, etc.)		tive Amounts	Over Encumbrar
enewal commissions on life insurance	\$		8
colicies in force, due from Northwest	ern	1000	
Mational Life Insurance Company,			lines on
inneapolis, Minnesota	Not	1e	4000.00
enewal commissions on life insurance	,		
policies in force, due from Occidenta	1		
Life Insurance Company of California, Los Angeles, California	Non	10	30.00
ommissions on sales due at death	No		638.23
VIIIII DE LUB MAN AU MORSI			
	-		
Total Value of All Other Personal Property	y		\$ 4668.23
SUMMA			
The total value of all the real estate of decedent, as valued by		ein, is	s None
The total value of all the personal property of decedent, as vo	alued by the apprai	sers hérein, is	- \$ 4668.23
were tought corrected on one was because to about all accesseral on a	a marginal	Call Call	\$ 4668.23
The total value of the entire estate of decedent, as valued by t	the appraisers here	n, 18	\$

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

Representative

VERIFICATION

County of	Gtenne	88.	V1- V V	- The ode
	Svearns)	Marie K. M	c Hugh
peing duly sworn	, on oath says that S	he is there	presentative of the estate above	specified; that she has
			know .B. the contents thereof	
			has come to her	
	Subscribed and sworn to		*	
8th day	of April, A	D 19 50	Music H.	mothered
Notary Public,	Stearns C	ounty, Minn.		Representative
and the second second	erpires March 21,			
	CE	RTIFICATE O	F APPRAISERS	
State	of Minnesota	.)		
County of	Stearns)	We, the undersigned appro	visers, duly appointed by
he Probate Cour	rt of St	earns	County, Minnesot	a, to appraise the estate of
orth mentionen hard by	at I am and hareta ammerad	hardly cortifu a	ad return, that we have carefulls	examined and considered
he inventory of s have faithfully a down opposite ed	said estate delivered to us and impartially and to th	by the representat to best of our knows the value thereo	nd return, that we have carefull, ive of said estate and the proportional and ability, appraised f in money, and have footed up estate.	erty therein described, and the said property, and se
the inventory of s have faithfully a down opposite ea	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the propoledge and ability, appraised f in money, and have footed upestate.	erty therein described, and the said property, and set to by itself the amount and A. D. 1950.
the inventory of s have faithfully a down opposite et value of each class	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the propoledge and ability, appraised f in money, and have footed upestate.	erty therein described, and the said property, and set to by itself the amount and A. D. 1950.
the inventory of s have faithfully a down opposite et value of each clas	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the propoledge and ability, appraised f in money, and have footed upestate.	erty therein described, and the said property, and set to by itself the amount and A. D. 1950.
the inventory of s have faithfully a down opposite et value of each class	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the propoledge and ability, appraised f in money, and have footed upestate.	erty therein described, and the said property, and set to by itself the amount and A. D. 1950.
the inventory of s have faithfully a down opposite et value of each class	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the proposed of and ability, appraised f in money, and have footed up estate.	erty therein described, and the said property, and se to by itself the amount and A. D. 1950.
the inventory of s have faithfully a down opposite et value of each clas	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the propoledge and ability, appraised f in money, and have footed upestate.	erty therein described, and the said property, and se to by itself the amount and A. D. 1950.
the inventory of s have faithfully a down opposite et value of each clas	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the propoledge and ability, appraised f in money, and have footed upestate.	erty therein described, and the said property, and set to by itself the amount and A. D. 1950.
the inventory of s have faithfully a down opposite et value of each class	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the propoledge and ability, appraised f in money, and have footed upestate.	erty therein described, and the said property, and set to by itself the amount and A. D. 1950.
the inventory of s have faithfully a down opposite et value of each clas	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the propoledge and ability, appraised f in money, and have footed upestate.	erty therein described, and the said property, and set to by itself the amount and A. D. 1950.
the inventory of s have faithfully a down opposite et value of each class	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the propoledge and ability, appraised f in money, and have footed upestate.	erty therein described, and the said property, and se to by itself the amount and A. D. 1950.
the inventory of s have faithfully a down opposite et value of each clas	said estate delivered to us and impartially and to the ach item thereof in figure as of said property, and of	by the representat we best of our kno s the value thereof the whole of said	ive of said estate and the propoledge and ability, appraised f in money, and have footed upestate.	erty therein described, and the said property, and se to by itself the amount and A. D. 1950.

File No. 15, 100

State of Minnes

County of Stearns

PROBATE COUR

WILLIAM T. MCHUGH IN THE MATTER OF THE EST

Inventory and App GENERAL ADMINISTR

Total Appraisal - . \$ 46. Total Personal - . \$ 46 Total Real Estate - - \$ NO

Due service of the within inne appraisal is hereby admitted this Deputy-Trea County, M.

Filed this.

FORWARDED

State of Minnesota,	IN PROBATE COUR	T
County of Stearns	File No. 15,100	
IN THE MATTER OF THE ESTATE OF	INVENTORY AND APP	RAISAL
WILLIAM T. MoHUGH,	Date of Death June 9,	1949
Decedent OATH OF A		
State of Minnesota, County of Stearns Edward A. Zapp impartially perform all the duties of the office and trust which William T. MoHugh Subscribed and sworn to before me this 12th day of July 1950 Notary Public, Stearns County, Minn. My vommission expires. March 21, 1953. (SEAL) INVENTORY AN The undersigned representative of the estate of the all and shows to the court— That the following is a true and correct inventory of personal, which has come into her possession and	I. J. L. Richardson, do solemnly swear that I will honestly I now assume as appraiser of the estate of decedent to the best of my ability. So Lincoln Appraisal December 1 Appraisal December 1 Appraisal decedent, represent all the property of the above named estate all the property of the above named estate	, faithfully and if Help Me God. ***7 e, both real and
after diligent search and inquiry concerning the same, class I—Real Estate:	ified as follows, to-wit:	Net Value Ov
(a) The homestead of decedent, being in the C	County of and Respective Amounts	Encumbrance
(b) All other real estate of decedent being in the of State of Mescribed as follows, to-wit:	and the second s	8 None
NORW A POED		None

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward		\$ None
		1000
		E STATE OF
		The same of the sa
Total Net Value of Real Estate		S None
Total Net Value of Real Estate CLASS II—Furniture and Household Goods:	9400	\$ None
	3	s None
CLASS II—Furniture and Household Goods:	8	
CLASS II Furniture and Household Goods: None	3	
CLASS II—Furniture and Household Goods: None	8	
CLASS II Furniture and Household Goods: None	3	
CLASS II Furniture and Household Goods: None	3	8
CLASS II—Furniture and Household Goods: No ne Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments:	A. T.	s None
CLASS II—Furniture and Household Goods: No ne Total Value of Furniture and Household Goods	8	8
CLASS II—Furniture and Household Goods: No ne Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments:	8	s None
CLASS II—Furniture and Household Goods: No ne Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments:	A. T.	s None
CLASS II—Furniture and Household Goods: None Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments:	8	s None
CLASS II Furniture and Household Goods: None Total Value of Furniture and Household Goods CLASS III Wearing Apparel and Ornaments:	8	s None
CLASS II—Furniture and Household Goods: None Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments	8	s None
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	8	S None S No value S No value
CLASS II—Furniture and Household Goods: None Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments	8	S None S No value
CLASS II—Furniture and Household Goods: None Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	8	S None S No value S No value
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	8	S None S No value S No value
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	8	S None S No value S No value
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	8	S None S No value S No value
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	8	S None S No value S No value
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	8	S None S No value S No value
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	8	S None S No value S No value
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: Miscellaneous clothing Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	8	S None S No value S No value

(Here list any written obligations of any kind due and owning decedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest to Date of Death	Principal	Appraised Val- of Principal & Interest
None	8	\$	8
		-	
			216
Total Value of Mortgages, Bonds, Notes, etc.			s None
CLASS VI-All other Personal Property:			
(Here list Cash, Book Accounts, Annuities, Farm Crops, Machinery, etc.)	Specify Er and Respec	cumbrances tive Amounts	Net Value Over Encumbrane
enewal commissions on life insurance	8	arte transantal	8
policies in force, due from Northwests			
National Life Insurance Company,		-1/4 - E	Marca.
Minneapolis, Minnesota	Non	ie	4000.00
enewal commissions on life insurance			
policies in force, due from Occidental			
Life Insurance Company of California,			
Los Angeles, California	Nor		30.00
Commissions on sales due at death	No	ne	638.23
	-		
			1//0 00
Total Value of All Other Personal Property			\$ 4668.23
SUMMA	RY		
The total value of all the real estate of decedent, as valued by	70.70	ein, is -	. s None
	Lord Lordha access	inere herein in	- \$ 4668.23
The total value of all the personal property of decedent, as va	uuea oy ine apprai	sers neresul se	Astronomical and an inches
The total value of all the personal property of decedent, as va The total value of the entire estate of decedent, as valued by t	uuea oy ine apprai he appraisers here	in, is -	\$ 4668.23

Representative

VERIFICATION

	State	of 1	Minnes	ota,					
Coun	ty of	Stee	rns		88.	Mai	rie K. N	(o Hugh	
in the same									
being	duly sworn,	on oath	says that	she is	the repre	sentative of th	se estate abov	e specified; the	stshe ha s
read t	he foregoing	invent	ory subscribe	d by her	and k	now	ents thereof	and that the so	ime is a true
and co	orrect invent	ory of a	ll of the esta	te of the deceder	at that has	come to	ner	possession o	r knowledge.
	S	ubscrib	ed and swor	n to before me	this	* -			
. 8				, A. D. 19.5		Man	e K.	mothey	4
Notah	y Public.	Ste	arns	County, Mi	inn.			Repres	sentative
Myo	200 100 100			21 19.5	100				
				CERTIFICA	TE OF	APPRAISERS			
	State	of s	Minnes	ota,					
Coun	ty of	81	tearns			We, the under	signed appr	aisers, duly o	ppointed by
the P	robate Court	of		Stearns		Count	y, Minnesot	ta, to appraise	the estate of
	W:	11116	am T. Mo	Hugh		Decedent, havis	ng first duly	taken and si	ubscribed the
	Dated this		12th	day	of	J The	ila	Syr.	D. 19 50 . Appraisers
-		100		1		4 2		2.6	
File No.15,100	State of Minnesota,	PROBATE COURT	IN THE MATTER OF THE ESTATE OF WILLIAM T. MCHUGH,	SPECIAL ADMINISTRATION Inventory and Appraisal		Due service of the within inventory and appraisal is hereby admitted this day of	Deputy-Treasurer of County, Minnesota	Filed this 12th day of	Probate Maige Clerk
	County	Ь	T NI IN	Inve	Total R	Due apprais of		Fig. 74	-

tes reit cours on, et. o.bon, etm. B.256

STATE OF MINNESOTA DEPARTMENT OF TAXATION INHERITANCE AND GIFT TAX DIVISION

State Office Building St. Paul 1, Minnesota

State of Minnesota,

County of Stearns

INHERITANCE TAX RETURN

Decedent William T. McHugh

Date of death June 9, 1949

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 1941, Chapter 291, as amended.

GENERAL INFORMATION

- (1) Decedent's residence at date of death 1526 7th Str. So., St. Cloud, Minn.
- (2) Place of death Minneapolis, Minn. Birthdate 9/17/1898Place of birth Sheldon, Iowa
- (3) Business or occupation District Mgr., Life insurance, N.W.Life Ins. Co.
- (4) Married, single, separated, widowed or divorced at date of death. Married
- (5) Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death?... No ...
 - A. Name and address of bank or other depositary...
 - B. Name and address of other persons who had access to box...
- (6) Did the undersigned person or persons filing return make diligent and careful search for property of every kind left by decedent? Yes.
- (7) Did the undersigned make diligent and careful search for information as to any transfer of a material portion of decedent's property during his lifetime without an adequate and full consideration in money or money's worth?
 Yes.
- (8) Will there be Minnesota probate proceedings?... Yes.
- (9) Do any of the surviving joint tenants in Schedule I claim that they furnished adequate and full consideration or any portion thereof in money or money's worth toward purchase or acquisition of the joint property? Yes.
 Do they claim the property was acquired by gift or inheritance by the decedent and survivors as joint tenants?
 No.

Give details of such claims in Schedule I.

INSTRUCTIONS

- L STATUTES: The inheritance tax law appears in Minnesota Statutes of 1944, Chapter 291, Taxable transfers are defined in M. S. 291.01. Filing an inheritance tax return is required by M. S. 291.12, Amendments were adopted by Laws of Minnesota 1943, Chapter 504, Section 6, Sub. 2.
- USE AND PROCEDURE: This return will be used in all estates to report all transfers from deceased persons to heirs or beneficiaries which are not included in the investory in a Minnesota probate proceeding.
 - A. If there is a Minnesota probate proceeding (general administration, special administration, summary distribution, or petition for decree of descent), the return will be filed with probate court. If a tax may be due, or if a waiver of inheritance tax lien from the commissioner is needed, prepare the return in duplicate.
 - B. If there is no Minnesots probate proceeding, the return must be filed directly with the Department of Taxation, Inheritance and Gift Tax Division, 221 State Office Building, St. Paul 1, Minn.
 - C. II is a claimed that decedent was not a resident of Minnesota, an Affidavit of Non-Residence must be filed with this return (Form D. of T. EG 1019). In such case, this return will disclose the detail of transfers of property having situs in Minnesota, and the total value of transfers in each class of property having situs elsewhere.
- DETERMINATION OF TAX: The court will determine the tax upon property included in the probate proceeding. The department will deternine the tax upon the transfers disclosed in the return.
- 4. The representative of the estate or other person executing the return is obliged to report all 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.
- 3. 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 Survivorship, Joint Tenancy or Reonandeeman, D. of T. EG 1018, which may be purchased from a legal stationer.
- If space in any schedule is insufficient, additional schedules in like form may be attached.
- The value of all properties transferred and reported berein 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 decedent held an interest at the time of his death as a joint tenant or as a co-owner with right of survivorship, must be disclosed in this schedule.

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

stated in an affidavit giving verifiable details showing the source, nature, amount and proportion of the survivor's contribution. The homestead of decedent, if included in any of the schedules, must be identified before the exemption in favor of spouse or issue can be allowed. Excess homestead area, if any, must be soparately described and valued. Please group all properties transferred to each surviving joint tenant.

Date of Transfer to Joint Tenancy	Description of Property (Legal description of Land; Street Address of City Realty; Acreage of Rural Land). Specify Liens, if any.	Surviving Joint Tenant (Give Name and Relationship to Decedent)	Assessor's Full and True Value of Realty On Unit Value of Securities On Date of Death	Gross Merket Value of Whole Property
SAMPLE: 6-21-41 7-5-42	Lot 1, blk. 1, Lief's Add. to St. Paul, Ramsey Co., Minn., 6000 Montclair Rd., St. Paul. Homestead; Mortgage, \$1,000.00 100 shares common stock General Motors Co. Certificate No. 1392816	Mary Doe, wife John Doe, son	\$2,455.00 N. Y. S. E. 75½	\$4,000.00 \$7,550.00
1-11-46	Lot 20 & N'ly 16.67 ft. of Lot 19, Blk. 17, Stearns Co., Minn., lst Add. to North Side Pl (Vacant lot-1324-9th Ac. No., St. Cloud, Minn.)	k. Marie K. McHugh,wife	\$135.00	\$300.00
7-9-46	Lot 17 & S*ly 16.67 ft. of Lot 18, Blk. 17, 1st Add. to North Side Pk., Stearns Co., Minn. (Vacant lot-1322-9th Ave. No., St. Cloud, Minn.)	đo	\$135.00	\$300.00
6-6-47	Lot 9, Blk. 19, Town of E. St. Cloud, Sherburne Co., Minn. (Vacant lot- 814 Riverside Dr. S.E., St. Cloud, Minn.)	do	\$490. 00	\$600.00
4-28-49	Lot 7, Blkk.1, Garfield Add., Stearns Co., Minn. 1526-7th Str.So., St. Cloud, Minn. HOMESTEAD. Mortgage, \$4,950.00	đo	\$2750.00	\$8850.00
6-9-49	Checking account, Gnty State Bank, St. Cloud, Minn.	do	\$928.63	928.63
			THE REAL PROPERTY.	
Total Liens,	Cot 2 \$4950.00	Total, Col. 5 Joint Property, less Liens	1.1.1.	10978.63

SCHEDULE II (A) - LIFE INSURANCE

Report all life or accident insurance proceeds payable on the death of the decedent to named beneficiaries.

An exclusion of \$32,500 will apply before any inheritance tax is

assessed on the policies in this group. This schedule should not include contracts reportable in Schedule II (B).

Date Tuken	Description of Policy	Amount Paid or Payable at Death (Show Post Mortens	Beneficiary and Relationship to	If Contract Issuedid Decedent	red Prior to 7-15-37 t on 7-13-37 have tht to
Out	(Name of Company, No. of Policy)	Dividends Separately)	Decedent	1. Change Beneficiary?	2. Cash Surrender Value?
	Northwestern National Life Insurance Co.	\$5,000.00	Marie K. McHugh wife	Yes.	Yes.
	Northwestern National Life Insurance Go.	7,500.00	Marie K. McHugh wife	Yes	Yes
		\$12,500.00			

SCHEDULE II (B) - ANNUITIES, 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. (None of these are subject to the life insurance exclusion of \$32,500.)

Date of Contract	Description of Contract (Name of Company, No. and Type)	Amount Peid or Payable at Death or Value of Balance of Annuity	Recebriary or Transferes Name, Address, and Estationship to Decedent
	None,		
1			
			garage are
			Sterio appropriations
	201		

SCHEDULE III - TRANSFERS BY THE DECEDENT

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 two years prior to death is made in contemplation of death.
Report gifts made by decedent during his lifetime which total more than \$2,500 to one donce in any year.
Transfers intended to take effect in possession or enjoyment at death:
Report transfers of property by deed, trust or agreement in

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

at or after decedent's death.

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

of the claim must be attached.

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.

Did the decedent exercise the power?

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

Date of Transfer	Description of Property Transferred (Legal De- acription of Land; Street Address of City Realty; Acreage of Rural Land). Specify Liens, if any.	Transferen and Relationship to Decedent	Assessor's Full and True Value of Realty Or Unit Value of Securities on Date of Death	Gross Pair Market Value
5/5/49	1948 Dodge automobile Custom sedan model	Marie K. McHugh, wife		\$1200.00
	Notice.			
Total Lien	is, Col. 2	Total, Col. 5 Transfers, less Liens	* * * *	\$1200.00

SCHEDULE IV - MISCELLANEOUS

Report the transfer of any property belonging to the decedent which has not been included in a Minnesota probate proceeding and has not been otherwise reported in Schedules I to III of this return. (In the event of no probate, this schedule may include automobiles, household goods, personal effects, U.S. Postal Savings, U.S. Savings Bonds and other tangible or intangible personal property, if any.)

Description of Property (Specify Liens, if any)	Transferer, Heir or Reneficiary Relationably to Decedent	Pull and Fair Market Value on Date of Death	Net Value After Lieus
None.			
			1
		Total	

Subscribed and sworn to before me this 8this day of April 10 50.

Ngary Public, County of Stearns

My commission expires March 21, 1953.

all of the property required by law to be included in said return; that all questions have been truly answered; that I have no knowledge of any transfers required to be included in this return except as stated; and that to the best of my knowledge, information and belief the values shown in the loregoing schedules are full and fair market values as of the date of the decadent's death.

(Signature) Thanie tr. McHugl

(Address) 857-2nd Street S.W.

Rochester, Minn.

File No. 15,100	State of Minnesota.		T. MoHUGH Decedent	INHERITANCE TAX RETURN DEPARTMENT OF TAXATION	Cherry 12th 1950 Cherry 13th 1950	PATTISON & PATTISON St. Cloud, Minn.
File No.	State of	Jo.	WILLIAM T.	INHERITANC	Filed Jul	Attorney PATTI

State of Minnesota,

County of Stearns

Your Petitioner

IN PROBATE COURT.

In the Matter of the Estate of

WILLIAM T. MCHUGH, Decedent.

PETITION FOR SETTING APART HOMESTEAD AND PERSONAL PROPERTY

FIRST—That your petitioner. 18	the surviving apouse
SECOND—That said decedent left surviving	him his (
spouse, your petitioner, who is his sole	heir at law.
THIRD—That said decedent, at the time of his	
THIRD—That said decedent, at the time of his occupied as such to the time of death; and which cland lying in the County of	consists of tract or parcel
occupied as such to the time of death; and which c	consists of tract or parcel , State of Minnesota, described as follows, to-u
occupied as such to the time of death; and which c land lying in the County of	consists of tract or parcel , State of Minnesota, described as follows, to-u

Marie K. McHugh,

FOURTH—That your petitioner - hereby select a the following described personal property of said decedent
to be set apart and allowed to her as the surviving spause..., to-wit:

Household Furniture of said decedent of the description and appraised value following, to-wit:

Household goods are the property of petitioner.

All the wearing apparel of decedent Which has been appraised at no value.

Other personal property of decedent of the description and appraised value following, to-wit:

Cash in the sum of \$500.00 from insurance commissions.

My commission expires.

State of Minnesota,

IN PROBATE COURT

John B.

JOHN B. PATTISON, JR. Matery Public, Streems County, Ming. My Communican Explore Merch 21, 1881

County of Stearns	5	INTRODATE	COURT
In the Matter of the Estate of	wi	LLIAM T. McHUGH,	Deceased.
To the Probate Court within and fo in the State of Minnesota:	or the County	of STEARNS	
The Petition of	М	arie K. MoHugh,	
of the County of Olmste	d,	and State of Minneso	ta, respectfully shows and
states that she is the widow of			
late of the County of Stearns	,	deceased. That said deceased died	on the 9th
day of June ministration and on April,	, 1949. Th	of Administration	, letter of xxxx)
Estate	of sai	d William T.	McHugh
were duly issued by this Court to			
of said County of Olmsted			
That the said deceased left surviving, p	your petitioner, w		
That eaid children all reside with yo		to ourrently resides	
of Rochester,		in the County of Olms	tead, and
said deceased. That said to the same of \$200.00. That the sum of \$200.00. during the settlement of said estate.	ent upon said est per month is a re	asonable sum for the support and i	ne settlement of said estate. naintenance of said frenity
Wherefore, Your petitioner prays inother family of said deceased the sum of \$ June 24th, 1949.	that this Court is \$ 200.00	ssue its order allowing to said wide per month during the set Marie K. N	ttlement of said estate., f
Dated July 5th	, A. D. 19 50.		
State of Minnesota,	1		
County of Stearns	\$88.		
Came personally before me	М	arie K. McHugh,	and being
duly sworn doth depose and say: That she and that the same is true of her own knowle those matters that she believes the same to	e is the above nar	med petitioner; that she has heard to	he foregoing Petition read, nation and belief, and as to
		0.	

19

IN PROBATE COURT,

County of

Stearns

In the Matter of the Estate of

WILLIAM T. MCHUGH

Deceased.

Petition of Widow for Allowance to Maintain Family During Settlement of Estate

Filed this 2th day of July , A. D. 1950

Prankflerger Probate.

No. 3636*

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

William T. McHugh,

Decedent

Order for Maintenance of Family of Decedent

The above entitled matter came on for consideration by the Court, upon the petition of Marie K. McHugh

of said decedent, praying that an allowance be made for the support and maintenance of family, during the settlement of said estate.

The Court, having considered said petition and all the evidence produced for and against the same, the value and condition of said estate and the claims against the same so far as they can now be ascertained, and the circumstances and mode of life of said family, finds as follows:

FIRST—That the following named person constitutes the family of said decedent who are entitled to support and maintenance out of his estate pending settlement thereof, to-wit:

Marie K. McHugh, surviving spouse.

SECOND—That the sum of Two Hundred and no/loo (\$200.00) - - - Bollars per month is a reasonable and necessary sum for the support and maintenance of said family, during the settlement of said estate.

IT IS THEREFORE ORDERED, That the sum of Two Hundred and no/100 (\$200.00)— — — Dollars per month be, and the same hereby is, allowed for the support and maintenance of said family during the settlement of said estate; that said allowance commence on the 24th day of June, 1949 and continue thereafter for a period not to exceed eighteen months, or until otherwise ordered by the Court; provided, however, that in case said estate, is, or shall be ascertained to be insolvent, said allowance shall continue only for one year; and provided further, that said allowance shall not continue after the distributive share of the heir shall have been assigned to her

 $IT\ IS\ FURTHER\ ORDERED,\ That\ the\ representative\ of\ said\ decedent\ pay\ over\ and\ deliver\ to$

Marie K. McHugh each month, the sum hereby allowed for the

purpose above specified, during the time herein limited.

Dated July 12th , 19 50

PROBATE COURT SEAL En G. En Probate Judge.

IN PROBATE COURT

County of Stearns

In the Matter of the Estate of

William T. McHugh,

Order for Maintenance of Family of Decedent

Filed this 12th July , A. D. 19 50

Recorded in Book 80 of Orders,

on page 129

No. 3672*

STATE OF MINNESOTA DEPARTMENT OF TAXATION

INHERITANCE AND GIFT TAX DIVISION

State Office Building St. Paul 1, Minnesota

State of Minnesota,

County of Stearns

AMENDED

INHERITANCE TAX RETURN

Decedent WILLIAM T. McHUGH

Date of Death June 9, 1949

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

GENERAL INFORMATION

- (1) Decedent's residence at date of death 1526 7th Str. So., St. Cloud, Minn.
- Place of death Minneapolis, Minn. Birthdate 9/17/1898 Place of birth Sheldon, Iowa
- (3) Business or occupation District Manager, Northwestern National Life Insurance Co.
- (4) Married, single, separated, widowed or divorced at date of death Married.
- (5) The name, relationship to decedent and birthplace of spouse, children, or issue of deceased children of decedent, is as follows: (Do not answer if information appears or, petition for probate.)

NAME

RELATIONSHIP

DATE OF BIRTH

Marie K. McHugh

Wife

Age 53

- (6) Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death? No.
 - A. Name and address of bank or other depositary
- (7) Did the undersigned person or persons filing return make diligent and careful search for property of every kind left by decedent and for information as to any transfer of a material portion of decedent's property during his lifetime without an adequate and full consideration in money or money's worth?
 Yes.
- (8) Will there be Minnesota probate proceedings? Yes.
- (9) Do any of the surviving joint tenants in Schedule I claim that they furnished adequate and full consideration or any portion thereof in money or money's worth toward purchase or acquisition of the joint property?... Yes.

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 in Schedule I or by separate affidavits.

INSTRUCTIONS

- STATUTES: The inheritance tax law appears in M. S. A., Chapter 291. Taxable transfers are defined in M. S. A. 291. 91. Filling an inheritance tax return is required by M. S. A. 291.12. Amendments were adopted by Laws of Minnesota 1943, Chapter 504, Section 6, Sub. 2.
- USE AND PROCEDURE: This return will be used in all setates to report all transfers from decoased jeroens to heirs of beneficiaries which are not included in the inventory in a Minnesia protein proceeding.
 - A. If there is a Minasota probate precessing (general administration, special administration, summary distribution, or petition for decree of descent), the return will be filed with probate occur. If a tax may be due, or if a waiver of inheritance tax lien from the commissioner is needed, prepare the return in decident.
 - B. If there is no Minnesota probate proceeding, the return must be filed directly with the Department of Taxation, Inheritance and Gift Tax Division, 221 State Office Building, St. Paul 1, Minn.
 C. If it is alread the state of th
 - C. If it is claimed that decedent was not a resident of Minnesota, an Affidavit of Non-Residence (Form D. of T. EG 1919) 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 such class of property having situs deswires.
- DETERMINATION OF TAX: The court will determine the tax upon property included in the probate proceeding. The department will determine the tax upon the transfers discioned in the return.
- 4. The representative of the entate or other person executing 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 transferz or by stating that there were none of this class, if such is the case.
- Satisfaction or waiver of inheritance tax lies upon the transfer of joint tenancy property can be obtained from the Department of Tazazion by use of the Affidavit of Survivorship, Joint Tenancy or Remainderman, D. of T. EG 1018, which may be purchased from a jegal stationer.
- If space in any schedule is insufficient, additional schedules in like form may be attached.
- The value of all properties transferred and reported herein is the full and fair market value on date of thests.

COMMISSIONER OF TAXATION Director, Inheritance and Gift Tax Division h5/0 5000

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 decedent held an interest at the time of his death as a joint tenant or as co-owner with right of survivorship, must be disclosed in this schedule.

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

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

Please group all properties transferred to each surviving joint tenant.

Date of Transfer to Joint Tenancy	Description of Property (Legal description of Land; Street Address of City Reality Aereage of Eural Land). Specify Liens, if any,	Surviving Joint Tenant Give Name and Relationship to Decedent	Assessor's Full and True Value of Realty Or Unit Value of Securities On Date of Death	Gross Market Value of Whole Property
SAMPLE: 6-21-41	Lot 1, blk. 1, Lief's Add. to St. Paul, Ramsey Co., Minn., 6000 Montclair Rd. St. Paul. Homestead. Mortgage, \$1,000.00	Mary Doe, wife	\$2,455.00	\$4,000.00
7-5-42	100 shares General Motors Co., common \$100 par Certificate No. 1392816	John Doe, son	N. Y. S. E. 751/2	\$7,550.00
1-11-46	Lot 20 & N'ly 16.67 ft.			
	of Lot 19, Blk. 17, 1st			
	Add. to North Side Park,			
	Stearns Co., Minn. 1324- 9th Av.N., St. Cloud, Minn.			
	Vacant lot -	Marie K. McHugh, wife	\$135.00	\$300.00
7-9-46	Lot 17 & S'ly 16.67 ft.		*********	*500.00
	of Lot 18, Blk. 17, 1st			
	Add. to North Side Park,			
	Stearns Co., Minn. 1322-			
	9th Av.N., St. Cloud, Min Vacant lot -	do	135 00	200 00
6-6-47	Lot 9, Blk. 19, Town of	40	135.00	300.00
	E.St. Cloud Sherburne Co. Minn. 814 iverside Dr.			
	Minn. 814 "iverside Dr.			
	SE, St. Cloud, Minn.,			200 00
-28-49	Vacant lot Lot 7, Blk. 1, Garfield	do	400.00	600.00
	Add., Stearns Co., Minn.			
	1526-7th St.S., St.Cloud			
	Minn. HOMESTEAD. Mortgag			
6-9-49	\$4,950.00 Checking acc't, Guaranty	do	2750.00	8850.00
-,,	State Bk., St. Cloud, Minn.	đo		028 62
3-1-48	U.S.Gov't Bonds, Series	E.		928.63
	mat.val.\$100:			
	0 136 315 613 E	do		75.50
	0 136 315 614 E 0 136 315 618 E	do		75.50
4-1/48	Same as next above:	do		75.50
	C 136 315 640 E	do		75.50
	C 136 315 641 E	do		75.50
	0 136 315 642 E	do		75.50
10-1-48	U.S.Gov't Bonds, Series	do		75.50
	mat.val.\$1000:			
	M 18 121 385 E	do		750.00
	M 18 121 387 E	do		750.00
. a he	M 18 121 388 E	do		750.00
1-1-49	W.S. Govt Bonds, Series E			
	mat.val.\$1000: M 19 411 907 E	4		
	M 19 411 908 E	do da		750.00
	и 19 411 909 Е	do		750.00
	M 19 411 910 E	do		750.00
	M 19 411 911 E	do		750.00
	M 19 411 912 E M 19 411 913 E	do		750.00
	M 19 411 914 E	đo		750.00
	M 19 411 915 E	do		750.00
	M 19 411 916 E	đo		750.00
				1,50.00
				21262 12

Total (Col. 5.) Less liens (Col. 2.) 21257.13 4950.00 16307.13 Re: Estate of WILLIAM T. McHUGH, Deceased

AFFIDAVIT OF MARIE K. McHUGH

STATE OF MINNESOTA COUNTY OF OLMSTEAD

Marie K. McHugh, being first duly sworn, on oath says, that she is the widow of William T. McHugh who died on June 9th, 1949, and is the joint tenant surviving and named with said decedent as the owner of that certain property listed under Schedule I of the Inheritance Tax Return attached here to; that since her marriage to said William T. McHugh affiant has been employed and has worked in retail stores in St. Cloud, Minnesota, Little Falls, Minnesota, and Rochester, Minnesota, contributing her income and earnings to ordinary living costs for herself and decedent while decedent was becoming established in business and saving and investing the balance thereof; that during the depression years affiant secured a loan of \$5000.00 from her father, now deceased, and invested the same in a shoe store in Wahpeton, N. D., which she and her late husband owned and operated for a period of time; that said loan was repaid by affiant on September 8th, 1948, out of her earnings and separate income and savings, which fact is set forth herein to reflect the extent of affiant's earnings and savings and to show the direct contribution of such sum to the savings of decedent and affiant as shown by the statement of joint property.

Affiant further says that she paid from her own funds the purchase price of the two vacant lots in First Addition to North Side Park, St. Cloud, Stearns County, Minn., as set forth in said schedule, and that she paid from her own funds on Jan. 4, 1945, the sum of \$1524.25 in purchasing a home heretofore sold and such amount having been mingled with other funds of affiant and decedent and later being invested by decedent in government

bonds as set out in said schedule.

Affiant further states that she contributed one-half of the purchase price of the vacant lot in East St. Cloud, Sherburne County, Minn., and that decedent contributed one-half of such pur-

chase price.

Affiant further says that she makes this affidavit for the purpose of setting forth her claim to said joint property and showing her contributions toward the purchase or acquisition thereto as above set forth to the end that the same will not enter into the determination of inheritance tax on decedent's estate.

Marie K. McHugh

Subscribed and sworn to before me

this day of September, 1950.

June 1 PATTISON, JR.
Indiany Public, Secrets County, Minn.
My Commission County March 21, 1953

SCHEDULE II - INSURANCE

Report all life and accident insurance proceeds payable on the death of the decedent to named beneficiaries.

This schedule should not include contracts reportable in Schedule III.

Date Taken	Description of Policy (Name of Company,	Amount Paid or Payable at Death (Show Post Mortem	Beneficiary and Relationship to	Did Decedo	muned prior to 5-87 nt on 7-15-87 ght to:
Out	No. of Polley)	Dividenda Separately)	Decedent -	L Change Beneficiary?	Z. Cash Surrender Value
	Northwestern National Life Insurance Co. Northwestern National Life Insurance Co.	\$5000.00 7500.00	Marie K. McHugh wife do	Yes	Yes
		\$12500.00			

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

nuities 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. (None of these are subject to the life insurance exemption.)

Date of Contract	Description of Contract (Name of Company, No. and Type)	Amount Paid or Payable at Death or Value of Balance of Annuity	Beneficiary or Transferoe Name, Address and Relationable to Decedent
	None		

SCHEDULE IV - TRANSFERS BY THE DECEDENT

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

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

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

Transfers intended to take effect in possession or enjoyment at death:

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

Report transfers in which the beneficiary's possession or enjoyment takes effect at or after decedent's death or in which the

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

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

must be attached.

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.

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

(LIST TRANSFERS ON NEXT PAGE)

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

of land; Street Address of City Realty; Aereage of Hural Land). Specify Liena, if any.	Transferse and Relationship to Decedent	Assessor's Pull and True Value of Realty Or Unit Value of Securities on Date of Death	Gross Pair Market Value
1948 Dodge automobile, custom sedan model	Marie K. McHugh, wife		\$ 1200.00
		2.)	\$ 1200.00 \$ 1200.00
	1948 Dodge automobile, custom sedan model	custom sedan model wife Total (Col. 5.)	Total (Col. 5.) Less liens (Col. 2.)

SCHEDULE V -- MISCELLANEOUS

Report the transfer of any property belonging to the decedent which has not been included in a Minnesota probate proceeding and has not been otherwise reported in Schedules I to IV of this return. (In the event of

no probate, this schedule may include automobiles, household goods, personal effects, U.S. Postal Savings, U.S. Savings Bonds and other tangible or intangible personal property, if any.)

		After Liens
None		

	100	-	
Mari	o V	Malle	the late.

he XXXX / administrat Y1X / transferee, custodian or trustee of the estate of the above named decedent do hereby swear that I have carefully examined the foregoing return, including the separate sheets attached, if any, and that to the best of my knowledge, information of the control of the

Subscribed and sworn to before me this

I,

ORIGINAL

September 1950.

ATTISON, JR.
Notary Public, Sciences County, Minn .1950. blink.

Notary Public, County of

My Commission Expires March 21, 1953 unmission expires

tion and belief, herein is listed all of the property required by law to be included in said return; that all questions have been truly answered; that I have no knowledge of any transfers required to be included in this return except as stated; and that to the best of my knowledge, information and belief the values shown in the foregoing schedules are full and fair market values as of the date of the decedent's death.

(Signature).

(Signature).

(Marie K. McHugh)

857 - 2nd Str. S.W. (Address)

Rochester, Minn.

INHERITANCE TAX RETURN DEPARTMENT OF TAXATION WILLIAM T. MCHUGH, State of Minnesota, File No. 15, 100 County of Stearns Re: Estate of

Attorney PATTISON & PATTISON 715 St. Germain St. Cloud, Minn. Address

* 11 %

Stearns COUNTY OF

IN THE MATTER OF THE ESTATE OF William T. McHugh,

PROBATE COURT

FILE NO. 15,100

Inheritance Tax Record and Order Determining Tax

From the files, records and proceedings herein the court finds that decedent died

1ntestate,

19 49, a resident of

Stearns

county, Minnesota, leaving an estate of the following value:

Estimated in Petition		Appraised	Omitted Property, Increased Values	Final Inheritance Tax Values
Real Estate	None	None	None	None
Personal Estate	4,000.00	4,668.23	564.56	5,232.79
TOTAL	4,000.00	4,668.23	564.56	5,232.79

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

Maintenance of family \$2,1400.00 Statutory allowances 500.00 Appraiser's fees 11.10	Taxes, if lien at death: Personal property \$ Minnesota Real Estate
Publication of orders Compensation of representative Expenses of representative 116.60	Income taxes accrued to death: Federal 273.36 State 25.09
Attorney's fees	Federal estate tax 132.72 Claims allowed and paid 132.72 Homestead to spouse or issue
Recording fees Bond premiums Miscl. expenses of administration Funeral expenses Expenses of last illness 10.00 8.30 1,130.00 130.59	TOTAL DEDUCTIONS ALLOWED FOR INHERITANCE TAX NET ESTATE FOR INHERITANCE TAX COMPUTATION

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 Legatees, Devisors, or Heirs at Law	Relationship to Decedent	Value of Legacy, Devise, or Distributive Share	Exemption	Inheritance TAX
Marie K. McHugh	Wife	482.73	10,000.00	None
	-			
The state of the s	TOTALS	\$482.73	xxxx	None

or He	gatees, Devisees, sirs at Law	Relationship to Decedent	Value of Logsey, Daviso, or Distributive Share	Exemption	Inheritance TAX
THE RESERVE					
		- Hilliam			
			Name of the last		
		TOTALS	482.73	xxxx	None
		1011110	1 402.13		None

v, Therefore, it is deter	rmined and ordered that	t an inheritance tax in th	ne sum of \$ None	is due the S	state of Minne
able to the Treasurer	of said county, plus inte	erest at 6%	per annum from	the 9	th
of Septem	nber , 19	50			
ed Octob	er 9th ,19	50		00	
			Coic	V. In	C
			0	Probate Ju	dge d
	PROBATE COURT				
	SEAL				100
					-
Due service of the ord	er determining inheritan	ce tax above described, by	y the delivery of a copy the	reof to me, is hereby	admitted
					9 94
dı	ly of	, 19		Treasurer	-
		4			County, Minn
					Jounny, Million
di	iy of	, 19			
	DOT 11 #	ara.	Attorne	y for representative	of estate
	or OCT 11 K	350 , 19	Con	imissioner of Taxati	har hours
			1	12	/
d.				1 / de	res
de	TOTAL STREET		Ву 🗸 7		
- de			Ву 🗸 7		Sales S
4	· 1 50 H		Ву 🗸 7	25	S V
	RT TE OF		Ву 6.7	19.50	Clerk
	STATE OF	cord	Ву 🗸 7		A Cherk
	COURT TE ESTATE OF	Record mining Tax	Ву 6 7		16.9 and Check
	E COURT THE ESTATE OF	Tax Record stermining nce Tax	By & 7	. 0	Pagane Actoric
	ATE COURT OF THE ESTATE OF MoHugh , Decedent	ce Tax Record r Determining itance Tax	By & 7	Nod. 103.	House Frederic
	DBATE COURT TER OF THE ESTATE OF T. McHugh , Decedant	itance Tax Record rder Determining heritance Tax	Ву	10d. 10d.	of Mell for
e no. 15,100 sof Minnesota. Stearns	ROBATE COURT MATTER OF THE ESTATE OF	heritance Tax Record d Order Determining Inheritance Tax	By & 7	day of Nord.	white R.
ota.	IN PROBATE COURT IN THE MATTER OF THE ESTATE OF WIlliam T. McHugh , Decedent	Inheritance Tax Record and Order Determining Inheritance Tax		Nod. 103.	The rate Police for Cherk

State of Alinnesota Department of Taxation State Office Building, St. Paul 1

G. HOWARD SPAETH

INHERITANCE AND GIFT TAX

March 1, 1951

Pattison & Pattison Attorneys at Law Zapp State Bank Bldg. St. Cloud, Minnesota

Gentlemen:

In Re Estate William T. MoHugh

Enclosed herewith find three copies of our order and notice of order determining inheritance tax in the above named estate. One copy should be served upon the county treasurer, one is for the use of the attorney and taxpayer. Please admit service and obtain admission of service of the county treasurer upon the third copy and return the same to us.

A copy of this order has been sent to the probate court and we ask that receipt for payment of the tax be exhibited to the court before probate proceedings are concluded.

Thanking you for your continued cooperation in these matters, we are

Very truly yours,

G. HOWARD SPAETH Commissioner of Taxation

CTK/IMG Enclosures C. T. Keating, Director Inheritance and Oift Tax Division

co- Judge of Probate Court

STATE OF MINNESOTA DEPARTMENT OF TAXATION

INHERITANCE AND GIFT TAX DIVISION 221 State Office Building St. Paul 1

IN THE MATTER OF THE ESTATE OF

ORDER DETERMINING INHERITANCE TAX

WILLIAM T. WOUNCE	Pay Tax	to County Treasurer
Deceased.		P.C.#15100
The above entitled matter having come before inheritance tax and upon examination of all the fil- Taxation finds:		
1. That the above named decedent died	June 9, 1919	, a resident
of Stearne County, Stat	te of Minnesota.	
That in addition to the estate of decedent su fers to take effect at death; joint tenancy or joint su erty subject to a power of appointment are subject	rvivorship property; life insurance	e or annuities; or prop-
Transferee, relationship and type of transfer	Value	Amount of Tax
Marie 2. McBugh, wifet From entate Joint tenancy property Less homestead \$3,900.00 Less consideration \$5,000.00 Mefund, Netirement Schedule IV		
Less personal exception	\$10,115.95 10,000.00 8 145.95	81.46

of ______ County.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the official seal of the Depart-

ment of Taxation, at its office in St. Paul, Minnesota March 1, 1951

LFB:EG G. HOWARD SPAETH, Commissioner of Taxation.

By

(SEAL)

C. T. Kesting, Director, Inheritance and Gift Tax Division. DEPARTMENT OF MINNESOTA
DEPARTMENT OF TAXATION
INHERITANCE AND GIFT TAX
DIVISION
In the Matter of the Estate of
Milliana, A. M. Abreyal
Deceased.
ORDER AND NOTICE OF
ORDER DETERMINING
INHERITANCE TAX
Amount of Tax - - \$

Plied March 3 nd 195

STATE OF MINNESOTA INHERITANCE AND GIFT TAX DIVISION

In the Matter of the Estate of

WILLIAM T. MESUCE

NOTICE OF ORDER DETERMINING INHERITANCE TAX

achaeman.	Contract of the last	Deceas	sed

To the Treasurer of ______ County and all persons interested in the above named estate:

Please take notice that the Commissioner of Taxation has this day, pursuant to the laws of the State of Minnesota, determined and assessed an inheritance tax upon the transfers of the estate of the above named decedent to the heirs or transferees in the amounts set forth in the attached order.

Dated G. HOWARD SPAETH,
Commissioner of Taxation.

Ry

C. T. Keating, Director, Inheritance and Gift Tax Division.

, 19		m V		
		Taxpayer, his a	ttorney or othe	r agent.
Due service of the above notice and orde	r by copy is hereby a	dmitted this		day of
, 19				
			The Park	easurer.

EXPLANATION OF PROCEDURE

- The original order and notice of order assessing inheritance tax are on file in the Department of Taxation. One copy of the order and notice of order is sent directly to probate court. Three copies of the order and notice are sent to the taxpayer, the representative of the estate, or their attorney.
- 2. The taxpayer, the representative or their attorney will retain one copy and sign the admission of service on another. He will deliver one copy to the county treasurer and obtain the treasurer's admission of service. The copy with admissions of service will be returned to the Department of Taxation, Inheritance and Gift Tax Division, 221 State Office Building, St. Paul 1, Minnesota.
- 3. Pay the tax assessed together with interest, if any, to the treasurer of the county of probate proceedings as directed by the order.

State	nf	Minnesota,
COUNTY OF	S	tearns

IN PROBATE COURT

In the Matter of the Estate of	William T. McHugh,	Deceased:
Whereas, It has been made to app	pear to the satisfaction of this Court that	
Mea	rie K. MoHugh	anne anno marco e de caracterio anterio.
decree of distribution of said estate duly final decree all moneys, funds and prope orders and decrees of this Court relate said estate as such	ove named estate ha & fully complied with all made and filed in this court, and ha paid out to them awarded by said final decree, and hing to said estate, and ha & in all things well essentative	ver to the distributees named in said a S fully complied with all other l, faithfully and fully administered
of said estate and the sureties on all further duties and liabilities in the m	her bond, be, and they hereby are, natter of said estate and of said trust.	forever discharged and released from
Dated this 5th	day of March	A. D. 19 51 Judge of Probate
	Stear	18 County, Minn.

IN PROBATE COURT

COUNTY OF

STEARNS

IN THE MATTER OF THE ESTATE OF

William T. McHugh,

Deceased

Order Discharging Executor or Administrator

Filed this 5th day of March, 19 51

Recorded in Book 27 of Orders,

Page 94/

Trank Herzog Probate

No. 758*

4668.23

5850.06

5	tate	nf	Minnesota,	1
- man		240	s mn c	(00.

County of Stearns

Personal estate as described in the inventory -

Claims of creditors of decedent -

Residue on hand for distribution

Total credits -

Legacies

IN PROBATE COURT.

In the Matter of the Estate of

William T. McHush, Decedent. ORDER ALLOWING FINAL ACCOUNT.

The above entitled matter came on to be heard on the 6th day of October 19 50, 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 attorneys, Pattison and Pattison, 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 12th day of September 1950 , in the St. Cloud Daily Times, proof of publication of said notice of hearing and service by mail having been filed in this Court.

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

564.56 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. Cash advanced by sole heir at law 617.27 Total receipts from all sources DISBURSEMENTS AND CREDITS Estate selected for surviving spouse 3500.00 Maintenance of family of decedent \$ 658.30 Expenses of administration -Expenses of last sickness 1130.00 Funeral expenses 8 298.45 Taxes 132.72

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

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

October 6th,

, 19 50

By the Court,

Ear

Probate Judge

Order Allowing Final Account.

Filed this

October , 19 59 and recorded in Book No. Of Orders,

No.

State of Minnesota,

County of Stearns

PROBATE COURT.

In the Matter of the Estate of

William T. McHugh, Decedent

In the Matter of the Estate of) ORDER ALLOWING FINAL ACCOUNT ADMINISTRATRIX

Marie K. McHugh, as special administratrix of the above entitled estate, filed her final account showing total receipts in the sum of \$1202.79, disbursements of \$116.60, leaving a balance in her hands as special administratrix the sum of \$1086.19, consisting of cash.

And it appearing to the Court that said account is correct and that the same should be allowed as filed and that the representative should be discharged, a receipt from the general administratrix of said estate for said balance being on file in this court,

IT IS THEREFORE ORDERED, That said final account be, and the same hereby is, allowed.

IT IS FURTHER ORDERED, That said special administratrix and the surety on her bond be, and they hereby are, discharged.

Dated at St. Cloud, Minnesota, this 12th day of July, 1950.

BY THE COURT:

Judge of Probate

STATE OF MINNESOTA COUNTY OF STEARNS IN PROBATE COURT

In the Matter of the Estate of William T. McHugh,
Decedent

ORDER ALLOWING FINAL
ACCOUNT AND DISCHARGING
SPECIAL ADMINISTRATRIX

Filed this 12th day of
July, 1950, and recorded
in Book 95 on Page 5-96

Drank Heyog
Clerk of Probate

ě

STATE OF MINNESOTA,

County of Stearns

IN PROBATE COURT

In the Matter of the

investments such who with

Mental Illness

Of Minnie Ellering

To the Honorable Probate Judge of said County:

Your petitioner respectfully represents to the Court and alleges that

Minnie Ellering

whose address is

Greenwald, Minnesota,

is amm a mentally 111 ninded-Epileptic)

person.

That your petitioner is

related to the said above named person as follows: brotherinlaw

That the indications of mental Illness manifested by h er are as follows:

(Here give fully the symptoms on which the charge of

mental illness

is based.)

Attempted to take her own life by overdose of sleeping pills. Unconscious for about twenty-four hours. Tried to stragnle her-self with stocking.

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

NAME

That the said alleged

mentally 111 person will ment appear in Court volun-

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

That the name and address of the nearest relatives of the said patient

are:

ADDRESS

RELATIONSHIP

Bernard Ellering

Long Prairie

Son

(only child)

That said

patient

was born in

Spring Hill, Minn.

years of age, and

the parent of one child HERSION

That h er residence and place of legal settlement is

Stearns

County, Minnesota.

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

That said alleged insane person is

not

a United States War Veteran.

STATE OF MINNESOTA COUNTY OF ___

PROBATE COURT

Report of Examination

n t	the matter of the Saulity
ıt.	
	Patient
1.	Date of birth 975 Left 1896
	Place of birth springhell, Menny
	Marital status (single; married, separated, discussed, widowed) wydowed
2.	Resident of Minnesota since Birth of Aleans County since Berth
	Legal settlement at
4.	Is patient entitled to care or treatment by the Veterans Administration or other agency of the United States Government
	mo
5,	Has patient over been in a psychiatric penital in Minnesota or any other state 45 MO
	If so, name institution to children EUW
6.	Father's name Mayting Many Schoenberg
	Place of birth Approphill 9
	Mother's maiden name Cuttherne Serado.
	Place of birth flowing 100
	Spouse's name Edward pellening
	Place of birth Meyers of rouse Daw of birth 73 Left 189.
7.	Patient's religion. Cathodico
8,	Patient's education
9.	Patient's occupation / Found wife Family history (insanity feeblemindedness, epilepsy, alcohol or drug addiction, etc.) yes - Brother
10.	Family history (insanity, feeblerpindedness, epilepsy, alcohol or drug addiction, etc.) yes - Brother and lister
1.1.	Patient's past medical history (including serious injuries, operations, exphilis, tuberculosis) None Lengious illnesses (Thyrord)
	Intemperate use of alcohol or narcotic or hypnotic drugs Maleoholos Murioticis
12.	Does patient have any acute or chronic disease M
13.	Prior to patient's present mental disorder there were no peculiarities of personality reactions except for 1949
14.	Date of onset and symptoms of present mental disorder in detail Jan 1949 Application of Standard Comments of Stan
	attempts at suiciffe.
	Bet weld at right.

15. Patient has Not threatened or injured others. as threatened or attempted syride by blegking fills of Chapting herself or on or about fast mo Patient has Propensity to suicide is present now. - O ence 16. Patient has MO flithy habits. Patient is wet destructive nang 17. Patient has now been confined in Hospital, , Minnesota, since Were restraints required then 99 e or at any other time Patient's temperature 99 pulse 96 18. Name and address of: Patient's nearest of kin Guardian Priend
Petitioner Henry Braun
Family physician D. Melyer - melrone, Mu Friend Material witnesses at examination Counsel for patient Voluntary Patient 19. From the examination of the patient, and from the evidence submitted at the hearing, we find the above named patient to be a mentally ill person- a senile person-a psychopathic personality. June . 19 49 , M. D. (PROBATE COURT SEAL) in the matter of the Mental Illnesi Minnie Ellering, Patient PROBATE COURT Report of Examination COUNTY OF Stearns STATE OF MINNESOTA

101,8

	State of Minnesota,		15,101	
Count	y of Stearns		Juage of Proba	te
	Mental Ill: In the Matter of the Install of			
	Minnie Ellering.)		
	In accordance with Section 3, of Ch	apter 294, Session Laws	for 1917, I respectfully rep	port that on th
	24th day of	June	, 19 49 , the Probate C	ourt Committe
	Minnie Ellering	of	Stearns	Count
to the	State Hospital at Fergus			
to the	State Hospital at PELEUS	20.440	, in mneavou.	
	STATEMENT OF PROPERTY OF	PATIENT, SPOUSE,	CHILDREN OR PAREN	TS:
, ,	REALTY:		(State which)	
L. I	A. Homestead			
	Description			
2. V	'alue			
			Value \$	
4. 0	Other buildings on Homestead			
	Kind			
5, 1	Vhat used for			
6, 1	alue of such buildings			
7. 1	Annual income from Homestead			
8. /	Are there any mortgages or liens against the ab			
- 1	Amount	When due		
	B, Other lands:			
1. 1	Description			
0 3	(Cartina)			
	Value			
	Buildings thereon Rented or not			
780. 14	Annual income			
	Are there any mortgages or liens against the ab	one Innda?		
	Amount	When due		
	C. Household goods	77.10011.0100	Value \$	
	D. Stock list			
	5.1. 300021 100		Value \$	
	E. Machinery list			
	AND AND THE RESERVE OF THE PARTY OF THE PART		Value 8	
	F. Notes, mortgages, corporate stocks, bon	ds, etc., list		

G. Cash
H. Other property

Total, \$ None.

LIABILITIES:

List all debts and claims against patient:

Total, \$

Net Value of Estate, \$

FAMILY:

1. Spouse

2. Children

Address Address

Address Address

Address

Address

Address Address

AgeAge

Age

Age

Age Age

Age

Age

RECOMMENDATIONS

Dated this

24th

day of

June

, 1949 .

Judge of

Probate Darigex

County Attorney.

State of Minnesota,

County of

Stearns

IN PROBATE COURT

N THE MATTER OF THE MXMGGER OF

Minnie Ellering.

REPORT OF PROBATE JUDGE AND COUNTY ATTORNEY

24th day of

Filed this June

County of Stearns

IN PROBATE COURT

In the Ma	tter of the Alleged	Mental	Illness	
of	Minnie Elleri	ng		

REPORT OF BOARD OF EXAMINERS

We, the Board of Examiners, in the above entitled proceeding hereby certify and report that on the 24th day of June , 1949, at 1:45 o'clock in the afternoon of said day, we met at the

Court Room of th	he above na	med Probate Court in the	City		of	St. Cl	nud
in the County of		Stearns	State of Minn	esota.	for the pur	pose of determ	nining whether
		Ellering					
as alleged in the p		e above entitled proceeding,					
		ty, appeared in behalf of said					
The said		Minnie Ellering			scas	present and	was examined
and observed by a	us. All pro	per testimony offered by any p	erson interested	was r	ecrived and	the following	named persons
were duly sworn o	and testified	concerning the matters set forth	in said petition	1.7			

mr. 2.11	10	1 1 1 1 1 1 1					
The following	g proceeding	is were also had and taken:					
		saidM					
Several witnesses	appearing b	efore us in said proceedings in tion hereto attached and have	nformation requ	ired to	property a	nswer the que	stions set forth
in KNEDKK XXX	XXX	hereto attached and have	set forth in sai	d sche	dule the info	rmation so ol	tained and re-
sponsive to the so	rid several q	uestions respectively.					
Franklikan	minations	с монижеструковогования энгровия скиночия	provide protein president	tether	extinuouncen	characteristics design	conferential factors
ONOXX		Minnie Ellein	8				ís
		ххххибиск из ххххи избрека	OMBINER NEWS	NOUNG	OR DESIGNATION AS	XXXXXXXXX	KKKKKKKKK
2 A norman of		nd other than one who may be pro	merly described as	only s	in inabelista or	feeble minded	Termon
20CONCOPRIOSOS 20C	поджосоюх ви	CAN MOUNTLY RESERVE AS NOTHER RXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	WANTE WANTE				
		St. Cloud, Minnes		22.		24th	
			y man, 11	118		- T. W.A.	
day of	June	, 19.49.	0			1 1	2
			00	42	0/1) et 00	11.77

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

In insanity cases answers to Schedule B should be attached.

County of

Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Mental Illness

of

Minnie Ellering.

Report of the Board of Examiners

State of Minnesota,

County of

Stearns

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

Witness my hand and the seal of said

Court this 24th

day of

June

, 1949

Frank Herrog

No. 3781

Dated June 24th, 1949.

State of Minnesota, County of Stearns	} 88.	IN PROBATE COURT
IN THE MATTER OF		
the Mental Illness of	-	JUDGMENT
Minnie Ellering.		
The above entitled proceeding having been	duly commence	ed by petition and said
Minnie Ellering	h	aving been personally before the Court, and examined
as to mental illness by a	Board of Exa	uniners duly appointed by this Court, and the repor-
of said Board of Examiners having been duly ;	filed herein, wh	hereby said Minnie Ellering
has been found to be mentally 111	and	in need of care and treatment in a State Institution
NOW, THEREFORE, Upon reading as	nd filing said r	report and upon all the records and proceedings herein
IT IS HEREBY ADJUDGED AND DET	ERMINED, a	and the Court does hereby adjudge and determine, that
the said Minnie Ellering	5	is mentally 111
and a proper person for care and treatment in	a State Institu	ution.
WHEREFORE, IT IS HEREBY OR	DERED AND	D ADJUDGED, That the said
Minnie Ellering		be committed to the custody of
Superintendent, State Hospit	tal, Fergu	us Falls, and that duplicate warrants of
commitment be issued out of and under the sea	d of this Court,	, as provided by law, to carry this judgment into effect

Ed County.

County of Stearns

PROBATE COURT

IN THE MATTER OF

the Mental Illness

of Minnie Ellering

JUDGMENT

Filed this 24th day of

June, 1949.

Frank Therog Clerk of Probate Costs.

sook 1 of Judgmes on bage 441

STA	ATE OF MINNESOTA,
County of	Stearns

IN PROBATE COURT

In the Matter of the Taxing Ta

of Minnie Ellering

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

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

City (City or Village)

of St. Cloud

on the

24th

day of

June

1949 at 1:45 o'clock P. M.

Dated this

24th

day of

June

1949

Earl

Probate Judge.

ORIGINAL

	ORIGINAL
STATE OF MINNESOTA, County of Stearns	IN PROBATE COURT
In the Matter of the Doctrice Mental Illne	ss
of Minnie Ellering	
To the Sheriff of Ste	County, Minnesota, and the Superintendent of th
State Hospital, Fergus Fall	S. Minnesota.
The above named patient having b	een found to be mentally ill, the said sheriff i
commanded to convey and deliver such pat	ient forthwith to the Superintendent of the State Hospital at
Fergus Falls	, Minnesota, and the said Superintendent is commanded to receive an
detain such patient in said hospital acco	rding to law.
Dated this 24th	day of June , 19 49.
(Court Seal)	En J. Ineis Probate Judge.
	A STATE OF THE STA

Rac'd at the hands of James McCann
attended by Mrs. Beyers at 5:00 p.m.
(Note:—See reverse side for receipt of superintendent.)

88.

County of Stearns

IN PROBATE COURT

Mental Illness
Senting
In the Matter of the Matter of the Matter of the Matter of the Manual Inflations.

Mental Illness
Senting

of	Minnie E	llering			i =		
To the Hon.		David T. S	hay	, County Atto	rney of said Cou	inty:	
	SIR: Please to	ake notice that a pet	ition has been f	iled with the abo	ve court alleging	the	
Mental Illness	ntal illne	8 S lental Deficiency—Epilepsy	of the above no	amed patient.			
	You are hereby	notified and required	d to appear at t	he examination o	of said patient t	o be held at m	y office on
the	24th	day of	Ju	ne ,	19 49 al: 45	clockP. M., to	represent
the petitioner	in said matter a	nd to take part in th	he said examino	ution as provided	by law.		
	Dated this	24th	day of.	June		9	
(Court Seal)				Earl	J. 7	Judgeos Pr	obate.

Stearns

IN PROBATE COURT

In the Matter of the Tuckyour

County of

Mental Illness SKKMMX Menut Engleways. Existensia

APPOINTMENT OF EXAMINERS

Minnie Ellering.

Patient.

Upon all of the files, records and proceedings herein,

IT IS ORDERED, That J. P. O'Keefe and E. V. Wetzel

are appointed to assist in the examination of said patient.

Dated this

24th

day of

June , 19 49.

(Probate Court Seal)

State of Minnesota, State of Minnesota, County of Steams

IN PROBATE COURT CERTIFICATE

					-
This	is	to	certify	that	Dr.

J. P. O'Keefe

of	St. Cloud	is a reputable person, a graduate
of	Marquette	which is an incorporated medical
college; that he is	a permanent resident of this State, has been in the	ne actual practice of the profession of medicine for
at least one year	next preceding to the date hereof, and is register	ed as licensed by the State Board of Medical Ex-
aminers; that he i	s neither superintendent, proprietor, an officer, o	r regular medical attendant of any institution for
the care and treat	ment of mental illness	
	Ear	J. Tradge of Probate.
(SEAL)		Fudge of Probate.
Dated	Tune 24th. 1949	

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

State of Minnesota, 188. County of Stearns

IN PROBATE COURT CERTIFICATE

****	41	210				*
This	IS	to	cert	arv	that	Dr.

E. V. Wetzel

St. Cloud

is a reputable person, a graduate

University of Minnesota

which is an incorporated medical

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

(SEAL)

Enc J. meng Judge of Probate.

Dated June 24th, 1949.

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

County of Stearns

IN PROBATE COURT

In the Matter of the MASSING

Mental Illness Appropriestly taken blis

OATH OF EXAMINERS

Minnie Ellering,

Patient.

State of Minnesota.

Steams County of

88.

J. P. O'Keere

and E. V. Wetzel

do each swear that we will faithfully and justly perform all the duties of the office and trust which we now assume as members of the Board of Examiners to examine the above named patient, and determine as to h GP being

mentally ill

to the best of our ability.

Subscribed and sworn to before me this

24th

(Probate Court Seal)

State of Minnesota,	ss.	IN P	PROBATE	COUR	Т
IN THE MATTER OF THE Mental Illn of Minnie Ellering	ess	}	EXAMINER'S	S FEE CLA	IM
State of Minnesota,	} ss.				
	J	. P. O	Keefe		
being first duly sworn, on oath, says: That he he	us a just and true	claim aga	inst said Count	y for services	in the above
entitled matter as follows:					
Services as Examiner	* * *			8	*****10.00
Necessary Travel, Two mile	es at 15¢ per mile			\$_	•30
	ohen C	Q. 6	P. OK	ye.	10.30
Subscribed and sworn to before me this 2					
day of June , 1	9 49) obate				

State of Minnesota,	88.	IN PROBATE COURT
IN THE MATTER OF THE Mental Ill of Minnie Ellering	ness	EXAMINER'S FEE CLAIM
State of Minnesota, County of Stearns	} ss.	
		E. V. Wetzel
being first duly sworn, on oath, says: That he he entitled matter as follows:	as a just and tr	ue claim against said County for services in the above
Services as Examiner		\$ MARKO 10.00
Necessary Travel, Two mi	les at 15¢ per n	ile 30
TOTAL -		Earl U Welfel y. D
Subscribed and sworn to before me this	24th	
day of June , 1	9 49 obate 3	

State of Ainnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE Mental Illne	8.8
of Minnie Ellering	
E. V. Wetzel	
St. Cloud in the above entitled mate	ter by an order of this Court and having filed his duly verified claim
for fees allowed by law therefore.	
Now, therefore, it is hereby ordered and adjudged	that the said
E. V. Wetzel	be and he hereby is allowed
Ten and 30/100	- Dollars (\$ 10.30) for his services herein and tha
upon filing this order with the Auditor of said County	an order for said amount shall be drawn by said Auditor upon the
Treasurer of said County.	
Dated June 24th, 1949.	
By the C	Court,

Early. The Judge of Probate.

State of Minnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE Mental Illness	
of Minnie Ellering	
J. P. O'Keefe	
St. Cloud in the above entitled matter	r by an order of this Court and having filed his duly verified claim
for fees allowed by law therefore.	
Now, therefore, it is hereby ordered and adjudged	that the said
J. P. O'Keefe	be and he hereby is allowed
Ten and 30/100	- Dollars (\$ 10.30) for his services herein and that
upon filing this order with the Auditor of said County of	n order for said amount shall be drawn by said Auditor upon the
Treasurer of said County.	
Dated June 24th, 1949.	
By the C	ourt, Each J. The Judge of Probate.

State of Minnesota (IN PROBATE CO	OURT
In the Matter of the mental illne	88of	Fee Claim Of	ficer
Minnie Ellering)		
Art McIntee		on being first duly sworn says th	at he has a just and true
claim against said County for services and disburse	ements by reason of the	conveyance of the said ment	ally ill
person to the State Hospi	ital	at Fergus	Falls
in said State, more particular set forth, as follow	s:		
Transportation from St. Cloud, Minn., to Fergi	as Falls	, for 3 persons	\$ 10.40
Taxi fare at			\$
Hotel at			\$
Lodging and meals for	person		\$ 1.75
Transportation from Fergus Fall			
Reasonable compensation of 1	assistants -		\$ 5.00
Warrant and mileage			\$
Bringing and attending Court			\$
***************************************			\$
***************************************			\$
		Total	\$ 27.55
Subscribed and swo	orn to before me this	ART McINTEE	Cut meln
27th day of June	19.49		ff of Steams County, Minn.

By Deputy

End Judge of Probate

State of Minnesota,	IN PROBATE COURT
County of Stearns	OFFICER'S FEE ORDER
IN THE MATTER OF THE Mental Illn	ess)
of Minnie Ellering	
Art McIntee	having been duly authorized by this Court to convey
the above named person to the State Hospital and ha	wing filed herein his duly verified claim for fees allowed by law therefor.
Now therefore, it is hereby ordered and adjudg	ed that the said
Art McIntee	be and he hereby is allowed
Twenty-seven and 55/100	Dollars (\$ 27.55) for his services herein and
all disbursements actually and necessarily made for t	travel and expenses of himself, the patient, and assistants, and that upon
filing this order with the Auditor of said County an o	rder for said amount shall be drawn by said Auditor upon the Treasurer
of said County.	
By the C	ourt, Each of Tree Judge St Probate.
Dated June 27th, 19 49	

County of Stearns

PROBATE COURT

IN THE MATTER OF THE Mental Illness

of Minnie Ellering

OFFICER'S FEE ORDER

Filed this 27thday of June,

19 49.

Frank Henry Clerk Trible of Probate.

State of Minnegota

County of

88.

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

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

this

Clerk-Judge of Probate.

No. 3695*

PROBATE COURT

In the Matter of the Mental Illness of

Minnie Ellering

Fee Claim -- Officer

Filed this 27th

day of June, A. D. 1949.

Frank Herzog

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

County of

State of Minnesota,

County of

Stearns

PROBATE COURT

In the Matter of the Mental Illness

of Minnie Ellering

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

Filed this

24th

day of

June,

19 49

Frank Henry Clerk- Dudge of Probable

-

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

of the Probate Court of said County,

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

No. 8693*

County of

this

day of

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

of the Probate Court of said County,

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

State of Minnesota,

Stearna County of

PROBATE COURT

is the Matter of the Mental Illness Minnie Ellering

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

24th Filed this June,

Clerk-Judge of Probate

0 100 3000

No. 3693*

County of Steams

PROBATE COURT

IN THE MATTER OF

the Mental Illness

of Minnie Ellering.

EXAMINER'S FEE CLAIM

Filed this 24th

day of June , 19 49

Clerk

County of Stearns

PROBATE COURT

IN THE MATTER OF the Mental Illness of Minnie Ellering,

EXAMINER'S FEE CLAIM

Filed this 24th

day of June 1949

By

No.

State of Minnesota,

County of

Steams

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Mental Illness

of Minnie Ellering,

OATH OF EXAMINERS

Filed this

24th

day of

June , 19.49

County of Steams

PROBATE COURT

IN THE MATTER OF

the Mental Illness

of Minnie Ellering,

CERTIFICATE

Filed June 24th, 1949.

DEX

The vank Herry

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

County of Stearns

PROBATE COURT

IN THE MATTER OF

the Mental Illness

of Minnie Ellering

CERTIFICATE

Filed this 24th day of

June,

19 49

Frank Herrog

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

No.

State of Minnesota,

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Mental Illness

Minnie Ellering

Appointment of Examiners

Filed in my office this 24th day of

June, 19 49.

Frank Newson Resort

No. 401-R-P

No.

State of Minnesota.

County of

Stearns

IN PROBATE COURT

Notice to County Attorney

Mental Illness, Senility, Justicity,
Mental Deficiency, Spilepsx

In the Matter of Korney Manual Hiness Korney Manual Hiness Korney Manual Horney Manual Horney Korney Korney

of

Minnie Ellering

Due service of the within notice is hereby admitted at Minn., this day of

10

County Attorney.

By

Filed in my office this 24th day of

June, 19 49.

Clerk-Indag of Brobate.

No. 260-P

File No.						
6	tate of	Minn	esota,		1	
County of		Stear	ns		-	
IN I	PROB	ATE	COU	RT		
	IN THE N	TATTER (OF THE			
M	ental	Illn	ess	0,	f	
М	innie	Elle	ring			
Warran Super					1	
Vou	cher No.					
iled J	une 2	7th		, 1949		
Fire	en & lerk	of Pr	Very	9		

of 3863*

RECEIPT OF SUPERINTENDENT

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

Superintendent.

(Receipt on original copy only.)

Dated this

day of

County of

Stearns

PROBATE COURT

In the Matter of the inchricts:

| Instantly inchricts: | Rechlemindedness | Epilepsys

Mental Illness

Of Minnie Ellering.

ORDER FOR HEARING

Filed this 24th day of

June, 1949.

Frank Herrog

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