

Stearns County (Minn.)

Probate Court: Probate case files and index.

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County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

FRED BROCKMANN

Petition for Allowance and Probate of Will

To	the	Probate	Court	in and	for sa	id Cour	ty		
	You	ur petiti	oner r	epresent	s and	alleges	to	the	Court:

FIRST-That your petitioner is a resident of Meire Grove

in the County of

State of Minnesota, and is an adult and is interested in the estate of decedent in this, to-wit: Executor named in last will and decedent

SECOND-That said decedent was born in the Country of Germany

Stearns

and died at Meire Grove County of Stearns , State of Minnesota

on the 2nd

day of March, 19 49, aged 81 years

and at the time of his death was a native of Germany

and a citizen of the Country of United States and a resident of Meire Grove,

in the County of Stearns

and State of Minnesota.

and left estate in the County of Stearns

State of Minnesota.

THIRD-That said decedent died leaving a last Will and Testament which Will is herewith presented and filed for

FOURTH-That the estate of decedent at the time of his death consisted of personal property of the estimated value of

\$ 3684.13 divided as follows:

1. Household goods, \$ 50.00

2. Wearing apparel,

3. Stock,

4. Notes, bonds, etc.,

\$ 3634.13

5. Miscellaneous, \$

That said estate also included real estate of the estimated worth and probable value of \$ 1000.00

situated

in said County of Stearns

State of Minnesota, to-wit:

1. Homestead in Stearns

County, Minnesota, as follows:

A. City Property

Village of Meire Grove, less than 1 acre

1000.00

(or)

B. Rural Property

(Glve Area)

2. Real Estate other than Homestead:

A. City Property

Lots without Buildings \$

City Property

Lots with Buildings

B. Rural Property

Acres improved land

Rural Property

Acres unimproved land \$

FIFTH-That the probable amount of debts of decedent is \$ none

, consisting of

SIXTH-That the names, ages, relationship and addresses of the heirs, legatees and derisees of said decedent, so far

N	AME		AGE	RELATIONSH	IP POST OFF	TCE ADDRESS
Pastor of Meire Gro	the C	hurch of	St.Joh nty,Min	n in theVilla	XEXXXXX	xxxXixxx
Theresia !	Brockm	ann	legal	niece	Rt.2, Melrose Rt.2, Mel	rose, Minn.
Heinrich !	Brockm	ann	decease	d brother	deceased, issue	unknown
Frank Broo	ckmann		decease	d brother	deceased, ism	ue unknown
Joseph Bro			decesse	d brother sister	deceased, issue	
				ceased sister	The second second second	207111
Mrs.MinaB			legal	sister	address unki	
George Br				brother aged sister	na issue	177
children,	of	n	angueve	buckles.	The state of the s	XXXXXXXXXXX
Bernard B	RoseSc	hmiesing	leceased , legal	niece c	/Relarsa accents	nuinn.
2. Alm			legal		c/oAug.Boeckers R.1.Melrose.Mi	
SEVENTH-		innesota		furst.	in .	Post Office address
				e executor of said Wil	177.186.6	n said Will as execu
2 8010					tament he allowed and assentary be issued to the s	oe appointed execu
		4211		_	000.	6-
ated	July	28th.	, 19 4	9	Age	Petitioner.
ued State o			1	19	Agu	Petitioner
Sinte o		nesota,	, 19 4 }so.	19	T.G.Wurst,	Petitioner
State o	f Min	nesota,	}80.			Petitioner
State of unty of ing duly sworn, o	f Min Stear e oath say	nesota, ns ys that — he	} 80.	vetitioner named in th	T.G.Wurst, e foregoing petition; that formation and belief, a	Petitioner the said petition is t
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County of Stearns

IN THE MATTER OF THE ESTATE OF

File No. 15/145

IN PROBATE COURT

Affidavit of Mailing of Order for Hearing

FRED BROCKMANN

Decedent.

255 mer tes.

y of

STATE OF MINNESOTA COUNTY OF STEARNS

PROBATE COURT
File No. 15,145
Re Estate of Fred Brockmann, De-Re Estate of Fred Brockmann, Decedent. IT IS ORDERED that the petition filed herein to admit to probate the last will of decedent be heard on Friday, September 2nd, 1949, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn.

TELS ORDERED that creditors of

Minn.
IT IS ORDERED that creditors of decedent file their claims in this court within four months from the date hereof and that said claims be heard on Friday, December 2nd, 1949 at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn.
Dated this 1st day of August, 1949

(Seal)

of August, 1949 Earl J. Meinz Probate Judge-

Stephens & Lang. Attorneys. Publ. August 4-11-18. armar on probate of will

State of Minnesota,

Stearns County of

Johnlang.

being first duly sworn on oath deposes and says that on

day of anyard, 1949, Core

Melrose, Minn he mailed two copies of the Order hereto attached State

in the above entitled matter, to

Commissioner of Taxation

and one to

Secretary of State

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

positing the same in the U.S. mails at

Melrose, Minnesota and addressed to the following named persons:

NAME	STREET OR POST OFFICE	CITY	STATE
Paetor of the Church of	St.John in the Village	ofMeireGrove.	Minn.
Theresia Brockmann	Rt.2	Melrose,	Minn.
DinaBrockmannKreinest		ovington,	Kentucky
Mrs.RoseSchmiesing.	c/o#loysSchmiesing Rt	.3, SaukCentre,	Minn.
Alma Brokkmann	c/oAugustBoeckers R	t.1,Melrose,	Minn.
	The second second		
	11		

Subscribed and Sworn to before me this

day of

My commission expires

File No. 15, 145

State of Minnespta,

County of freame

IN PROBATE COURT

In the Matter of the Estate of

Fred Brockmann Decedent.

AFFIDAVIT OF MAILING

Potition for Protok of Will

Filed Sept 2, 1949

Standflergog

Probale Flide Clerk.

No. 3654*

STATE OF MINNESOTA COUNTY OF STEARNS

PROBATE COURT File No. 15 145

Re Estate of Fred Brockmann, Decedent. IT IS ORDERED that the petition filed herein to admit to probate the last will of decedent be heard on Friday, September 2nd, 1949, at 9 o'clock A.M. by this court in the Court House in St. Cloud. Minn.

IT IS ORDERED that creditors of decedent file their claims in this court within four months from the date hereof and that said claims be heard on Friday, December 2nd, 1949 at 9 o'clock A.M. by this court in the Court House in St. Cloud. Minn.

Dated this 1st day of August, 1949 (Seal) Earl J. Meinz Probate Judge

Stephens & Lang, Attorneys. Publ. August 4-11-18. STATE OF MINNESOTA, COUNTY OF STEARNS | 88

C. W. Carlson, being duly sworn on oath says; that he now is, and during all the times herein stated has been, the publisher of the newspaper known as The Melrose Beacon, and has full knowledge of the facts herein stated.

That for more than one year immediately prior to the publication therein of the prioted Probate Citation.

hereto attached, said newspaper was printed and published in the English language from its known office of publication within the City of Melrose in the County of Stearns, State of Minnesota, Thursday of each week in column and sheet form equivalent in space to at least 450 running inches of single column two inches wide; has been issued from a known office established in said place of publication equipped with skilled workmen and the necessary material for preparing and printing the same; The Melrose Beacon has had in its makeup not less than twenty-five per cent of its news columns devoted to local news of interest to said community in purports to serve, the press work of which has been done in its said known office of publication; has contained general news, comments and miscellany; has not duplicated any other publication; has not been entirely made up of patents, plate matter and advertisements; has been circulated at and near its said place of publication to the extent of 246 copies regularly delivered to paying subscribers; has been entered as second class mail matter in the local post office of its said place of publication; that there has been on file in the office of the County Auditor of said county the affidavit of a person having first hand knowledge of the facts constituting its qualifications as a newspaper for publication of legal notices; and that its publishers have complied with all demands of said County Auditor for proofs of its said qualifications.

hereto attached as a part hereof was cut from the columns of said newspaper; was published therein in the English language once each week for three successive weeks; that it was first so published on the 4th day of August 13.49 and thereafter on Taursday of each week to and including the 18th ay of August 1949; and that the following is a copy of the lower case alphabet which is acknowledged to have been the size and kind of type used in the publication of said notice, to-wit: abodefghijklmnopgrstuvwxyz—7½ pt.

Affidavit of Publication Of THE MELROSE BEACON

Probab of Will

C: Fred Brockman

FILED THIS 22d DAY
OF Sept. A.D. 1949
Frank Messon
Clerk of Frobate

State of Minnesota, Stearns County of

Stephens and Lang

Attorney8 for Petitioner.

IN PROBATE COURT

In the Matter of the Estate of	f Fred Brockmann	Deceased.
THE LAST WILL AND TE	STAMENT of said deceased hav	ving been this day admitted to probate by
this Court, and	T. G. Wurst	_ named as execut Or
of said Will, having applied for	Letters Testamentary thereon:	
IT IS ORDERED, That the	said T. G. Wur	est give
bonds to the Judge of this Court	in the sum of Three Thou	usand and no/100
(\$3,000.00)		Dollars.
conditioned that he will faithful	lly execute the duties of his	trust according to law, with sufficient
sureties, to be approved by said J	udge, and that thereupon Letters	s Testamentary to be him issued
Dated at St. Cloud,	Minnesota, the	2nd day of September
A. D. 19 49 .	By the Court,	
	Sp the Court,	e J. mai
Storbana I		Judge of Probate.

No. 15,145

IN PROBATE COURT

County of Stearns

In the Matter of the Estate of

Fred Brockmann

Deceased.

ORDER FOR EXECUTOR'S BOND

Filed this 2nd day of September A. D. 19 49, and recorded in Book of Orders, on page

State !	nf	Mi	inne	BU	ta,
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County of Steamin

IN PROBATE COURT.

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

Proof of Will

FRED BROCKMANN.

Decedent.

State	nf	Minnesota,	

County of Stearns

Herbert Rydholm, , being duly sworn on behalf of the proponent of the Will, doth depose and say: that is one of the subscribing witnesses to the instrument now shown herein , bearing date the 22nd Mayk A. D. 1937, and purporting to be the Last Will and Testament of Fred Brockmann, Stanras and State of Minnesots, now here presented of he, Herbert Rydholm for probate; that knew and was well acquainted with the said Decedent, in his lifetime and at the time of his death, that on the day and date of said instrument, to-wit, the 22nd day of Asy, A. D. 19 37, the said instrument was signed, sealed, executed and then and there acknowledged, published and declared by the said decedent, to be his Last Will and Testament in the presence of deponent and of W.J. Stephene. the other subscribing witness thereto, and that deponent and the said W.J. Stephens. the other subscribing witness did then and there, in the presence of the said decedent, and at 18 request, severally subscribe said instrument as witness exthereto.

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

And further deponent saith not.

Subscribed and sworn to before me this 2nd day of September, A. D. 19 43

Heitert Rydholm

88.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF

FRED BROCKMANN,

Decedent.

TESTIMONY OF

Herbert Rydholm
Subscribing Witness to Will.

Taken, sworn, subscribed and filed this

-2nd-

day of

September, 19 49

TrankAleryog Clerk Judy of Probate.

No. 3545*

I. Fred Brockmann, also known as Fred Brockmann, of the Village of Meiregrove, in the County of Stearns and State of Minnesota.

being of sound mind and memory, and considering the uncertainty of this frail and transitory life, do therefore make, ordain, publish and declare this to be my Last Will and Testament.

First, I order and direct that my Execut or hereinafter named, pay all my just debts and funeral expenses as soon after my decease as conveniently may be.

Second, after the payment of such funeral expenses and debts, I give, devise and bequeath: to the pastor of the Church of St. John in the Village of Meiregrove, Stearns County, Minnesota, the sum of One Thousand (\$1000.00), and I do hereby request that he celebrate or cause to be celebrated Holy Masses for the repose of my soul.

THIRD- The rest, residue and remainder of all my property, real, personal and mixed, of whatsoever name or nature or wherever the same may be situated.

I give, devise and bequeath unto my beloved Niece, Theresia Brockmann, of Meire Grove, Minnesota.

Lastly, I make, constitute and appoint Minnesota,

T.G. Wurst, of the Village of Greenwald,

of this my Last Will and Testament, hereby revoking all former wills by me made. to be Executor IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal the day of May in the year of our Lord one thousand

nine hundred and thirty-soven (1937).

Freak Brushmum

THIS INSTRUMENT was, on the day of the date thereof, signed, published and declared by the said to be h is Last Will and Testament in our presence, who, at h is request, have subscribed our names thereto as witnesses in

Herbert Rydholm residing at Melrose, Minnesota

h is presence and in the presence of each other.

Testator, Fred Brockmann,

residing at Melrose, Minnesota.

ent		1	19 37
stame		R. #0	19
nd Te	Gason	Minn.,	pug*
Last Will and Testament	Fred Brookmann	Melrose, Minn., R. #2	May Send
Last \	E	28	Dated

14 PRILL CRUIS US., ST. C. CO., WHEN. PLANS

State of Minnesota,

County of Stearns

In Probate Court CERTIFICATE OF PROBATE

THE STATES OF THE ESTATE O	F Fred Brockmann	DECEDENT
BE IT REMEMBERED, That on	the day of the date hereof at a Special	Term
of said Probate Court, pursuant to the	notice duly given, the last will and testament of	
Fred Brockmann	Decedent, late of said County of Stearns	
bearing date the 22nd	day of May 19 37, and	being the annexed
written instrument, was duly proved be	fore the Probate Court, in and for the County of Stes	rns
	idmitted to probate by said Court according to law; as an	
and Testament of said		
deceased, which said last Will and Tes	tament is recorded and the examination taken thereon file	d in this office.
Court Seal	In Testimony Whereof, The Judge of of said County has hereunto set his the seal of said Court at St. Cl in said County, this 2nd September 1949	hand and affixed oud, Minn.
	Ju	age of Probate.

558

County of

PROBATE COURT

State of Minnesota,

Stearns

County of

Filed this.

IN THE MATTER OF THE ESTATE OF

Fred Brockmann

Decedent.

day of

Certificate of Probate of Will

September 19 49, and recorded, together with the will attached in Book

2nd

of Records of Wills, Page 2 5)

totakof Probate.

of Probate Court.

IN PROBATE COURT , of the Probate Court within and for said

seal of said Court, at IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

County of

IN PROBATE COURT

In the Matter of the Estate of

Fred Brockmann

Decedent

Order Admitting Will to Probate

The above entitled matter came on to be heard on the	2nd	day of Sept	ember 1949
upon the petition of T. G. Wurst			
for the allowance of an instrument filed therewith purporting t	o be the last will	and testament of the above	named decedent; and
the court having duly heard the same and all the evidence pro			
finds as follows:			
FIRST—That the citation of this court, dated the	lst	day of August	1949 has
been duly served and published as directed therein and requ	ired by law.		
SECOND—That said decedent died on the 2nd	1	day of March	19 49, and
at the time of his death was a resident of Meire Grov	re .		
in the County of Stearns	and State	of Minnesota	i.
and left estate in the County of Stearns		State of Minneso	ta.
THIRD—That the subscribing witness to said purp	orted last will an	d testament of said decede	nt, to-wit:
John Lang, Esq.			
and	duly sworn	and examined, and his	testimony reduced
to writing, subscribed by him and filed	herein.		
FOURTH—That said instrument presented for probate of	us aforesaid was	duly executed by said deced	lent as his last will
and testament, according to law; and that said decedent, at the			
free from undue influence, of lawful age, and under no restr	raint		

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

Dated

September 2nd

19 49.

Ecc J. 2 Judge of Probate.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Fred Brockmann

Decedent.

Order Admitting Will to Probate

Filed this

2nd

lay of

september 1949, and recorded in Book "92" of Orders, Page 467

1 Frank Heran

Clerk xxxx of Probate.

No. 3541*

County of

To

Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Fred Brockmann,

Decedent.

LETTERS TESTAMENTARY

GREETING:

WHEREAS, You have been appointed execut OF

of the last will and testament of the above named decedent, by the order of this court, and have duly qualified as such:

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

T. G. Wurst,

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

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

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

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

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

13th

day of

April , 19 50

End J. mains

PROBATE COURT SEAL

Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

County of ...

State of Minnesota,

County of

IN PROBATE COURT

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

WITNESS, my hand and seal of said Court, at

day of

D. 19

Probate Judge.

(LONG FORM)

Fred Brockmann.

Filed this 13th day of
April , 1950 , and Recorded

in Book " K " of Letters, Page 5 K3

Mrank Herry of Clerk-Juiges of Probabl Cont.

R-52 POWER OF ATTORNEY Nº 214730 Know All Men by These Presents:

Assistant Secretary

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.

That the Wester	rn Surety Company, a corp		Wurst	appoint,
in the city of	Greenwald	, County of	Stearns	, State of MINNESOTA
with limited authorisign, execute, ackno	ty, its true and lawful age wiedge and deliver for an	nt and attorney-in- d on its behalf as	fact, with full power and surety, one of the folion	d authority hereby conferred, to wing bonds and no others.
An original bone	I required by statute or de	ecree of Court for:		MAXIMUM PENALTY
	PARTITION L OR PERSONAL PROP	bond or whaccounting	en a separate bond for of proceeds of sale	\$100,000.00
TRUSTEE OR	RECEIVER	-in bankrup	otcy-Federal Court	
(B) GUARDIANS CONSERVATOR CURATORS TRUSTEE RECEIVER SALE OF REA	RS		nefit of creditors this company has	\$ 10,000.00
(C) ATTACHMENT REPLEVIN INJUNCTION FORECLOSURI NOTARY PUBI POST OFFICE PUBLIC OFFICE	Elic	or a State ernment thereof -excluding	nust be a corporation, or the Federal Gov- or any department sheriffs, peace officers, or tax collectors	\$ 7,500.00
(D) COST REMOVAL	1	-excluding	open penalty, stay, as or guarantee of a	\$ 500.00
(E) LICENSE PERMIT QUIET TITLE	}	excluding is the obli	bonds when the State	\$ 3,000.00
endorsement, letter Western Surety Con The acknowledg Company as if such All authority he The WESTERN By-Laws of the Wes takings or other ob Secretary, any Assis may authorize. Th Attorneys in Fact o pany. The corporation." IN WITNESS I	or telegram, signed by the pany specifically authorize ment and execution of an bond had been executed at reby conferred shall expired the stern Surety Company, dui ligations of the corporation tant Secretary, Treasurer, e President, any Vice Preference of Agents who shall have the seal is not necessary for	President, Vice-Pring its execution. y such document lid acknowledged by e and terminate wither certifies that y adopted and now a shall be executed or any Vice Presistent, Secretary, authority to issue or the validity of a street or the validity or the validity or the validity or the validity or a street or the validity or the	on the said Attorney-in-From the regularly elected of ithout notice, at midnigh the following is a true at in force, to-wit: "Section the corporate name of dent, or by such other or any Assistant Secretary bonds, policies, or underfully bonds, policies, under the company that it is not the company to the company that is not the company to the compan	t on May 31, 1952. Ind exact copy of Section 7 of the on 7. All bonds, policies, under of the Company by the President filcers as the Board of Director, or the Treasurer may appoint akings in the name of the Comprishings or other obligations of the Compression of the Compression of the Compression of the Compression of the Company, and the Company, the Company of the Company, the Company, the Company of the Company, the Company of the Company, the Company of the Compan
ATTEST:			By A	auxirbu
00	,00, m			Auxiby President

STATE OF SOUTH DAKOTA, COUNTY OF MINNEHAHA 88.

On this 3rd day of January, 1949, before me, a Notary Public, personally appeared DAN KIRBY, who being by me duly aworn, 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.

Buty Warne Notary Public, South Dakota

My commission expires:

WESTERN SURETY COMPANY
One of America's Older Bonding Companies
CHICAGO . SIGUX, FALLS KANSAS CITY

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

STATE OF MINNESOTA	1	THE PROPERTY COLUMN
County of Stearns	58.	IN PROBATE COURT
In the Matter of the Estate of		
Fred Brockmann, deceased		
KNOW ALL MEN BY THESE PRESE	NTS:	
That we. T. G. Wurst		, as principal,
and WESTERN SURETY COMPANY, Dakota and holding the certificate of the that it is authorized to contract as surety	e Insur y upon	oration organized under the laws of the State of South rance Commissioner of the State of Minnesota showing bonds in said State of Minnesota, as surety, are held
and firmly bound unto the Hon. Earl		
as Judge of Probate of the County of	Stearn	
for which payment well and truly to be ministrators, successors, and assigns, fir THE CONDITION OF THIS OBLI	e paid to made, w mly by GATIO	N IS SUCH, That if the above bounden principal, who
be void; otherwise it shall remain in full	force ar	of said trust according to law, then this obligation shall nd effect.
Dated this 10th day	of	April , 19 50.
Vitness to Principal If a Belian Allindal		They wet (Seal)
Witness to Surety		WESTERN SURETY COMPANY
21-11		(1)
7/ a Beliney		By Wewash
OR C.Dinkel		Countersigned: Attorney-in-Fact.
		P. Oshilar
		By Minnesota Resident Agent.
ACKNOV	VLEDG	MENT OF PRINCIPAL
STATE OF MINNESOTA	1	
County of Stearns	SS.	
	9 1	April , 19 50, before me personally
appeared T. G. Murst		, to me well known
to be the person who executed the foregone same for the uses and purposes herein	oing bor expresse	nd as principal, and acknowledged that he executed the
My Commission Expires		H.A.Behnen Notary Public
September 21st. , 19		Stearns County, Minnesota,
		REPRESENTATIVE
County of Stearns	SS.	
I, T. G. Wurst	-2	do swear that I will faithfully and justly
perform all the duties of the office and tr	not whi	
	above 1	named Fred Brockmann
		Medicine
Subscribed and sworn to before me	this	10th day of April , 19 50 .
My Commission Expires		H.A.Behnen Notary Public
September 21st, , 19	51.	Stearns County, Minnesota

ACKNOWLEDGMENT OF SURETY

COUNTY	of Stearns	a day of	April	A. D. 19 50 , b	efore me, a notary
public in an to me perso WESTERN existing un	nd for said Coun onally known and SURETY COM der and by virtu	ty, personally appe I being by me duly IPANY, a corpora- te of the laws of th	sworn, did say, t ion of Sioux Falls e State of South		ney-in-Fact of the ted, organized and id instrument was
	G. Wurst	rima n		cknowledges said ins	
free act an	d deed of said co ation seal of said	rporation and that corporation.	he has authority	to sign said instrume	nt without affixing
IN W	TNESS WHER	EOF, I have heres	nto subscribed m	y name and affixed	my official seal a
4	reenwald.	, Mir	nesota, the day ar	nd year last above wr	itten.
35. C.	anten Daniena				
Santa	mber 21st.	10 51	H.A.Be	shnen ns County, Minneso	Notary Public.
50000	STAGE CTRA			is County, Minneso	ota
The state of	AND AUGUS	Manufacture and the	APPROVAL	127h	day o
I here	by approve the v	vithin Bond and the	surety thereon, t	this 13th	day o
	april	, 19.50		10	
			Each	e J. In	2
				0	robate spudge.
				ar white	
				The Real Property lies	
*					
	The state of	de the Bar		day of	of Probate
×	₩	4 9		day nd	of Probi
TOI	the day	e e		8 /	P 100
TES	COUR	tivity		25	2002
S S	0 8 8	O O NAN		31/k day of 19 50, and said ook of	1 2
F MINI	四岁前	d d		10 . B	2 21
St	ter T	Representative		트 10	3.
	2 4 4	1 2 G		- 7 pag	0 N 4
M	0 =				
ATE	OB Ne M	RE RE		#-2 co	Jer Chr. pag
STATE OF MINNESOTA	PROBATE COURT In the Matter of the Estate of red Speckmann, decensed	Bond and Oath of Representative (SURETY COMPANY FORM)		Filed the 13M. Myriel , 19 md recorded in Book.	onds, page ecords.

State of Minnesota,) ss.	IN PROI	BATE COURT	
In the Matter of the Estate of Fred Brockmann,	F eccedent.	Order Ap	ppointing Appra	isers
On all the files, records, and proceedings in	said estate			
It is ordered that	н. А.	Behnen		and
O. P. Winter				
be and they are hereby appointed appraisers, to	appraise upon e	oath the estate of t	the said decedent according	to law.
Dated this 13th day	of	April	, 19.50 .	
(PROBATE COURT SEAL)	ξ.	ine of	. The Probate J	udge.

No.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Fred Brookmann,

Decedent.

Order Appointing Appraisers

Filed April 13th, . 1950

Frank Sterrog

State of Minnesota,	IN PROBATE COURT	
County of Stearns	File No. 15,145	
IN THE MATTER OF THE ESTATE OF	INVENTORY AND APPRA	ISAL
FRED BROCKMANN	Date of Death March 2nd,	1949
Deceden	,	Telle & & Comments
	APPRAISERS	
State of Minnesota,		
County of tearns		, and
C. P. Winter	, do solemnly swear that I will honestly, f	
impartially perform all the duties of the office and trust w Fred Brockmann		
Subscribed and sworn to before me this		.,
/3 day of April , 19 50	76 G Belinen	
the Lang	1901-4	
Notary Public, Stearns County, Minn.	S. HURLIN	
My commission expires 4 , 19		
(SEAL) INVENTORY	AND APPRAISAL	
The undersigned representative of the estate of the		t
and show to the court—		
That the following is a true and correct inventory	y of all the property of the above named estate,	both real and
personal, which has come into	and of which D18	knowledge
after diligent search and inquiry concerning the same, of	classified as follows, to-wit:	
LASS I—Real Estate:		
	Specify Encumbrances	Net Value Over
(a) The homestead of decedent, being in the		Encumbrances
Stearns , State of Minneso of lessThan 2 acres in area described as fo	bliows, to-wit:	
(give acreage)		Design I
Commencing at a point Fifty (50):	Imdickes Addition to the	
Village of Meire Grove; thence rethence West one hundred sixty-fithence South One hundred (100) For Sixty-five and 99/100ths (165.99) being sometimes described as the North 290 feet of the E. 165.99 South 50 feet of the North 340 for West of Oak Street in Imdiekes AcGrove,	ve and 99/100 (165.99) Feet; eet; thence East One hundred) Feet to place of beginning South Fifty (50) feet of the feet of Lot A and again as t eet of East 165.99 feet of L	he ot A.
Village of Meire Grove; thence rethence West one hundred sixty-fithence South One hundred (100) Fe Sixty-five and 99/100ths (165.99) being sometimes described as the North 290 feet of the E. 165.99 South 50 feet of the North 340 fe West of Oak Street in Imdiekes Action 1985 South 50 feet of the North 340 fe	ve and 99/100 (165.99) Feet; eet; thence East One hundred) Feet to place of beginning South Fifty (50) feet of the feet of Lot A and again as t eet of East 165.99 feet of L	he ot A,
Village of Meire Grove; thence rethence West one hundred sixty-fithence South One hundred (100) Fe Sixty-five and 99/100ths (165.99) being sometimes described as the North 290 feet of the E. 165.99 South 50 feet of the North 340 fe West of Oak Street in Imdiekes Action 1985 South 50 feet of the North 340 fe	ve and 99/100 (165.99) Feet; eet; thence East One hundred) Feet; to place of beginning South Fifty (50) feet of the feet of Lot A and again as t eet of East 165.99 feet of I ddition to the Village of Mei	he ot A,
Village of Meire Grove; thence rethence West one hundred sixty-fithence South One hundred (100) Figixty-five and 99/100ths (165.99) being sometimes described as the North 290 feet of the E. 165.99 South 50 feet of the North 340 fewest of Oak Street in Imdiekes AcGrove.	ve and 99/100 (165.99) Feet; eet; thence East One hundred) Feet; to place of beginning South Fifty (50) feet of the feet of Lot A and again as t eet of East 165.99 feet of L ddition to the Village of Mei	he ot A,
Village of Meire Grove; thence rethence West one hundred sixty-fithence South One hundred (100) F. Sixty-five and 99/100ths (165.99 being sometimes described as the North 290 feet of the E. 165.99 South 50 feet of the North 340 f. West of Oak Street in Imdiekes AcGrove. (b) All other real estate of decedent being in Street in Imdiekes AcGrove.	ve and 99/100 (165.99) Feet; eet; thence East One hundred) Feet to place of beginning South Fifty (50) feet of the feet of Lot A and again as t eet of East 165.99 feet of L ddttion to the Village of Mei n the County of Minnesota,	he ot A,

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward		8
100.00		
2 2 2 2 2 2	*	
		1
		lank - a land
Total Net Value of Real Estate		\$ 1000,00
CLASS II—Furniture and Household Goods:		
miscellaneous household goods and f	ufniture	\$ 50.00
Total Value of Furniture and Household Goods		\$ 50.00
CLASS III—Wearing Apparel and Ornaments:		
	4	8
		-
Total Value of Wearing Apparel and Ornaments		\$
CLASS IV—Corporation Stocks (Give Certificate No.)	8	8
•		
Total Value of Stock		8

*

31

(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 Value of Principal & Interest
GreenwaldStateBankidated August # 1248 in name of decedent	none	2050.0	2050,00
Total Value of Mortgages, Bonds, Notes, etc. CLASS VI—All other Personal Property:			\$ 2050,00
(Here list Cash, Book Accounts, Annuities, Farm Crops,	Specify Er	gumbrances	Net Value
Machinery, etc.)		tive Amounta	Over Encumbrances
Cash on checking account in Stam Benk Greenwald, Greenwald, Minnesota	01		1584.13
COXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	C.		
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXX	XXXXXXX	
	-		
	_		
Total Value of All Other Personal Property	,		8 1584.13
The total value of all the real estate of decedent, as valued by 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 Respectfully submitted,	the appraisers here dued by the apprais he appraisers herei	sers herein, is	\$ 1000.00 \$ 3684.13 \$ 4684.13

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

Representative....

10 22	T.G.Wurst				
being duly sworn, on	oath says, that	he is there	presentative of t	he estate above :	pecified; that ho ha
read the foregoing int	centory subscribed by	him and	I know B. the con	tents thereof an	d that the same is a true
and correct inventory	of all of the estate of t	he decedent that I	ias come tohis	lononius in incidenti	possession or knowledge
Subs	cribed and sworn to b	before me this			
13th day of	April , A.	. D. 1950		Steller.	ver
Sou	Lang .	de la	T.G.Wi	rst	
Notary Public,	stearns bitte	Bunty, Minn.			Representative
My commission exp	res Williams	, 19			
(SEAL)	E. B. Commission				
	CEI	RTIFICATE O	F APPRAISER	S	
State of	Minnesota	,)			
County of	Stearns		We, the under	rsigned apprai	sers, duly appointed b
he Probate Court of	Stea	rns	Cour	ty, Minnesota,	to appraise the estate of
Fred B	rockmann.		Decedent, hav	ing first duly t	aken and subscribed th
ath prescribed by lan	e and hereto annexed,	, hereby certify as	ad return, that we	have carefully	examined and considere
		Mary Service Country - Service Service Country of the Country of t	CARLO GOLD COLD AND CONTROL PROPERTY OF THE PARTY OF THE		rty therein described, an
					e said property, and se by itself the amount and
	said property, and of			iave juoiea up	og usey me amount and
Dated this	13KL	day of	April		, A, D. 19 50
LARIED THIS		aay oj		1 0	
			74-61	Behn	
			RI	2.1	
				MAKIN	Appraisers

File No. 15,14

State of Alinne

County of a Strain

PROBATE CO

IN THE MATTER OF THE

Red Broken

Inventory and Ap Total Personal - . \$

Total Appraisal - . \$ Total Real Estate - - \$

Due service of the within appraisal is hereby admitted Deputy-7

County.

Filed this

STATE OF MINNESOTA)
COUNTY OF STEARNS)

Theresia Brockmann, being first duly sworn, says that she is the niece of Fred Brockmann, decedent, and that she came to Meire Grove, Minn. from Germany in about the year 1925; that she came to this country to live with her uncle, the decedent, Fred Brockmann; that said Fred Brockmann stated and promised to difficult that if she. Theresia Brockmann would come to America and keep house for decedent during the remainder of his life, that he, Fred Brockmann would make her his sole heir, legatee and devises.

That in pursuance of said moral and legal obligation said Fred Brockmann assigned and quit-claimed to affiant all property listed in Schedule III- Transfers by the decedent, on August 12,1948.

That affiant was not paid wages, but was simply promised that she would be the only person who would receive any property owned by decedent at the time of his death, and therefore decedent in his lifetime, viz. on August 12,1948 assigned and deed all property mentioned in the first paragraph above to affiant.

Subscribed and sworn to

Theresia Brockmann

before me this/3 day of April,1950

T. G. Wurst, Notary Public, Stearns County, Minnesota.,

My commission expires August 23rd, 1950.

STATE OF MINNESOTA DEPARTMENT OF TAXATION INHERITANCE AND GIFT TAX DIVISION

State Office Building St. Paul 1, Minnesota

State of Minnesota,

INHERITANCE TAX RETURN

Decedent Fred Brookmann
Date of death March 2nd, 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 MeireGrove, Minnesota
 Street City State

 (2) Place of death MeireGrove, Minn Birthdate 1870 Place of birth Germany

 (3) Business or occupation retired

 (4) Married, single, separated, widowed or divorced at date of death single

 (5) Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death? Yes A. Name and address of bank or other depositary State Bank of Greenwald, Minn.
- (6) Did the undersigned person or persons filing return make diligent and careful search for property of every kind

B. Name and address of other persons who had access to box. DODO.

- (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?
- (8) Will there be Minnesota probate proceedings? You. Probate ile No.15,145, StearnsCo.Minn.
- (9) Do any of the surviving joint tenants in Schedule I claim that they furnished adequate and full consideration or any portion thereor in money or money's worth toward purchase or acquisition of the joint property? NOTE Do they claim the property was acquired by gift or inheritance by the decedent and survivors as joint tenants?

Give details of such claims in Schedule I.

INSTRUCTIONS

- STATUTES: The inheritance tax law appears in Minnesota Statutes of 1941, 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.
- 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 inventory 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 Minoesota probate proceeding, the return must be field directly with the Department of Taxation, Inheritance and Gift Tax Division, 221 State Office Building, St. Paul 1, Mins.

- DETERMINATION OF TAX: The court will determine the tax upon property included in the probate proceeding. The department will determine the tax upon the teamfers 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 sanswered 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 Affdavit of Survivorship, Joint Tenancy or Remainderman, 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 herein is the full and fair market value on date of death.

COMMISSIONER OF TAXATION Director, Inheritance and Gift Tax Division 491 Lhui

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 sehedule.

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

ELD IN JOINT TENANCY 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 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 Realty; Accesse of Rural Land). Specify Lieus, if any.	Surviving Joint Tenant (Give Name and Relationship to Decedent)	Value of Realty Or Unit Value of Securities On Date of Death	Gross Market Value of Whole Property
SAMPLE: 6-21-41 7-5-42	Lot 1, bik. I, Lief's Add to St. Faul, Ramsey Co., Minn., 6000 Monrclair Rd., St. Paul, Homestead; Mortgage, \$1,000.00 100 shares common stock General Motors Co.	Mary Doe, wife	\$2,455.00 N. V. S. E. 7516	\$4,000.00 \$7,550.00
	Certificate No. 1392816	Julia Divel 100		
	none			
				-

SCHEDULE II (A) -- LIFE INSURANCE

Report all file 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 Taken	Description of Policy (Name of Company, No. of Policy)	Amount Paid or Parable at Death (Show Post Mortem Dividends Separately)	Reseliciary and Selati makin to Decedent	If Contract Jose dol Decedent	ed Prior to 7-45-32 t on 7-15-32 have ht to:
Out	(Name of Company, As. of Policy)	Dividends Separately)	Decedent.	L Change Beneficiary?	2. Cash Surrende
		B - 3 W 5 / 5 / 6		- BELLEVILLE	1 6 3
				STONE STONE	
300	none				
	110110				
-	-				-
1					1.0
- Control of	A December of the last of the		Annual Control of the	-	

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 he 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

Date of Contract	Description of Contract (Name of Company, No. and Type)	Amount Paid of Payable gs Death or Value of Balance of Annuty	Beneficiary or Transfere Name, Address, and Relationship to	Decedent
	nor	ie.		
1011				
1/4				

SCHEDULE III -- TRANSFERS BY THE DECEDENT

SCHEDULE III - TRANS

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 death. It is presumed that a transfer of a material portion of death is presumed that a transfer of a material portion of death is more many transfers of the 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 donee in any year.

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

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

Report transfers in which the 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 THE DECEDENT
at or after decedent's death.

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

Powers of Appointment:

Report the property in respect to which 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- scription of Land; Street Address of City Realty: Acreage of Rural Land). Specify Lieus, if any.	Transferee and Relationship so Decedent	Assessor's Full and True Value of Realty Or Unit Value of Securities on Date of Death	Gross Fair Market Value
8/12/48 dated exe 8/12/48 dated exec 8/12/48 dated dated	48 real estate described as cofNET and SET of NWT of Sect 5. Township 125. Range 33 promissory note to deccdent ted3/6/48, in amt. of \$1500.00 couted by T.G. Wurst, promissory note to decedent 9/17/47 in amt. of \$2200.00, cuted by T.G. Wurst promissory note to decedent 4 9/9/43, in amt. of \$1800.00 ted by T.G. Wurst promissory note to decedent 12/20/44 in amt of \$4500.00 e by T.G. Wurst,	Theresia Brockmanniece Theresia Brockmanniece Theresia Brockmanniece Theresia Brockmanniece	n .	2400.00 1500.00 17, 73 2200.00 60, 32 1800.00 61, 70 4500.00
Total Lien	s, Col Z	Total, Col. 5 Transfers, less Liens	4	12.660.1

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 Liene, if any)	Transferse, Heir or Beneficiary Relationship to Decedent	Full and Fair Market Value on Date of Death	Net Value After Liens
none			
· he can be a second			
		Total	

m.				
T.	 ni u	UE-1	26.1	

the execut.OT /administrat. /transferree, 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 and belief, herein is listed Subscribed and sworn to before me this.

Notary Public, County of Science Public LANG

My commission expires to Commission Carpers Aug. 8, 1955

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 decement's death.

T.G.Wurst,

(Address) Greenwald, Minnesota.

innesofa.	Decedent
State of Minnesota	Re: Estate of Track 12.

	100
Source Court	13.1
My al	3 /12
¥ 300	Les Les
3 /	12 1
000 1	die
F CK	Autorn

COUNTY OF Stearns

M3.25

PROBATE COURT

FILE NO. 15,145

IN THE MATTER OF THE ESTATE OF

Fred Brockmann

Decedent

Inheritance Tax Record and Order Determining Tax

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

testate.

March 2nd

19 19 , a resident of

Stearns

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

Estimated in Petition	Appraised.	Omitted Property, Increased Value	Final Inheritance Tax Values	
Real Estate 1,000.00	1,000.00	None	1,000.00	
Personal Estate 3,684,13	3,684.13	None	3,684.13	
тотаг. 4,684.13	4,684.13	None	4,684.13	

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

Maintenance of family		-		-	5
Statutory allowances -					
Appraiser's fees	-			2	6.00
Publication of orders -	1 33	12	6		14.40
Compensation of repres	entati	ive			50.00
Expenses of representativ	0 -				
Attorney's fees					150.00
Expenses of attorney -		2	-	*	
Certified copies					1.50
Recording fees					1.50
Bond premiums	-				***************************************
Miscl. expenses of admini	istrati	on			8.00
Funeral expenses		*		*	510.00
Expenses of last illness		2		16.	112.00

Taxes, if lien at death:

Personal property

Minnesota Real Estate
Income taxes accrued to death:
Federal
State

Federal estate tax
Claims allowed and paid
Homestead to spouse or issue

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 Legatoses, Devices, or Heirs at Law	Relationship to Decedent	Value of Legacy, Devise, or Distributive Share	Exemption	Inberitance TAX
Pastor, Meier Grove Church Theresia Brockmann	None Niece	1,000.00	100.00	45.00 54.35
	TOTALS	\$3811.75	xxxx	\$99.35

N	(ame of Legateen or Heirs at)	Devisees,	Relationship to Decedent	Value of Legacy, Devise, or Distributive Share	Exemption	Inheritance TAX
				RESERVED IN		
				A CONTRACTOR		
				-		
			TOTALS	\$3811.75	xxxx	\$99:35
		N. VE.		1 24 212		122-33
Now, Therefore, it	is determined	I and ordered that	an inheritance tax in th	ne sum of \$ 99.35	is due the	State of Minnesot
payable to the Tre	easurer of said	l county, plus inter	est at 6%	per annum from ti	ie	2nd
lay of	June	, 19	50			
Dated Apri	1 28th	, 19	50	- 0	0.	
				End	Probate Ju	idea 3
	PRO	BATE				
		EAL,				
Due service of	the order dete	rmining inheritance	thx above described, by	the delivery of a copy there	of to me, is hereby	admitted
No.	There are					
his	day of		, 19		Treasurer	
						County, Minnesota
	Ann A					
his	day of		350 . 19	Attorney	or representative.	of optate
his	day of	APR 291	956	46	nissioner of Taxyli	
				1./	1	on Tanana
				By Charl	CIA	net
	H	ATE OF Decedent			13	4
ta.	UR	TATE	ord			0
153	00	M 14	Rec min Fax		No	6 00
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7 5	AT	R OF	ar Dorittar		103 CO	3
one no. 15,145	COUNTY OF Stearns IN PROBATE COURT	IN THE MATTER OF THE ESTATE OF Fred Brockmann , Decedent	Inheritance Tax Record and Order Determining Inheritance Tax		Filed 6 M. day of geelly Recorded in Book 103	3
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t like	Z	E T	In ar	Amount \$	bed o	and the
	817	Z	Da	N. C.	File File	of

State of Minnesota

Department of Taxation State Office Building, St. Paul 1

INHERITANCE AND GIFT TAX

August 18, 1950

Stephens & Lang Attorneys at Law Melrose, Minnesota

In Re Estate Fred Brockmann

Gentleman:

G. HOWARD SPAETH

COMMISSIONER OF TAXATION

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

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

CTK/IMG Enclosures

cc: Hon. Earl J. Meinz, 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

Fred B	roekmann		ORDER DETER	MINING
		Deceased.	INHERITANCE	
County of	Stearns			
1000				
inheritance tax Taxation finds:	and upon examination	of all the files, record	missioner of Taxation for ds and proceedings herein	the assessment of the , the Commissioner of
1. That t	he above named deceden	t died March i	2, 1949	, a resident

of	Stearns	County, State of Mir	mesota.	
in contemplation life insurance of	on of death or transfers	to take effect at death	probate and taxed by probate; joint tenancy or joint of appointment are subject	survivorship property;
Transferee and	relationship to deceden	t		AMOUNT OF TAX
TYPE OF TR.	ANSFER		VALUE	
From es			\$2,811.75	
			\$15,471.85	
Less	statutory examp	tion	s14,421,85	SN46-31
Less to	ex by court			24.35
		MUNITUM	L TAX DUR	9393.90
			D AND ORDERED, that as an inheritance tax upo	
			st thereon at the rate of 6	
and after Ju	ne 2, 1950	until	paid; that the said tax be	paid to the Treasurer
of Steam	ms County.			
ment of Taxati			y name and affixed the off	icial seal of the Depart-
PPROVED:		G. HO	WARD SPAETH, issioner of Taxation.	
. HOWARD S		Ву		
	R OF TAXATION		Ceating, Director,	
(SEAL) ROE	tomp	Inherit	tance and Gift Tax Division	on.

ORDER AND NOTICE OF ORDER DETERMINING INHERITANCE TAX

Amount of Tax - 8393 96

Filed August 19th, 1956

DEPARTMENT OF TAXATION
INHERITANCE AND GIFT TAX
DIVISION
In the Matter of the Estate of
Med Blockhaure
Deceased.

STATE OF MINNESOTA
INHERITANCE AND GIFT TAX DIVISION

_						
In	the	Matter	of	the	Estata	at

NOTICE OF ORDER DETERMINING INHERITANCE TAX

 Fred Brockmenn	
De	eceased.

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 transferces in the amounts set forth in the attached order.

Dated August 18, 19 50

G. HOWARD SPAETH, Commissioner of Taxation.

By

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

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.

Stat	e of	Minnesota
County of		Stearns

88.

IN PROBATE COURT

County of	Stearns			
IN THE MATTER	OF THE ESTATE OF.	Fred Brookma	inn,	Deceased
			action of this Court that	
and conditions of over to the distributeree, and has in all things well. IT IS THE of said estate and	the final decree of d butees named in said fully complied wit l, faithfully and fully EREFORE ORDER the sureties on	istribution of said est I final decree all mon- h all other orders and y administered said es RED AND DECREE h1s	the named estate ha S fully of ate duly made and filed in the eys, funds and property to the decrees of this Court relating state as such POPOSS. That said POPOSS. bond, be, and they hereby are of said estate and of said trus	is Court and ha . S. paid em awarded by said final to said estate, and ha . S. ntative entative forever discharged and re-
Dated this	30th		August,	
			Stearns	County ,Minn.

No.

In Probate Court

County of Stearns

IN THE MATTER OF THE ESTATE OF

Fred Brockmann, Deceased.

Order Discharging Executor or Administrator and Sureties (Chap. 289, Laws 1917)

Filed this 30th day of

August, 19.50

Recorded in book 97 of orders at

Page 207

Trank Nergoy Clerk Dalge of Robale.

No. 134 Order Allowing Final Account	15 CHOST CO., 61, 81810, WHEEL MICHES
State of Minnesota, County of Stearns 88. IN PROBATE (COURT
IN THE MATTER OF THE ESTATE OF Fred Brockmann, Decedent. ORDER ALLOWING F	INAL ACCOUNT
1950 , upon the petition of the representative of the above named estate praying for the allowed and for distribution of the residue of said estate.	
The said representative appeared in person and by attorneys Stephens and no one appeared in opposition.	and Lang,
The Court, after due consideration of said petition, the evidence adduced in support the records in said matter, finds the following facts:	ereof, and the files and
First-That due notice of the said hearing of said petition has been given as required	by law by the publica-
tion of the citation of this Court for said hearing, dated the 14th day of	April ,
19 50, in the Melrose Beacon, proof of publication of said	notice for
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, adj. Court, and as so adjusted and settled, is hereby found to be correct; a summary statement follows, to-wit:	
RECEIPTS	
Personal estate as described in the inventory \$ 3684.13	
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 \$ 20.50	
- \$ \$	
Total receipts from all sources - \$ 3704.63	
DISBURSEMENTS AND CREDITS	
Estate selected for surviving spouse	\$
Maintenance of family of decedent	8
Expenses of administration	\$ 231.40
Expenses of last sickness	\$ 112.00
Funeral expenses	\$ 510.00

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

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

Dated May 12th

, 1950 .

By the Court,

Problete Judge

PROBATE COURT
IN THE MATTER OF THE ESTATE OF
Fred Brockmann,
Decedent,

Order Allowing Final Account

Filed this. 12th. a recorded in Book 10/ of 0 of 0 at Page 760

care oder

15,145

State of Minnesota,

State of Minnesota,	IN PROBATE COURT
County of Stearns	File No. 15,145
In the Matter of the Estate of	
Fred Brockmann, Deceder	Final Decree of Distribution
19 50 , upon the petition of the representative of said e	he 12th day of May state for the distribution of the residue of exid estate to the persons
The representative of said estate appeared in per-	on and by attorneys Stephens and Lang,
	And the court having considered the evidence produced at said hearing, the arguments of counsel, and the files and re- in said matter, finds the following facts: FIRST—That notice of said estate has been duly given and served as required by law and the order of this court for earing. SECOND—That the said estate has been in all respects fully administered, and the expenses of the administration
SECOND-That the said estate has been in all r	respects fully administered, and the expenses of the administration ent, and all claims allowed against said estate have been fully paid,
and that said representative has filed his That all inheritance taxes determined by the Court to be	final account herein which has been settled and allowed by the Court. due the State of Minnesota have been paid.
THIRD—That said decedent died test	late on the 2nd day of
March , 1949 , and	at the time of h 13.death decedent was a resident of the County of
Stearns and	l State of Minnesota.
FOURTH—That the residue of the estate of said (A) Personal property of the value of \$ 1	decedent for distribution consists of the following property, to-wit:

Cash Miscellaneous household goods and furniture \$1,782.25

\$1,832.25

50.00

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

Commencing at a point fifty (50) feet north of the northeast corner of Lot number one (1) in Imdiekes addition to the Village of Meire Grove; thence running North One hundred feet thence West one hundred sixty-five and 99/100 (165.99) Feet; thence South One hundred (100) feet; thence East one hundred Sixty-five and 99/100ths (165.99) Feet to place of beginning; being sometimes described as the South Fifty (50) feet of the North 290 feet of the E. 165.99 feet of Lot A and again as the South 50 feet of the North 340 feet of East 165.99 feet of Lot A, West of Oak Street in Imdiekes Addition to the Village of Meire Grove.

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

Stearns

Beginning at the Northeast (NE) corner of Lot One (1), in Imdieke's Addition to the Townsite of Meire Grove according to the plat and survey thereof on file and of record in the office of the Register of Deeds in and for Stearns County, thence due North along the West line of Oak Street Fifty (50) feet; thence West one hundred sixty-five and 99/100 (165.99) feet; thence South Fifty (50) Feet to the North West corner of said Lot One (1) in said addition, thence East along the North line of said Lot One (1) One hundred sixty-five and 99/100 (165.99) feet to the place of beginning; said parcel is part of Out Lot "A" of said Imdieke's Addition to Meire Grove.

FIFTH-That the following named person TAXXXXX is the sole residuary devisee and legatee

of said decedent, and MAXXXX

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

Theresia Brockmann, niece of said decedent.

Now, Therefore, On motion of

Stephens and Lang, attorneys for the

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

> All thereof to the said Theresia Brockmann, absolutely.

And that the title to the above described real estate. has passed to and is hereby assigned to and vested in the above named persons in the following proportions and estates, to-wit: All thereof to the said Theresia Brockmann, in fee simple. En Saur and to Gold the Same, together with all the hereditaments and appurtenances thereunto belonging her heirs and assigns; without prejudice, or in anywise appertaining to the said above numed person , however, to any lawful conveyance of said property or any part thereof by said persons, or any of them, heretofore made. Dated at St. Cloud, Minnesota, this 30th day of August , 19 50 Probate Judge. PROBATE COURT State of Minnesota. PROBATE COURT 88. County of within and for said County, and Custodian of the Seal and Records of said Court, do hereby certify that I have compared the foregoing copy of Final Decree of Distribution with the original record thereof preserved in this office and have found the same to be a correct transcript of the whole thereof. In Testimony Whereof, I have hereunto subscribed my name and affixed the Seal of said Court, at _ in said County, this day of of the Probate Court. certify that the within Instru-iled in this office for record on County Auditor. PROBATE COURT Final Decree of Distribution State of Minnegota In the Matter of the Estate of day of Aug Office of Register of Deeds, State of Minnesota Fred Brockman, in Book recorded in Book Transfer entered this 30th wess filed Filed this to the sol und tous ment

State of Minnesota.

Stearns County of

Frank Stegner

IN PROBATE COURT

IN	THE	MATTER	OF THE	ESTATE OF	

Decedent.

Petition for Administration

TO THE PROBATE COURT ABOVE NAMED:

Your Petitioner 8, Johanna Stegner and Sister Auxilia, O.S.B., formerly Mary Stegner, respectfully represents and states to the Court:

First—That your Pelilioner on x resident of the City of Duluth

in the County of St. Louis

have State of Minnesota, and xxxx adulment xxxan

interest in whatever estate the decedent above named may have left at the time of h 10 death, to-wit:

sisters and heirs-at-law of decedent.

Second—That said of			
and died at St. Wende:	l Township, S	tearns County, State of Minneso	ta on the
24th	day of	July , 10 49 age	d 64 years and was
at the time of h 1s deat	th a native of	Minnesota	, and
a citizen of the County of	f Stearns		and a
resident of St. Wende	sl Township	County of Stea	
Minneso ta	, and w	vas the owner of estate in the County of	
		f Minnesota, at the time of h 1s death.	
Third—That said de	cedent died withou	t leaving a last will and testament.	
Fourth—That said e	state of decedent, a	if the time of h 18 death, included person	nal property of the probable
value of \$ NONE			
 Household Goods, 	\$	3. Wearing Apparel,	1
3. Stock,	8	4. Notes, Bonds, etc.,	\$
5. Micellaneous,	8	6.	8
That said estate incli	ided real estate of	the estimated and probable value of \$ 5,0	000.00 consisting
principally of lands in the	County of Stes	rns , Stat	te of Minnesota, described as
follows to-wit:			
1. Homestead in S	itearns	County, Minnesota, as fe	ollows:
A. City Property			
			8
(or)		(Give Area)	
B. Rural Property	SH of SW2 and	Sa Swa . Section 10, Township	\$ 5,000.00
	125, Range 29	= 120 acres	. \$
2. Real Estate other than	Homestead: NON	E	
A. City Property		Lots without Buildings	8
City Property		Lots with Buildings	\$
B. Rural Property		Acres improved land	8
Rural Property		Acres unimproved land	1
Fifth-That the prob-	ble amount of the	debts of decedent is \$ none	

477	AME	AGE	RELATIONSHI	POST OFFICE ADDRESS
Johanna Steg	ner	legal	sister	402 E. 5th Street
Sister Auxil		legal	sister	Duluth 5. Minnesota St. Ann's Home
formerly Mar				2002 W. 3rd Street
COLUMN TO THE STATE OF THE STAT	, nachier	-		Duluth 6, Minnesota
		11 11 11 11 11 11 11 11		Similara and Samurana
		- International		
	-			The second secon
and the	of Minnes	uia,	W Die	les auxilia OSB,
Johanns ing duly sworn, atter; thatt_i in knowledge, ex	on oath, says, that he y zas read so cept as to these mat	t hey are	ilia, O.S.B., for the person who mak d knows the contents ated on information a	thereof, and that the same is true of h CAF ad belief, and that as to those matters & h
Johanns ing duly sworn, atter; thatt _i in knowledge, ex lieves it to be tr	on oath, says, that on oath, says, that he y 248 read so cept as to those mat ue.	t hey are id petition and ters therein sta	the person who mak the person who mak d know the contents ated on information a	ormerly Mary Stegner, of the foregoing petition in the above entitle thereof, and that the same is true ofth SIR and belief, and that as to those matters to he hanna Stegner
Johanns ing duly sworn, itter; that t in knowledge, ex- lieves it to be tr Superibed an	on oath, says, that on oath, says, that be y 2482 read so cept as to these mat ue. I sworn to before n	t hey sid petition and ttars therein sta	the person who mak the person who mak d know the contents ated on information a	ormerly Mary Stegner, of the foregoing petition in the above entitle thereof, and that the same is true ofth ear and belief, and that as to those matters to he hanna Stegner Lu Anyelia OJR
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Johanns ing duly sworn, itter; that to n knowledge, ex lieves it to be to Superibed an y of Au y commission e	on oath, says, that nave y 2488 read so cept as to those matue.	t hey are sid petition and there therein sta	the person who maked knowle the contents and on information a let with the second of t	ormerly Mary Stegner. of the foregoing petition in the above entitle thereof, and that the same is true ofth elr and belief, and that as to those matters to he hanna Stegner Liu Anytha OSB. Many Stegner. Petitioner. E. BURNS earms County, Minn. pures July 18, 1950
Johanns ing duly sworn, atter; that to m knowledge, ex- lieves it to be to Superibed an my of Augustian y commission e	Stegner and on oath, says, that the y 1248 read so cept as to those mat ue. I sworn to before n and white	t hey are sid petition and there therein sta	the person who maked knowle the contents and on information a let with the second of t	ormerly Mary Stegner. of the foregoing petition in the above entitle thereof, and that the same is true of h. 21r and belief, and that as to those matters to h. 8 hanna Stegner iliu anytha OSB many Stegner, Petitioner. E. BURNS earms County, Minn. pures July 18, 1950
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ring duly sworn, atter; that to re knowledge, ex- rlieves it to be to Subscribed and ry fy Commission e	Stegner and on oath, says, that the y 1248 read so cept as to those mat ue. I sworn to before n and white	t hey are sid petition and there therein sta	the person who maked knowledge the contents ated on information a let when the second th	ormerly Mary Stegner, of the foregoing petition in the above entitle thereof, and that the same is true of h. elr and beilef, and that as to those matters to h. el hanna Stegner Lu Anyalia OSB many Stegner, Petitioner. E. BURNS earms County, Minn. pores July 18, 1950

15,146

STATE OF MINNESOTA COUNTY OF STEARNS

PROBATE COURT

Re Estate of Frank Stegmer, Decedent. IT IS ORDERED that the petition for general administration filed herein be heard on Friday, September 2nd. in the Court House in St. Cloud, Minn. IT IS ORDERED that creditors of decedent file their claims in this court within four months from the data hereof and that said claims be heard on Friday. December 9th, 1949, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn.

Dated this 2nd day of August, 1949.

(Seal)

EARL J. MEINZ Probate Judge.

HARRY E BURNS, Enq. Attorney.

Pub. Aug. 4-11-18, 1949

STATE OF MINNESOTA, COUNTY OF STEARNS

Frederick C. Schilplin

... being duly sworn on oath says:

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

President

of the Times Publishing Company, the publisher of the newspaper known as The St. Cloud Daily Times and has full knowledge of the facts hereinafter stated

That for more than one year prior to the publication therein of the Order for Hearing on Petition for General Administration

said newspaper was printed and published in the City of St. Cloud, in the County of Stearns State of Minnesota, daily except Sundays and holidays; that during all said time said newspaper has been printed in the English language from its known office of publication within the City of St. Cloud from which it purports to be issued as above stated and in newspaper format and in column and sheet form equivilent in space to at least 450 running inches of single column two inches wide; has been issued daily except Sundays and holidays from a known office estwo incines wide; has been issued daily except cummys and motions strong and the necessary material tablished in said place of publication and employing skilled workmen and the necessary material for preparing and printing the same; that the press work on that part of the necessary material to local news of interest to the community it purports to serve has been done in its known. office of publication; that during all said time in its makeup not less than twenty-live per cent of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, plate matter and advertisements; has been circuisted in and near its said place of publication to the extent of at least two hundred and form (200) conter-regularly delivered to paying subscribers and has entry as second class matter in its local past. office; and that there has been on file in the office of the County Auditor of Stearns County, Minnesota, the affidavit of a person having knowledge of the facts, showing the name and loca-tion of said newspaper and the existance of the conditions constituting its qualifications as a legal newspaper.

Order for Hearing on Petition for General Adminis-That the tration

hereto attached was cut from the columns of said newspaper, and was printed and published therein in the English language, once each week, for three successive weeks; that it was first so published on Thursday the 4th day of August 19 49 : and thereafter on ... Thursday of each week to and including the 18th day of August 19 49

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

Subscribed and sworn to before me 18th day of August

Mor on draught Notary public Stearns County, Minnesota.

My Commission expires . Oct. 1st . 19 51

15,146

PRINTER'S Affidavit of Publication

OF

THE ST. CLOUD DAILY TIMES

	Petition for General
	Administration
Est	ate of Frank Stegner,
	Decedent
7	

OF Rug A.D. 1949

Track News

State of Minnesota,					
County of	Stearns		\$ 88.		
IN THE MA	TTER OF TH	E ESTATE	OF		
Frank St	tegner				

Decedent.

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

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

ATTACH COPY OF ORDER HERE

STATE OF MINNESOTA COUNTY OF STEARNS

(Seal)

EARL J. MEINZ
Probate Judge.

HARRY E BURNS, Esq.
Attorney.
Pub Aug. 4-11-18, 1949

File No.

IN PROBATE COURT -

Affidavit of Mailing of Order for Hearing

Petition for Administration and

Claims

State of Minnesota.

County of Stearns

Harry E. Burns

being first duly sworn on oath deposes and says that on

the 6th day of August 19 49

at City of St. Cloud , in said County and

State he mailed two copies of the Order hereto attached

in the above entitled matter, to Commissioner of Taxation

(Commissioner of Taxation)

and surface

(Secretary of State or Foreign Connul)

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

positing the same in the U.S. mails at

St. Cloud, Minnesota

and addressed to the following named persons:

NAME	STREET OR POST OFFICE	CITY	STATE
Johanna Stegner	402 East 5th Street	Duluth 5	Minn
Sister M. Auxilia, O.S.B.	St. Ann's Home 2002 W. 3rd Street	Duluth 6	Minn

Subscribed and Sworn to before me this.

day of

Notary Public,

County, Minn.

My commission expires Notice F. Life S. Line County, Minnerota the Compilering Engines October 20, 1953

File No. 15, 146

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of Moule Stegner

Decedent.

AFFIDAVIT OF MAILING

adm x Claims

Filed Sept. 2nd, 1949 Trank Alexan Probato Judge f Clerk.

County of Stearns

(Court Seal)

State of Minnesota, See. IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF Prank Stegner Decedent. ORDER GRANTING ADMINISTRATION
The petition of Johanna Stegner and Sister Auxilia, O.S.B., formerly Mary Stegne
praying that letters of administration upon said estate be granted to Johanna Stegner and
John Burgstaler came duly on for hearing at a Special Term of this Court, held on the
2nd day of September 1949 Said petitionersappeared in person
and by their attorney, Harry E. Burns, Esq.,
and no one appeared in opposition.
The Court having duly considered said petition and the evidence adduced in support thereof, find as follows:
First: That notice of said hearing has been given and served by the publication of the order for said hearing
issued herein in the St. Cloud Times as by law and
the order of this Court provided.
Second: That the said decedent died intestate on the 24th day of July
19 49 .
Third: That said decedent was a resident of St. Wendel Township at the time of his death
and left estate within County of Stearns and State of Minnesota
to be administered upon.
Fourth: That Johanna Stegner and John/ are inby law entitled, a suitable and competent
person, to administer upon said estate.
THEREFORE, is is ordered that said petition be granted and Johanna Stegner and be, and
hereby ** administrators of the estate of said dedecent, and that letters
of administration issue to them upon their filing the oath by law required
and a bond in this court in the penal sum of Twenty-five Hundred and no/100
(\$2,500.00) Dollars, with sureties to be aproved by the Judge of this Court conditioned
according to law.
Dated September 2nd 19 49 E. C. Q. Tules of Below

State of Minnesota,

County of . Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Frank Stegner

Decedent.

Order Granting Administration

Filed the 2nd day of September 1949.

Recorded in Book 92 of Orders

age 20

Frank Herzog Clerk Walk of Probate

State of Minnesota,

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Frank Stegner

Decedent.

Letters of Administration

Johanna Stegner and John Burgstaler

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

NOW THEREFORE, the said _____Johanna Stegner and John Burgataler is hereby appointed administrators of the estate of _____ Frank Stegner 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 axide 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 September 2nd , 1949 By the Court,

SEAL

Ene J. Ine Judge of Probate.

IN PROBATE COURT In the Matter of the Estate of Prank Stegner Decedent State of Administration in the matter the matter that and and the sea day of the

Letters of Administration

Filed this 2nd

day o

September

, 19 49, and

recorded in Book M

of Letters

on page

Frank Herrog Clerk-Tikker of Probate.

No. 28

19.....

IN PROBATE COURT

POWER OF ATTORNEY Nº 17142 B-52

Know All Men by These Presents:

vided the penalty does not exceed the amount designated.

does hereby make, constitute and appoint

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.

That the Western Surety Company, a corporation, organized and existing under the laws of the State of South Dakota.

with limited authority, its true and lawful agent and attorney-in-fact, with full power and authority hereby conferred, to sign, execute, acknowledge and deliver for and on its behalf as surety, one of the following bonds and no others, pro-

County of Meaths, State of numn

An original bond required by statute or decree of Court i	MAXIMUM PENALTY
account	ring of proceeds of sale
TRUSTEE OR RECEIVER —In bank	cruptcy—Federal Court
PECELVED —not for	entary only \$ 50,000.00
SALE OF REAL OR PERSONAL PROPERTY-only W	ing bond
(C) ANY OTHER BOND (excluding Stay, Supersedeas or O	Open Penalty) \$ 10,000.00
Company as if such bond had been executed and acknowledge All authority hereby conferred shall expire and terminat. The WESTERN SURETY COMPANY further certifies t By-Laws of the Western Surety Company, duly adopted and takings or other obligations of the corporation shall be exec Secretary, any Assistant Secretary, Treasurer, or any Vice P may authorize. The President, any Vice President, Secreta Attorneys in Fact or Agents who shall have authority to iss pany. The corporate seal is not necessary for the validity	of by the said Attorney hard, and be a feel of the company, a without notice, at midnight on that the following is a true and exact copy of Section 7 of the now in force, to-wit: "Section 7. All bonds, policies, underwied in the corporate name of the Company by the President, resident, or by such other officers as the Board of Directors ry, any Assistant Secretary, or the Treasurer may appoint sue bonds, policies, or undertakings in the name of the Comof any bonds, policies, undertakings or other obligations of the Company by the President, Secretary, or the Treasurer may appoint sue bonds, policies, undertakings or other obligations of the Company bonds, policies, undertakings or other obligations of the Company bonds, policies, undertakings or other obligations of the Company bonds, policies, undertakings or other obligations of the Company bonds, policies, undertakings or other obligations of the Company bonds, policies, undertakings or other obligations of the Company bonds, policies, undertakings or other obligations of the Company bonds, policies, or undertakings or other obligations of the Company bonds, policies, undertakings or other obligations of the Company bonds, policies, undertakings or other obligations of the company bonds, policies, undertakings or other obligations of the company bonds, policies, undertakings or other obligations of the company bonds, policies, undertakings or other obligations of the company bonds, policies, undertakings or other obligations of the company bonds, policies, undertakings or other obligations of the company bonds, policies, undertakings or other obligations of the company bonds, policies, undertakings or other obligations of the company bonds, policies, undertakings or other obligations of the company bonds, policies, undertakings or other obligations of the company bonds, policies, undertaking the c
ATTEST:	By Darkuby President
G. A G. Task Assistant Secretary	President
STATE OF SOUTH DAKOTA, COUNTY OF MINNEHAHA	

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

My Commission expires

Notary Public, South Dakota

Company and acknowledged said instrument to be the voluntary act and deed of said corporation.

	State of Minnesota,	lan.	IN PROBATE CO	URT
	IN THE MATTER OF THE ESTATE OF	1		-
	307 3100 200 3 300 300 300 300 300	1	BOND	
	Frank Stegner	1	BOND	
	Know All Men by these Presents, That Johanna Stegner and J		aler	
	and WESTERN SURETY COMPANY	2000 2000 2000		as principal
	a corporation organized under the laws of the S and holding the certificate of the Insurance Co to contract as surety upon bonds in said State HONORABLE EARL J. MEINZ STEARNS	of Minnesota	ITH DAKOTA If the State of Minnesota showing the , as surely, are held and firmly bound as Judge of Probate the sum of TWENTY-FIVE HUNDSED	sento of the County of
		oney of the l	Inited States, to be paid to said Juli made, we hind ourselves and each of ou	ge of Probate, or
To.	THE CONDITION OF THIS OBLIGATION IS hanns Stegner and John Burgstaler		if the above bounden	
9.0			who have been appointed t	shall well and
	of the estate of the above named decedent faithfully discharge all the duties of thei then this obligation shall be void; otherwise it	T from	d as representative of said estate of bull force and estate	
	In Witness Whereof, Said principals			d 8 and seal ;
	and the said surety has caused these presents to			anne squar
	and the said surrey has consed mest process is		corporate seal to be hereto attached b	w authority of its
	Board of Directors this 2nd	day of		9 49
	Board of Directors, this SIGNED, SEALED AND DELIVERED IN PRESE			
	neviam Cooper	owleds man	By Ham Sur	no (
	State of Minnesota,)		
	County of Stearns	September	49	
	On this 2nd day of		19. , before me per	sonally appeared
	Johanna Stegner and John Burgstale			me well known
	to be the person. 8 who executed the foregoing bo that he executed the same for the uses and pur	nd as princip pases herein	al a , and shey expressed as his free act and deed.	acknowledged
	My Commission Expires	4	man processing	Consta
My	The Public States Charty Moneyate Commission Oxford 20,1953 19		stray Public Minnesota.	.County,
	State of Minnesota,	1	nt of Surety	
	County of Stearns	88.	September	49
	On this 2nd day of before me appeared Harry E. Burns		pensember	19
	to me personally known, who being by me duly	sworn, did s		n-Fect
	a corporation; that the seal affixed to the foregoi instrument was executed in behalf of said corp	ng instrumen		on, and that said
	by authority of its Board of Directors; and the	said Et	erry M. Burns	
		edged said in	trument to be the free act and deed of	
	My Commission Expires		otary Public Minnesota.	County,

VICTORIA WEISBERCK
Picture Public, Straign County, Minnesoba
My Cummission Expires October 20, 1955

I hereby approve the within bond and the surety thereon, this September , 1949.

day of

Probate Judge,

Oath of Representative

State of Minnesota.

County of Stearns

M. We, Johanna Stegner and John Burgsteler

do meear that I will faithfully and justly perform all the duties of the office and trust which I now assume as representatives of the

of the above named decedent

, to the best of my ability

and according to law, so help me God.

Subscribed and sworn to before me, this 2nd . 1949

day of September

Notary Public

Minnesota.

County:

My Commission Expires

19

VICTOR'S STEEDINGS Natury Public, Steerer Courty, Minnesota My Commission Express October 20, 1953

Bond and Oath of Representative Corporate Surety)

State of Minnesota,

True of Full \$ 945 00 884 8N4 * 3600 °C 82 884 \$ 4545.00

day of

(PROBATE COURT SEAL)

Dated this

18th

No.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Frank Stegner
Decedent.

Order Appointing Appraisers

Filed October 18th , 1949

Frank Herrog Probate Jano Clerk.

State of Minnesota,) IN I	PROBATE COUR	T
County of Stearns	. F	ile No.	
In the Matter of the Estate of)	INVENTORY AND APPR	AISAL
Frank Stegner			
	ecedent) Date o	of Death July 24th	, 19.49
OAT	H OF APPRAISERS		
State of Minnesota,	88.		
County of Stearns	, Joh	n A. Meagher	and
Vince Benkowski		ly swear that I will honestly,	
impartially perform all the duties of the office and Frank Stegner		ne as appraiser of the estate of the best of my ability. So	
Notary Public, My commission expires by Mino. Notary Public, My commission expires by Mino. INVENT The undersigned representative & of the este and show to the court— That the following is a true and correct in personal, which has come into. their poss after diligent search and inquiry concerning the second of the esternion of the court of the c	Minn. ORY AND APPRAIL te of the above named de ventory of all the prope	rty of the above named estate they have	, both real and
(a) The homestead of decedent, being	in the County of	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Stearns , State of M		370000000000000000000000000000000000000	
of 120 acres in area described			
Southeast Quarter of the Southwe (SE2 SW2) and the South W12 of Quarter SW4 SE2), Section Ten (1 One Hundred Twenty-five (125), R nine (29).	the Southeast 0). Township		2400.00
			**
(b) All other real estate of decedent b	eing in the County		s
	State of Minnesota,		
described as follows, to-wit:			
01 11 06 11	10		
86'486'4 10,125.	29		
Hems			
			1 4 7 96
	tractic ways o		
	BEELS SEVE		
FORWARDED	Maria Maria Maria		

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward		\$
Total Net Value of Real Estate		8
	8	8
CLASS II—Furniture and Household Goods:	3	
	\$	
CLASS II—Furniture and Household Goods:	*	
CLASS II—Furniture and Household Goods:	8	
CLASS II—Furniture and Household Goods:	8	
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods	*	
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods		8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods	3	8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods		8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments:		8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods		8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments:		8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments:		8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: NONE		8 8 8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: NONE Total Value of Wearing Apparel and Ornaments		8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: NONE Total Value of Wearing Apparel and Ornaments		8 8 8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: NONE Total Value of Wearing Apparel and Ornaments	3	8 8 8
CLASS II—Furniture and Household Goods: Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: NONE Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	3	8 8 8
CLASS II—Furniture and Household Goods: NONE Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: NONE Total Value of Wearing Apparel and Ornaments	3	8 8 8
CLASS II—Furniture and Household Goods: Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: NONE Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	3	8 8 8
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CLASS II—Furniture and Household Goods: Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments: NONE Total Value of Wearing Apparel and Ornaments CLASS IV—Corporation Stocks (Give Certificate No.)	3	8 8 8

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			& Interest
	8	8	8
NONE			
WOME.			
m. (W.) (W.) B. 1 W.			-
Total Value of Mortgages, Bonds, Notes, etc. ASS VI—All other Personal Property:			8
(Here list Cash, Book Accounts, Annuities, Farm Crops,	Specify En	cumbrances	Net Value
Machinery, etc.)	and Respect	tive Amounts	Over Encumbrar
	•		
NONE			
Total Value of All Other Personal Propert SUMM! the total value of all the real estate of decedent, as valued by the total value of all the personal property of decedent, as valued by Respectfully submitted,	ARY y the appraisers here alued by the apprais	ers herein, is	\$ 2400.00

VERIFICATION

Toly	anna Stegner an	d John Burent	ler	
				above specified; that they ha
				eof and that the same is a tru
and correct inventory	y of all of the estate o	f the decedent that h	ias come to their	possession or knowledge
Sub	scribed and sworn to	o before me this	- 1	
	pires. BURNS no County, Minn. es July 12, 1998 Co f Minnesot tearas		F APPRAISERS We, the undersigned a	Stegner Stoles Representative Representative be repraisers, duly appointed be resola, to appraise the estate of
Frank St	egner w and hereto annexe		Decedent, having first and return, that we have care	duly taken and subscribed the
Frank St path prescribed by la the inventory of said have faithfully and down opposite each	egner we and hereto annex estate delivered to w impartially and to	s by the representate the best of our kno res the value thereo	Decedent, having first and return, that we have care ive of said estate and the wledge and ability, apprainf in money, and have foote	duly taken and subscribed th fully examined and considere property therein described, an ised the said property, and so
Frank St path prescribed by la the inventory of said have faithfully and down opposite each	egner we and hereto annex estate delivered to w impartially and to item thereof in figu	s by the representate the best of our kno res the value thereo of the whole of said day of	Decedent, having first and return, that we have care ive of said estate and the wledge and ability, appraise in money, and have foote estate.	duly taken and subscribed the fully examined and considered property therein described, and ised the said property, and sed up by itself the amount and A.D. 19.49
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Frank St path prescribed by la- the inventory of said have faithfully and down opposite each value of each class of	egner we and hereto annexe estate delivered to w impartially and to item thereof in figur f said property, and	s by the representate the best of our kno res the value thereo of the whole of said day of	Decedent, having first and return, that we have care ive of said estate and the wledge and ability, appraise in money, and have foote estate.	duly taken and subscribed to fully examined and consider, property therein described, an ised the said property, and s d up by itself the amount an , A. D. 19. 45

File No 15, 146

State of Minnesota,

County of Steamed

IN THE MATTER OF THE ESTATE OF FRANKE STEEPING PROBATE COURT

Inventory and Appraisa Total Personal - - \$

Total Appraisal - . \$ edition. o Total Real Estate - . \$ AUCO.

Due service of the within inventory appraisal is hereby admitted this Deputy-Treasurer o County, Minnesot. Filed this 26 th day of October , A. D. 1949
Mend flores sudge Clerk

Attorney

STATE OF MINNESOTA DEPARTMENT OF TAXATION INHERITANCE AND GIFT TAX DIVISION

State Office Buildinng St. Paul 1, Minnesota

State of Minnesota.

County of Stearns

INHERITANCE TAX RETURN

Decedent Frank Stegner Date of death 7-24-49

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 1945, Chapter 291, as amended.

GENERAL INFORMATION

- St. Wendel Township, Minnesota Decedent's residence at date of death....
- City Place of deathSt.Wendel Township Birthdate 9-24-1884Place of birth St.Wendel Township,Minnesots Steams County,Minn
- (3) Business or occupation Laborer
- Married, single, separated, widowed or divorced at date of death single
- Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death? To
 - 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
- (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?
- (8) Will there be Minnesota probate proceedings? yes
- (9) Do any of the surviving joint tenants in Schedule I claim that they furnished adiquate and full consideration or any portion thereof in money or money's worth toward purchase or acquisition of the joint property? ____none

Do they claim the property was acquired by gift or inheritance by the decedent and survivors as joint tenants?

Give details of such claims in Schedule I.

INSTRUCTIONS

- Chapter 291, as ammended. Taxable transfers are defined in M. S. 291,01, Filing an inheritance tax return is required by M. S. 291,12, Amendmenta 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 deceased persons to hears or beneficiaries which are not included in the inventory in a Minnesota probate proceeding.
 - A. If there is a Minnesota probate proceeding (general administration, special administration, summary distribution, or petition for decree of deacent), the return still be filled 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
 - 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 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.
- 3. DETERMINATION OF TAX: The court will determine the tax upon property included in the probate proceed in 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 constructed as a quastion which must be answered by describing the transfers or by stating that there were none of this class, if such is the case.
- Satisfaction or waiver of inheritance tax lien upon the transfer of joint tenance
 property can be obtained from the Department of Taxation by one of the Addiavit
 of Survivorship, Joint Tenancy or Remainderman, D. of T.EG 1018, which may be
 purchased from a legal stationer.
- 6. If space in any schedule is insufficient, additional schedules in tike form may be
- 7. The value of all properties transferred and reported herein is the full and fair market value on date of death.

COMMISSIONER OF TAXATION Director, Inheritance and Gift Tax Invision

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 o 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 separately described and valued.

Please group all properties transferred to each surviving joint tenant.

Mary Doe, wife	Assessor's Full and True Value of Realty Unit Value of Securities On Date of Death \$2,455.00	\$4,000,00
Take Day our	N V O D Serie	\$4,000.00 \$7,530.00
John Doe, son	N. 1 - 5, D. 10/2	\$1,000.00
		Total, Col. 3

SCHEDULE II (A) — LIFE INSURANCE

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

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

has been seen as a second of the policies in this group. This schedule should not include contracts reportable in Schedule II (B).

Date Taken	Description of Policy	Amount Paid or Payatis at Death (Show Post Morrom Dividends Separately)	Heneficiary and Relationship to Decodent	If Contract Issued Prior to 7-15-37, did Decedent on 7-15-37 have right to:
065	Dividends Reparately)	Decedent	1. Change 2. Cash Surrender Beneficiary? Value?	
	NONE			
				-

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 exchasion of \$32,508.)

Date of	Description of Contract (Name of Company, No. and Type)	Amount Paid or Payable at Death or Value of Balance of Annuity	Beneficiary or Transferes
Centract	(Name of Company, No. and Type)	Halance of Annuity	Name, Address, and Relationship to Decedent
	NONE		
-			

SCHEDULE III - TRANSFERS BY THE DECEDENT

A. 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 donee in any year.

B. 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 in-

strument 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.

C. Powers of Appointment:

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

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.

Dute to Transfer	Linecription of Projecty Transferred Clagai De- scription of Land. Street Addmiss of City Resilty; And Land. Street Addmiss of Line Is any. Designate whether Transports I acades under A. H., or C.	Transferee and Relationship to Decedent	Assessor's Full and True Value of Realty Or Unit Value of Securities on Date of Death	Gross Fair Market Valu
	NONE			
Total Liens,	Col. 2	Total, Col. 5 Transfers, less Liens		

SCHEDULE IV - MISCELLANEOUS

Report tLe 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. Postai Savings, U. S. Savings Bonds and other tangible or intangible personal property, if any.)

Description of Property (Specify Liens, if any)	Transferor, Heir or Benediciary Relationship to Decedent	Full and Fair Market Value on Date of Death	Net Value After Lieza
ROME			
		Total	

íė.						
I.	Johanna	Steg	ner d	John	Burgataler	

the execut. /adminstrat STS /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 and belief, herein is listed all of the property

Subscribed and sworn to before me this 2nd day pl Subscribed , 19 49

Holly Duris

Mot commission expires scanner E. Bullins

Votery Public, Esserie County, More
As Commission Expires July 18, 1852

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.

(Address for han Beingstolar Sartell, Minnesory

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of c		3	ruk?
1160	8	3	D D NXA
State of Minnegota	cha	te	Deceden INHERITANCE TAX RETURN DEPARTMENT OF TAXATION
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1949 Aute Court		
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Filed Cult	ttorney	difress

STATE OF THE PERSON NAMED IN COLUMN

State of Minnesota,

County of

Stearns

IN PROBATE COURT

In the Matter of the Estate of

Petition of Representative for Order to Sell,

Frank Stegner	Mortgage, or Lease Land
Ward Decedent.	
Your Petitioners espectfully represents and shows to the Course	t:
1. That xxxx the representative of the estate above name	d.
2. That the bond filed by him herein as such repres	entative, pursuant to order of this Court is
in the penal sum of \$ 2500,00	
3. That there remains in his hands undisposed of persons	al property of the estimated value of \$ none
4. That the debts and charges against said estate remai	ning unpaid to the best knowledge and information of you
petitioner are approximately as follows, to-wit:	
Family allowances	
Expenses of Administration	
Funeral expenses	
Expenses of last sickness	
Taxes	
Claims of creditors allowed by Court	
Legacies	* * * * * * * * * * * * * * * * * * * *
TOTAL debts and charges remaining unpaid	
5. That your petitioners desired to sell	the real property of said estate
described, and of the appraised value, as follows, to-wit:	
	Value as Fixed by Appraisers
(a) The homestead of decedent, being in the County of	Stearns
State of Minnesota, described as follows, to-wit:	
Southeast Quarter of the Southwest Quarter the South Half of the Southeast Quarter Ten (10). Township One Hundred Twenty-f Twenty-nine (29).	(Sh SEt), Section

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

NONE

are as follows, to-wit:

*nix Thanke property property and second is enoughneout the property the record and resident expension of the conference	BECK
of such manders and the contract and contract and and a contract and and a contract and a contra	

(b) That it would be for the best interest of said estate and all persons interested in said real property to.

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7. That the names and addresses, so far as known to your petitioner of all the persons having an interest in the above described real estate are as follows, to-wit:

Names	Addresses
Johanna Stegner Sister Auxilia Stegner, O.S.B.	402 E. 5th Street Duluth 5, Minnesota St. Ann's Home 2002 W. 3rd Street Duluth 6, Minnesota

Wherefore, Your Petitioner Prays, that issue they as representatives of said estate be authorized and directed to sell at private sale

all of the above described real property. **

Dated October 26th 19 49

John Burgstoles Petitioner.

State of Minnesota,

Johanna Stegner and John Burgstaler

being duly sworn, on oath says that he is the person who made and signed the foregoing petition; that he has read the same 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 26th

day of John Decrystales

19 49

Notary Public Notary Public Notary Public, Stairms County, Minesota.

Notary Public, Stairms County, Minesota.

Notary Public, Stairms County, Minesota.

covery.

CONSENT TO Sale

OF REAL ESTATE

We, the undersigned, being

the persons who take an interest in the real estate des-

cribed in the foregoing petition do hereby consent to the sale

of said real estate and request the Court to authorize and direct the representatives of said estate

to sell

said real estate as prayed for in said petition,

- Johanna Stegner - Siitu Angelia Stegner OSB.

*Strike out (a) if it does not apply

If ask or mortgage of the homestead is pertuned for, remain, of the spoose must be obtained. If homestead is to be mortgaged for more than occumbrances and statutory linear allowed, commut of an previous must be obtained.

PROBATE COURT

In the Mayor of the Estate of

Musch Attanta

Petition for Order to Sell,

Mortgage or Lease Land

Files this 26 th day of Detoler 1949

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San 1902

94191

State of Minnesota	State	e n	A	linner	anta	١,
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County of Stearns

In the Matter of the Estate of

Frank Stegner,

Decedent.

IN PROBATE COURT.

File No. 15,146

Order of License to Sell Land At Private Sale.

The above entitled matter came on to be heard by the Court on the 25th
day of November , 1949, upon the petition of Johanna Stepner and
John Burgstaler as representatives

in the above entitled matter, praying for license to sell certain lands described in said petition; and the Court having heard the said petition and all the evidence adduced in support thereof, and having duly considered the same and examined the files and records in said matter, finds the following facts:

FIRST—That notice of said hearing was served upon all persons interested in said matter by the publication of the citation for hearing on said petition heretofore entered herein in the St. Cloud Daily Times, proof of publication of said notice for hearing and service by mail having been filed in this Court.

SECOND—That the said representatives appeared at said hearing in person and by attorney Harry E. Burns, Esq., and were and make duly examined relative to said matter by the Court and that no one appeared in opposition to said petition

THIRD—That it would be for the best interests and benefit of the said estate that the property hereinafter described be sold

It is Therefore Ordered, FIRST—That the said Johanna Stegner and John Burgstaler

as representatives of said estate be, and hereby, licensed and directed to sell said real estate herein described, in the order herein described, at private sale, to-wit; The tract of land situate and being in the County of Stearns , State of Minnesota, described as follows, to-wit:

Southeast Quarter of the Southwest Quarter (SE SW) and the South Half of the Southeast Quarter (SE SEL), Section Ten (10), Township One Hundred Twenty-five (125), Range Twenty-nine (29).

SECOND That he fore multiple and of soid read substitutions and part the soid as a substitution of any part the soid as a substitution of a substit DOMESTA competent persons to make said approximate the said red estate to be searpprinted by THE RESTRICT SHE SHE WAS AND THE WAS A SHE TONE WOOD TO SHE WAS A SHE TONE AND THE SHE WAS A SHE That the end representation the sound in the whall not sell said real estate, or any part thereof, for less than all mut, di-Judge of Probate Countering Paraous to water soun County of and County, and County married in this office and home toward the sound to some the form Teels of spaireels, purhase or be merceted in the purchase the sold of spaired of oil the proceedings therein to this coul.

the sold of spaire report of oil the proceedings therein to this coul. the sold of sold real estate, or any part thereof, the sould shall make report of all the proceedings therein to these court. and for some constitute record thereof preserved in these office and have bound the same to be a correct transcent of the schole thereof. Daled at Sto Choude Man. 34 Grathmany Alterent, I have hovenny subscribed my name and Commit the of the Probable Court. Treat II S Chark HINE SAIL no Sell

Re-take

SECOND—That before making sale of said real estate, or any part thereof, the said representatives

**REAL PROPERTY OF THE SAID FOR THE SAID FOR THE THE PROPERTY OF THE SAID FOR THE SAID F ROMANIA ROMATERAN TORT HAGE REPORTED AND AND AND ROMAN ROMAN

XXXXXXXXXXX

munitiperal an required by house nuckness, nuck cause the said real estate to be reappraised by

competent persons to make said appraisal, who are hereby appointed by this court, to make such re-appraisement upon their qualifying according to law.

THIRD—That the said representatives shall not sell said real estate, or any part thereof, for less than its full appraised value as fixed and determined by the appraisers herein appointed to appraise the same; and shall not, directly or indirectly, purchase or be interested in the purchase of any part of the said real estate so to be sold; and that upon the sale of said real estate, or any part thereof, the said representatives shall make report of all the proceedings therein to this court.

Dated at St. Cloud, Minn. , this

25th 1949. November Judge of Probate.

State of Minnesota,

In

PROBATE COURT

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

County of

In Testimony Whereaf, I have hereunto subscribed my name and affixed the Seal of said Court, at in said County, this 19

of the Probate Court.

and recorded in Book

the Matter of the Estate of Register of Deeds. PROBATE COURT. Office of Register of Deeds Order of License to Sell State of Minnesota, this office for that the within 25th day of Nov. Land at Private Sale. State of Minnesota, Frank Stegner was duly recorded in Boo Stearns gu certify County of hereby SECTS.

ment

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Clerk rank

antata	25	Minnesota,
2271 (III E	HL	Trumpand.
Cie. A same	-	A

County of Stearns	ss. IN PROBATI	E COURT
In the Matter of the Estate of	rank Stegner,	Deceased
WHEREAS, It has been made to appear	r to the satisfaction of this Court that	
Johanna S	tegner and John Burgstale	r
as representatives and conditions of the final decree of distributes over to the distributees named in said final d decree, and ha Ve fully complied with all oth in all things well, faithfully and fully admin IT IS THEREFORE ORDERED Al of said estate and the surcties on the leased from all further duties and liabilities	on of said estate duly made and filed in t ecree all moneys, funds and property to t er orders and decrees of this Court relating istered said estate as such repres ND DECREED, That said repre- bond, be, and they hereby ar	his Court and ha Ve. paid them awarded by said final g to said estate, and ha Ve. entatives esentatives e, forever discharged and re-
Dated this 6th do	my of September,	A. D. 19 50

Judge of Probate.

Stearns

County , Minn.

No.

In Probate Court

County of Stearns

IN THE MATTER OF THE ESTATE OF

Frank Stegner, Deceased.

Order Discharging Executor or Administrator and Sureties (Chap. 289, Laws 1917)

Filed this 6th day of September, 19 50

Recorded in book 77 of orders at Page 208

Frank We nog

∌ tate	of	Minnesota,		1.
Yourster of	3	tearns	-	(00

IN PROBATE COURT. _

In the Matter of the Estate of

Frank Stegner,

ORDER ALLOWING FINAL ACCOUNT.

The above entitled matter came on to be heard on the 16th day of June .

1950, upon the petition of the representative of the above named estate praying for the allowance of his final account and for distribution of the residue of said estate.

The said representative appeared in person and by attorney Harry E. Burns, Esq., and no one appeared in opposition.

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

First—That due notice of the said hearing of said petition has been given as required by law by the publication of the citation of this Court, for said hearing, dated the 22nd day of May , 1950, in the St. Cloud Daily Times, proof of publication of said notice for hearing and service by mail having been filed in this Court.

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

RECEIPTS

Personal estate as described in the inventory	-		-		-		-		-		100		-		-	8	
Personal estate omitted from the inventory		-		-		-		20		-		-		-		8	
Gain by sales above appraised value -	-		-				-				-		3		-	\$	
Cash from sales of real estate		-		-				-		-				eri.		8	
Cash from rent of real estate	=		-		-		10		-		-		-		-	\$	
Cash from interest and profits		-		-		-		-		-		-		-		\$	
Cash from other sources	*		-		-		-				-		-		-	\$	
Advanced by representative						-		×		40		-		-		8	689.63
					-		-		-		100		-			8	
Total receipts from all	80W	rces		i.		-		-		-		_		-		\$	689.63
		URS		AE!	NTS	S A	ND	C	RE	DIT	S						
Estate selected for surviving spouse -			-		-		_		-				-			\$	
Maintenance of family of decedent				-				4		-						8	
Expenses of administration -	4		-		-		-		-		-		-		-	8	269.38
Expenses of last sickness		4		-		-		-				-				\$	
Funeral expenses			-				×								-	\$	278.00
Taxes				-				-						-		8	142.25
Claims of creditors of decedent -	70		-		10		-				4				-	8	
Legacies		-		-		-		-		-		-				3	
					-										= 1	\$	
						-		-		-		.77		-		\$	
Residue on hand for distribution	24		24		100		-		4						-44	8	
Total credits		-		**		-						7				\$	689.63

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

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

Dated

June 16th

, 19 50

By the Court,

Probate Judge.

Order Allowing Final Account.

In the Matter of the Estate of

State of Minnesota,

County of . Stearns

on Page X3

State of Minnesota;	IN PROBATE COURT
County of Stearns	File No 15,146
In the Matter of the Estate of	
Frank Stegner,	Decedent. Final Decree of Distribution
The above entitled matter came on to be hea 19 50, upon the petition of the representative of	ord on the 16th day of June f said estate for the distribution of the residue of said estate to the persons
thereunto entitled. The representative of said estate appeared	in person and by attorney Harry E. Burns, Esq., and no one appeared in opposition thereto.
And the court having considered the evidence ords in said matter, finds the following facts:	ce produced at said hearing, the arguments of counsel, and the files and re
	een duly given and served as required by law and the order of this court for
SECOND—That the said estate has been thereof and of the last sickness and burial of said	in all respects fully administered, and the expenses of the administration d decedent, and all claims allowed against said estate have been fully paid
and that said representative has filed the1 That all inheritance taxes determined by the Cou	r final account herein which has been settled and allowed by the Court to be due the State of Minnesota have been paid.
	in testate on the 24th day o
	, and at the time of h 1 B. death decedent was a resident of the County of
Stearns	and State of Minnesota.

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

(A) Personal property of the value of \mathcal{S} — — — — — comprising the following items:

None.

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

The Southeast Quarter of the Southwest Quarter and the Southwest Quarter of the Southeast Quarter (SE2SW2 and SW2SE2) of Section Ten (10), Township One Hundred Twenty-five (125), Range Twenty-nine (29).

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

The Southeast Quarter of the Southeast Quarter (SELSEL) of Section Ten (10), Township One Hungred and twenty-five (125), Range twenty-nine (29).

of said decedent, and are all

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

Johanna Stegner and Sister Auxilia, O.S.B., formerly Mary Stegner, sisters of decedent.

Now, Therefore, On motion of Harry E. Burns, Esq.,

attorney for the

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

None for distribution.

has passed to and is hereby assigned to and vested in the above

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

An undivided one-half (1/2) thereof to each of the said Johanna Stegner and Sister Auxilia, O.S.B., formerly Mary Stegner, in fee simple.

Dated at St. Cloud, Minn., this 6th day of September, 1950

PROBATE COURT SEAL

State of Minnesota.

County of

PROBATE COURT

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

38.

In Testimony Whereaf, I have hereunto subscribed my name and affixed the Seal of said Court, at in said County, this day of , 19 ...

of the Probate Court.

certify that the within Instru-Deputy Register of Deeds. County Auditor. Final Decree of Distribution N PROBATE COURT State of Minnesota In the Matter of the Estate of Office of Register of Deeds, State of Minnrsota. Frank Stegner, recorded in Book 50, and recorded in Book Stearns page Transfer entered this Filed this 6th Decrees, page nent was 8501

15,146

STATE OF MINNESOTA.

County of Stearns

IN PROBATE COURT

In the Matter of the	Insamity >Instricte Feldinkndedness Epilepsy
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Of Shirley Ann Teaney

To the Honorable Probate Judge of said County:

Your petitioner respectfully represents to the Court and alleges that

Shirky Ann Teaney

whose address is

R.F.D. #2, Paynesville, Minnesota

epileptic (Insane-Insbriate-Feobleminded-Epileptic)

That your petitioner is related to the said above named person as follows: no ther

That the indications of epilepsy manifested by h are as follows:

is based.) The child

(Here give fully the symptoms on which the charge of epilepsy

has had seizures since the age of nine.

That the reasons for making this application are: INW feel that specialized training would help Shirley as she is unable to attend the rural school due to her seizures. Her grandmother is aged and it is difficult for her to care for Shirley. epileptic person will not appear in Court volun-That the said alleged

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

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

Shirley Ann Teaney

ADDRESS RELATIONSHIP Mrs. Thos. Teaney Paynesville, Minn. mother

Mr. and Mrs. A.N. Wray

same address Rapid City, S. D. mat. gr. pts.

Mrs. E. E. Teaney pat. gr. mother

That said Shirley Ann Teaney was born in Aberdeen, S. D. , is about thirteen years of age, and

the parent of no children.

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	no re	straint has been empl	oyed.	
That the supp	osed cause of	epilepsy		
is	unknown. The ch		ebriety-Feeblemindedness-Epilep a barn at the	age of nine and
	seizures came sh			
That the said	Shirley Ann			anter Harrison da
That the said	Shirley Ann	nas veen		reity Hospital do
and personal prope			18 the owner o	of the following described re
THE RESERVE OF THE PARTY OF THE		a in the emour	nt of \$1,000.00)
		Account of		(approximate)
			20100000	Verbly ovilled he V
WHEREFORE	, your petitioner prays that	this Court will make a	na inmien into the mo-	
	be brought into said Court a			
	epileptic	na ezamenea as to sa	(Invanity-In-	ehriety-Feeh'emindadnas-Epilepsy)
and if found to be	(Insane-Insbriate-Fee)	leminded-Epileptic)	that 8 he be c	ommitted in accordance with
he statutes in such co	use made and provided.	man	The To	
STATE OF	MINNESOTA.	7700.	Thus. Te	aney
country of Stee		88.		
10 1	how. Terms)		
Subscribed and	MYTIA & DRAGOO Notice Parties Summer County, Miniments	hys	a E. Dr.	agoo. 10+;
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County of Steamers Of PROBATE COURT	In the Matter of the	PETITIO	3	Form preseribed by State Board of Con- trol, Pursuant to Code 1935.
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Report of Data and Evidence Presented in Hearing

Verify all information possible. Indicate whether verified.

C EPILEPSY

(Underline proper word)

Name of Patient Shirley Ann Teaney	Date Committed 8-17-49 County Stearns
Residence Eden Lake Township	Petitioner's Name Mrs. Thomas Teaney
County of legal settlement Stearns	Petitioner's relationship to patient mother
Date of birth 6-29-36	Examining Board:
Place of birth Aberdeen, South I	
Place of birth Aberdeen, South 1 Length of time in U.S. since birth	
	1. Name T. N. Fleming
Citizen yes	Occupation Physician
If married, date and place	Occupation Physician 2. Name Vernon E. Neils
Religion Methodist	
- female con whi	ite Occupation physician
Color Eyes blue Hair brown	Height 48" MKMXXX Ray H. Bruning, guardian ad lit
MENTAL EXAMINATION	
Examiner	Date
Results: Age Mental age	I. Q. Test used
Other results from examination	
Other reside from Candination	
Special mental traits indicated in history	
Special mental traits indicated in history	
Recommendations of examiner	
SCHOOL RECORD	
	A A A A A A A A A A A A A A A A A A A
Age of starting school 6 years	Last school attended Rural # 162 District
Age at leaving school in school	Grade at leaving has not left school
Age at leaving school in school	Grade at leaving has not left school gular Reason for leaving
Age at leaving school in school Attendance regular or irregular irre	Grade at leaving has not left school gular Reason for leaving Quality of school work below average
Age at leaving school in school Attendance regular or irregular irre	Grade at leaving has not left school gular Reason for leaving Quality of school work below average
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Information Given by Witnesses

BEHAVIOR RECORD: (If patient har rested but delinquent or wayward, and when defectiveness was first observa Reasons given for patient's defectiveness	state to what extent and ad Ace no	in what way.) no horoditary. I		
Abnormal behavior file is slow	orn caused this.	contra accessions	dull.	
Sex behavior None abnorms Delinquencies (specify offense)	A. Hone			
WORK RECORD: (Give jobs in chrono	ological order. Get veri	fied information when	ever possible.)	
Employer and Address	Kind of Work	Dates	Wage	Reason for Leaving
Hone				
HOME CONDITIONS Number of people in home		Lodgers (give nan	nes and ages):	
Number of rooms in house 6		1,		
Sumber sleeping rooms Character of dwelling—sanitary condition	n and repair; cleanliness	2. Very good	Popair, clas	n and neat
Conomic conditions of family: Weekly	income		Rent	
f family owns house, state value		ge	No. Acres of	land
'atient supported by whom 'atient's property (of what does it consists Guardianship of property		er in savings. S	1000 bonds	
forals of family: Reputation in commu Attitude toward school attendance of Attitude toward church attendance	f children good good			education she can.

REMARKS: (Put here any additional information about the patient or his family which cannot be given under any other headings.)

Included in social history.

Family of Patient

Name	Date and place of hirth	Present Address	Occupation and Wage	Grade Reached in School	Mental or Physical Disability, Delinquency, Etc.
Thomas Teaney (desegned)	b. 11-20-1900 Illinois		was a	high s. Brookings	became tneam
Mother (maiden name)	b. 12-20-08	Paymeaville Hinneseta	piano teach-	Aberdeen	none
Brothers—sisters Thomas (girl)	b. 11-39-39	Paymeaville	school girl	5th	none
Spouse (H wife, maiden name)					
Mildren					

Other relatives of patient (Names, addresses—show relationship.)

Mrs. E. E. Teaney - Rapid City. South Takota, age 75, Paternal grandmother Mr. & Mrs. A.H. Wray - Paynesville, Minnesota, Maternal grand parents Marold Wray - Woline, Illinois, Maternal und c

INSTITUTIONAL RECORD OF PATIENT OR RELATIVES:

Name and Relationship	Institutions	Length of Time (Dutes)	Cause
None known			
		A STATE OF THE STA	

SOURCES OF INFORMATION FOR THIS REPORT AND WITNESSES AT HEARING:

Name and Relationship to Patient

Address

Mrs. Thomas Teaney, mother Mr. & Mrs. A. H. Vray, grandparents Report of University Respital Ray H. Bruning, guardian ad litem

Paymeaville, Minnesota

State of Minnesota.

County of Stearns

IN PROBATE COURT

In the Matter of the Septembriotoxics Epilepsy

Findings of the BOARD OF EXAMINERS

or Shirley Ann Teaney,

We, the Box	ard of Examin	ers, in the above en	titled proceed	ding here	by certify	and report th	nat on the		17th
day of	August	, 1949,	at 2 o'c	lock in t	he aft	ernoon of s	said day v	re met at t	he Court House in t
									the purpose of dete
mining whether		hirley Ann							person, as alleged in t
petition in the a			18			(Feoblemin	ided-epilepti)	
1	David T.	Shay	of		5	t. Clou	đ		, (county attorney
(режименрамия)	NAME AND ADDRESS OF THE PARTY AND ADDRESS OF T	PURNET AND REAL PROPERTY.							
									rsons was received an
From the e	xamination so	made by us and u	pon due con	sideratio	n of all o	of the testime	ony receiv	ed, we fin	d and determine the
		Ann Teane			an	(Feeble	pilepi minded-epile	1c	person,
Dated at	St. Clo	uđ , i	Minnesota		7	9	Ti	6	m.d.
						715	10.		
this 17th	day of	August	, 19.49		7	300	0	S	V.
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fe p)B/		t o	II th	Shirley	ACKAS	this 17th day		10
State of Minuesota	PROBATE COUR		Report of Examination		Shi	SACKONDKORT PORTERS	th	August	22
au -	2		2			an an	7	Au	ON

15,147

STEARNS COURTY

NAME: Teaney, Shirley Ann

ADDRESS: R.R. # 3. Paynesville, Minnesota

BIRTHDATE: June 29, 1936

BIRTHPLACE: Aberdeen, South Dakota

PANENTS: Thomas Teaney (deceased)

Ethel Wray

RELIGION: Methodist

On July 18, 1949, Mrs. Ethel Teaney, accompanied by her father, A. N. Wray, came to the office requesting help in having Shirley Ann admitted to the Colony at Cambridge. Mrs. Teaney was rather emotional about the matter, but said she realized they must do something as the child could not get along in the rural school. Mr. Wray, who has been a teacher for many years, tried to explain in detail to the worker Shirley's condition. She had recently been examined at the University Nospital, where the doctors had recommended committement. Both Mrs. Teaney and her father said that Shirley Ann was retarded in addition to having many seizures. An appointment was made for a home call on Mednesday, July 20th.

on July 20th a call was made at the farm home of Mr. Wray, located about five miles fortheast of Paynesville. An interview was conducted with Mrs. Teaney on the front porch. I did not see any other members of the family until I was ready to leave. When I drove into the yard a tall girl ran past the car, but did not respond to my question concerning her mother. This girl was Shirley Ann, I later learned. Mrs. Teaney cried at times during the interview, saying that she had had a great deal of hard luck and that this discovery about her daughter was almost more that she could stand. She admitted that Shirley had had seisures for the past four years, but recently they had become worse and the child was harder to Sanage. Mrs. Teaney's mother was left with the task of caring for the girl a great deal of the time, as Mrs. Teaney teaches plano lessons five days a week.

Mrs. Teaney feels that placement at an institution will do a great deal for Shirley, although she knew the child would be lonesome. She would not hesitate to send her. Dr. Willer, at the University of Minnesote, had given her a thorough physical and she also had had a pay-chological test. Mrs. Teaney did not think that the results of the examination were known to be a bocal doctor, but gave the worker permission to talk with Dr. Myhre at Paynesville. She also said the worker might write to the University Mospital for a report.

Personal history of the child:

Mrs. Teaney answered all the questions asked by the worker and volunteered information about her daughter. She told so that I could see the child efore I left. Shirley ann was born June 39, 1936 in a hospital at Aberdeen, South Dakota. It had been a very difficult delivery and 4rc. Teaney questioned whether there might have been a birth injury. Shirley programmed fairly well up until the time the was nine years old. She fell from a hay loft of a barn at this time and very soon after this had her first seizure. Mrs. Teaney said that the doctors did not seem to think that the fall from the barn had caused the attacks. Shirley repeated the first grade and the fifth rade and did not do good work at any time. Mrs. Teaney said the rural teacher has said that Shirley had been a disturbing element in the rocm. She did not seem to know how to get along with other

children. Because she was slow the other children did not want to play with her. Her attendance in 1948-1949 was interrupted many times by illness. She had whooping cough, sumps and measles during these two years and had severe attacks of bronchitus.

When Mrs. Teaney was asked about the severity of the seizures she said that of late they had been such more severe than the earlier ones. At first she would merely lose consciousness for a short time, but lately she has fallen down, frothed at the south and had twitching of some of her limbs in a true convulsive seizure. At one time she bit her tongue very badly. When she fell in the yard recently it was difficult for the family to get her to the house because she is a large girl. The grandsother becomes rather excited and it is hard on her nerves. Shirley has fallen against the stove three times.

Family Background:

Father: Thomas Teansy, born Hovember 20, 1900 in Illinois.
He is a high school graduate and attended Brookings College in South Dakota. He was a rancher and according to his wife did very well financially. When I questioned concerning the death was a rancher and according to his wife did very well financially.

rancher and according to his wife did very well financially. When I questioned concerning his death Mrs. Teamey became evasive. She could not give the cause for his death. Later in the interview she called her mother into the room and she left. Mrs. Wray then explained that Thomas Teamey had committed suicide by shooting himself. It would be difficult for Mrs. Teamey to explain this. Her husband had had severe headeches, for which, apparently, he was able to obtain no relief. He had been to every reliable docton including the Mayo Clinic, but received no help. There may have been some mental deterioration that no dector could cure. Mr. Teamey died in December, 1943.

Mother: Ethel Wray, born December 20, 1908 in Fairbanks, Iowa.

She is a high school graduate and attended Aberdeen Teachers College, where her father taught. She taught two years in the public schools. She married Thomas Teaney on May 21, 1934. The young couple took over a ranch, where they lived their entire married life. This was located near Midland, South Dakota. Mrs Teaney has had considerable susic training, and in this way is able to earn a fair amount every week. She has about thirty pupils. She stated she enjoyed tesching piano very much. Following Mr. Teaney's death the family moved to the farm at Paynesville to be with the Wrays. They intend to make Minnesota their home. They have been here since December 1943.

Siblinger

Thoma: was born November 29, 1939 at Aberdeen, South Dakota.

She is in the fifth grade in school and according to her mother is a very bright pupil. She was not at home the day I was there, but from the description given, she gets along very well with other children and is an entirely normal child.

Financial Situation:

while Mrs. Toansy did not give any definite statement regarding her income or financial status, it was my feeling that there was no financial pressure. She stated that her husband had left considerable money for the girls. Shirley has about three thousand dollars; two thousand in a savings account and about one thousand in bonds. Although Mr. and Mrs. Wray receive Old Age Assistance from Stearns County, their daughter is not in need of any county assistance. The Wrays own their small farm, which amounts to only a few acres, most of which is garden and orchard. The place is landscaped beautifully and there is every evidence of care given theeftire grounds.

As I prepared to leave Mrs. Teaney introduced me to her daughter, who is a very dull locking child. She is about average in height and weight for her age. She has beautiful naturally curly brown hair. Her features are rather even, but her eyes belie her intelligence. She was extremely shy and stood behing her mother most of the time. Her social hajustment apparently is very poor. She did not answer any questions directed to her. Mrs. Teaney stated that she had not told Shirley of their plans for institutionalization. I suggested that they tell her about the school and if the had a chance to visit it, to do so. She said they had planted to go the following Monnay.

Maternal Relativest

Mr. and Mrs. A. N. Wray of Paynesville, maternal grandparents; Both of these people give the impression of being very intelligent. They have a good manner of expression and it would seem understand the situation of Shirley even better than their daughter. Both are college graduates, Mr. Teaney having taught for more than twenty years. Mr. Wray has a nervous tick which causes his facial muscles to contract most of the time. Mrs. Wray stated that there had been some history of epilepay on his side of the family. She felt that there was definite hereditary influence in this case.

Uncle: Harold Wray, born April 34, 1916. He is a college graduate and a World War II veteran. At the present time he is living at 1411 - 5th Avenue, Moline, Illinois. He is married and has four children. His work is photography. According to the family Harold's children are in excellent health.

Paternal Relatives:

Orandmother: Mrs. M.R. Teaney, age 75, Rapid City, South Baketa. She is in good health.

Uncles and Aunts:

1. Mrs. Ewil Berry, Midland, South Dakota.

2. Buel Weaney, Chent, New York.

3. Leland Teaney, Rapid City, Suth Dakota.

4. Carson Teaney, Ra id City, South Dakota.

according to Mrs. Touney there is no history of illness among these relatives.

Physicians Benort:

We are enclosing a copy of a letter written by Dr. Albert G. Miller, Department of Pediatrics, University of Minnesota, on July 28, 1949.

"Shirley Ann Teaney of Payneaville was neen on several occasions in our Pediatric and Convulnive clinics. She presented a history of seizures for the past four years. In addition there was a question of her mental capacity.

The physical examination was essentially negative, except for a suggestion of mental slowness. The blood and urine tests were normal. Skull and chest x-fays were normal also. The electroencephalogram was markedly abnormal. 'HRO demonstrates diffuse convulsive disorder of exceptional severity. It is consistant with seizures of both grand mal and petit mal types. It suggests diffuse brain pathology.'

An evaluation of the girl by our clinical psychologist put Shirley Ana's mental age at 7 years as compared to her calendar age of thirteen.

Placement in the Cambridge State School was suggested.

Present medication is Mebaral grains 1 & tid and Mesantoin grains 1 & bid.

The hearing in this case will be held at 2:00 F.M., August 17th. Mrs. Teaney would like to have her daughter in the institution at Cambridge in September, so that she can begin the school year.

Dictation
Onion Shin
and content

State of Minnesota,

County of Stearns

88.

IN PROBATE COURT

IN THE MATTER OF

Shirley Ann Teaney,

Epileptic,

JUDGMENT

The a	bore entitled proceeding having be	en duly commenced by petition of	and said
	Shirley Ann Teaney	having been per	sonally before the Court, and examined
as to	epilepsy by	y a Board of Examiners duly a	ppointed by this Court, and the report
of said Bo	ard of Examiners having been du	ly filed herein, whereby said	Shirley Ann Teaney
has been f	ound to be epileptic	and in need of car	e and treatment in a State Institution.
NOW	, THEREFORE, Upon reading	and filing said report and upon	all the records and proceedings herein,
IT IS HE	EREBY ADJUDGED AND DE	STERMINED, and the Court d	loes hereby adjudge and determine, that
the said	Shirley Ann Tea	ney	an epileptic
and a proj	per person for care and treatment	in a State Institution.	
WHE	EREFORE, IT IS HEREBY	ORDERED AND ADJUDGE	D, That the said
	Shirley Ann	Teaney	be committed to the custody of
State	Board of Control		and that duplicate warrants of
commitme	nt be issued out of and under the	seal of this Court, as provided by	y law, to carry this judgment into effect.
Dates	August 17th,	19.49 .	
		Earl	g. men
		6	Judge of Probate, Steams County.

State of Minnesota,

Stearns County of ...

PROBATE COURT

IN THE MATTER OF

Shirley Ann Teaney,

An Epileptic Berson.

JUDGMENT

Filed this 17th day of

August, 1949.

Frank Nerrogg
Clerk of Probate Court
Sook # 1 - page 444

CH 588 - 4	CARNES .	A 10		A PERSON	T. C. ST. A.	
			MIN			

Stearns County of

IN PROBATE COURT

In the Matter of the Bushinging Santagens

Shirley Ann Teaney, Of.

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 Cay or Village)

St. Cloud on the 17th day of August

1949 at 2 o'clock P. M.

Dated this 3rd day of August , 1949.

State of Minnesota,

County of Stearns

PROBATE COURT

In the Matter of the Inchristy.

Rechlemindedness.

Epilepsy

Of Shirely Ann Teaney,

ORDER FOR HEARING

Filed this 3rd day of

August, 1949.

clerk of Frobate og

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

ORIGINAL

STATE OF MINNESOTA, County of Stearns	IN PROBATE COURT
In the Matter of the Epilepsy	
Of Shirley Ann Teaney	
The above named patient having been for	und to be epileptic ; (Peebleminded-Epileptic)
IT IS ORDERED, That the State Board that B he is hereby committed to its care and c	of Control is hereby appointed guardian of the person of such patient, and
	day of August , 1949 .
(Court Seal)	Earl J. Vier Brobate Judge.
	O Robate Judge.

File No.

State of Minnesota.

County of

Stearns

IN PROBATE COURT

(×Reet) lexitodeshness× In the Matter of the Epilepsy

Shirely Ann Teaney

Warrant of Commitment and Receipt of Board of Control

Voucher No.

Find Aug. 20th

(Receipt on original copy only.)

RECEIPT OF BOARD OF CONTROL

Receipt of a duplicate copy of this Warrant and a certified copy of the report of examination are hereby acknowledged

DIRECTOR OF PUBLIC

for Mentally Deficient

and

ORIGINAL

County of Stearns	IN PROB	ATE COL	IRT
In the Matter of the Epilepsy			
Of Shirley Ann Tenne	у		
TO THE HONORABLE DIRECTOR OF SOCI	AL WELFARE:		
PLEASE TAKE NOTICE, That a petition h	as been filed with this Court b	y	
Mrs. Thomas Teaney		(Relationship to Pa	tient)
alleging the Spilepsy (Perblemindednos-Epilepsy)	, of Shirley	Ann Teaney	
a resident of the (City-Village-Town) of	R#2, Paynesvi	lle in sai	d county; that on the
17th day of	August	, 19 49 , at	2 o'clock in the
niternoon, at the Court House in the	City (City-Village-Town) of	St. 0	Loud in said
county, a hearing will be had on said petition; that s	aid person is of the age of	13	years; that h
father is	and now reside	es at	
that her mother is Mrs. Thomas	as Teaney (Maiden Name)		and resides at
Paynesville	; and that iKXXXXX	CXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	l and is the oposise of
			XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
(Seal of Probate Court)	Earc	t- Ine.	Judge of Probate.
(If in the opinion of the Judge the presence of			

(If in the opinion of the Judge the presence of a person skilled in mental diagnosis is necessary or desirable, the following certificate should be signed.)

AUG 4 1949

REQUEST TO THE DIRECTOR OF SOCIAL WELFARE.

In the opinion of the court a mental examiner should be present at the above mentioned hearing and your Honorable Board is hereby requested to have such a person at said hearing.

Judge of Probate.

(Note:—Under Section 525-752-1941 Statutes this notice must be given to the Director of Social Welfare at least ten days before the date set for hearing.)

County of

State of Minnesota, Stearns

PROBATE COURT

of Shirley Ann Teaney, Notice to Director of Social Welfare

RECEIPT OF DIRECTOR OF SOCIAL WELFARE

Receipt of a duplicate	come of this Notice is	s hereby acknowledged.
received by the months and the	Prochille side sanced was construct to	A REPORT OF THE PROPERTY OF TH

Dated this 4th day of

Aug.

19 49

PUBLIC INSTITUTIONS DIRECTOR OF SOCIAL WELFARE

Pureau for Mentelly Deficient and Epileptic

In the Matter of the Epilepsy

(Receipt on original copy only.)

	State	of	Minnesota,	88.
Cou	nty of	5	teorne)

IN PROBATE COURT

In the Matter of the	Ansanity Anstricty Festile mindedness Epilepsy
----------------------	---

In the Matter of the	Ansanity Anstricty Peatle-mindedness Epilepsy			
of Shirley Ann Te	aney			
To the Hon. Davi	d T. Shay	, County A	ctorney of said Con	unty:
SIR: Please take notice	e that a petition has be	en filed with the a	bove court alleging	the
Epilepsy (Insanity-Insbristy-Feeble-mindedness	of the above nam	ed patient.		
You are hereby notifie	d and required to appe	ar at the examina	tion of said patien	t to be held at my
office on the 17th	day of A	gust	, 19 49 at	2 o'clock D+ M.,
to represent the petitioner in	said matter and to to	ke part in the said	l examination as p	rovided byllaw.
Dated this 17th	day of	August	, 19.49	
(Court Seal)		Each	I. The	te of Brobate.

State of Minnesota,

County of

Stearns

IN PROBATE COURT

Notice to County Attorney Insanity, Inshriety, Feeblemindedness, Epilepsy

In the Matter of the Teeble-Mindedness Epilepsy

οf

	20.0	40	Same	TT C	OWG	29
Shi	4.04	2 4	Perit.	45		£,

Due service of the within notice is

hereby admitted at

Minn., this

dayof

. 19

County Attorney.

By

Filed in my office thiis 17th day of

August, 1949

Frank Herry

RBMSASA

State of Minnesota.

Stearns

IN PROBATE COURT

In the Matter of the Inchricta

County of

Montal Illness Sportico Mentat Deficiency Epilepsu

APPOINTMENT OF EXAMINERS

Shirley Ann Teaney

Patient.

Upon all of the files, records and proceedings herein,

IT IS ORDERED, That Vernon E. Neils and T. M. Floming

are appointed to assist in the examination of said patient.

Dated this

day of August

(Probate Court Seal)

County of Steams

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Epilipsy

of Shirley Ann Teaney

Patient.

Appointment of Examiners

Filed in my office this 17th day of

August, 1949.

Thrank Hernog Clerk-Delgeof Probate.

No. 401-R-P

STATE OF MINNESOTA

IN PROBATE COURT

In the Matter of the Epilepsy order appointing Guardian ad LITEM.

The petition of Mrs. Thomas Teaney, filed herein on August 3rd, 1949, praying for inquiry and examination as to the alleged epilepsy of Shirley Ann Teaney and her commitment according to law, and it appearing that said Shirley Ann Teaney is a minor and is interested in the matter of said petition and has no general or testamentary guardian, and that Ray H. Bruning, residing at St. Cloud, Minnesota, is a suitable and competent person to act as special guardian for said minor in the matter of said petition and has consented to act as such.

IT IS ORDERED, That said Ray H. Bruning be, and he is hereby appointed special guardian of said minor for the sole purpose of appearing and caring for the interests of said minor in the proceedings on said petition.

Dated August 17, 1949, in St. Cloud, Minnesota.

By the Court:

Fudge of Probate

STATE OF MINNESOTA COUNTY OF STEARNS PROBATE COURT

In the Matter of the Epilepsy of Shirley Ann Teaney,

ORDER APPOINTING GUARDIAN AD LITEM

Filed this 17th day of August, 1949, and recorded in Book on Page

1 Hrank Herrog
Clerk of Probate

State of Minnesota, County of Stearns

IN PROBATE COURT CERTIFICATE

This is to certify that Dr. Vernon F. Neils	
of St. Cloud, Minnesota	is a reputable person, a graduate
of	which is an incorporated medical
college; that he is a permanent resident of this State, has been in the ac	etual practice of the profession of medicine for
at least one year next preceding to the date hereof, and is registered a	s licensed by the State Board of Medical Ex-
aminers; that he is neither superintendent, proprietor, an officer, or reg	gular medical attendant of any institution for
the care and treatment of Epilepsy	
(SEAL)	Q J. Que Judge of Probate.
Dated August 17th 19 49.	

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

State of Minnesota, County of Stearns

IN PROBATE COURT CERTIFICATE

This is	to certify that Dr. T. M.	Flezing
of	St. Cloud, Minnesota	is a reputable person, a graduate
of	Creighton Medical U	niversity which is an incorporated medical
college; tha	at he is a permanent resident of this Sta	ate, has been in the actual practice of the profession of medicine for
at least one	e year next preceding to the date here	of, and is registered as licensed by the State Board of Medical Ex-
aminers; th	nat he is neither superintendent, propri	ietor, an officer, or regular medical attendant of any institution for
the care ar	nd treatment of Epileps	y
		E. C. J. L. Judge of Probate.
(SEAL	.)	Judge of Probate.
Dated	August 17th 19 4	9.

(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,	IN PROBATE COURT				
In the Matter of the Sentitty Inchest Deficiency Epilepsy	OATH OF EXAMINERS				
of Shirley Ann Teaney	Patient.				
State of Minnesota,					
County of Stearns					
We Vernon E. Netls	and T. M. Floming				
do each swear that we will faithfully and jus-	ily perform all the duties of the office and trust which				
	Examiners to examine the above named patient, an				
determine as to h GT being spilepti	to the best of our ability. The Reil				
Subscribed and sworn to before me this	17th day of August , 19 4				
(Probate Court Seal)	Earl J. heing				

State of Minnesota,	88.	1	N P	RO	BA	ГЕ	CC	OUR	Т
IN THE MATTER OF THE Epilepsy of Shirley Ann Teaney		}		EXAM	IINI	ER'S	FEI	E CL	AIM
State of Minnesota,	88.								
		Vernor	E.	Ne4					
being first duly sworn, on oath, says: That he he entitled matter as follows:	as a just c	and true clai	im aga	inst sa	id Co	nenty	for s	ervice	in the above
Services as Examiner			* 11 34					- \$	10,000
Necessary Travel, mi	les at 15¢	per mile				,		- 8	.30
TOTAL -	e)	-1			-	-		- 8	10.30
		der	do	2 2	. /	Ker	8		
Subscribed and sworn to before me this	17th								
day of August	1. 49 1. 2nc	ing							
Clark Judge of P	robate	0							

State of Minnesota,	ss.	IN PI	ROBATE	COUR	Т
IN THE MATTER OF THE EDILEDSY of Shirley And Teaney		} •	XAMINER'S	FEE CLA	ым
State of Minnesota,	} 88.				
	T. M.	. Flaming			
being first duly sworn, on oath, says: That he h	as a just and tr	ue claim agai	nst said County	for services	in the above
entitled matter as follows:					
Services as Examiner				8	3000
Necessary Travel, 2 mi	les at 15¢ per n	tile		8_	.30
TOTAL -				\$	10.30
	<	VZV	A le	m	ing
Subscribed and sworn to before me this	17th	1			Y
	1949				
Clin Judge of P	hierz robate				

County of Steams	}88.	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE EDILEPS	1y	
Shirley Ann Teaney	}	
	Ç-(having been duly appointed an examiner in
St. Cloud in the above entitle	led matter by an order	of this Court and having filed his duly verified claim
for fees allowed by law therefore.		
Now, therefore, it is hereby ordered and a	djudged that the said	F. N. Fleming
		be and he hereby is allowed
Ten and 30/100	- Dollars (\$	10.30) for his services herein and that
upon filing this order with the Auditor of said (County an order for s	aid amount shall be drawn by said Auditor upon the
Treasurer of said County.		
Dated August 17, 1949		
I	By the Court,	Judge of Flobate.

State of Minnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE Epilepsy Shirley Ann Teaney	
Nermon F. Neils St. Gloud, Minnesota in the about the solution of the state of the	ove entitled matter by an order of this Court and
Ten Dollars and 30/100	be and he hereby is allowed
for his services herein and that upon filing this order with the Audibe drawn by said Auditor upon the Treasurer of said County.	
Dated August 17th , 19 49	
By the Court,	Judge & Probate

County of

Stearns

PROBATE COURT

In the Matter of the Epilepsy

Shirley Ann Teaney

EXAMINER'S-FEE ORDER

Filed this

day of

August

. 19 49

County of State of Minnesota

of the Probate Court of said County, do

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

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

Clerk-Judge of Probate

County of

County of

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

this

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

State of Minnesota, Stearns

PROBATE COURT

Epilepsy In the Matter of the

Shirley Ann Teaney

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

Filed this

17th

August,

Clerk-Judge of Probate

No. 3693+

of the Probate Court of said County,

County of Stearns

PROBATE COURT

IN THE MATTER OF

Epilepsy

Shirley Ann Teaney :

EXAMINER'S FEE CLAIM

Filed this 17th

day of August , 19 49

By

Clerk

County of Stearns

PROBATE COURT

IN THE MATTER OF

Shirley Ann Teaney '

EXAMINER'S FEE CLAIM

Filed this 17th

day of August , 1949

By

Clerk

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Epilepsy

of Shirley Ann Teeney

Patient.

OATH OF EXAMINERS

Filed this 17th day of

August , 19 49

County of Stenens

PROBATE COURT

IN THE MATTER OF

of Shirley Ann Teaney

CERTIFICATE

this 18th day of Filed

August, 19 49

Frank Herrog

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

County of Stearns

PROBATE COURT

IN THE MATTER OF

Epileptic

Shirley Ann Teaney

CERTIFICATE

Filed this 17th day of

August, 1949

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