

Stearns County (Minn.)

Probate Court: Probate case files and index.

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15.182

State of Minnesota,

County of Stearns.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

HENRY VAN HEEL, JR.,

Petition for Administration

TO THE PROBATE COURT ABOVE NAMED:

Your	Petitioner.	Leonard	Van	Heel	and	Henry	Van	Heel,	Jr.,
respectfully	represents an	d states to	the	Court:					

That they are two of the heirs at law of said decedent,

Second—That said decedent was born in the Country of Holland,
and died at St. Cloud, , State of Minnesots, on the

19th. day of March, , 19 48, aged 83 years and was
at the time of h 1s death a native of Holland, , and
a citizen of the Country of United States of Americs, and a
resident of the Town of Oak, in the County of Stearns , State of
Minnesots, , and was the owner of estate in the County of Stearns

State of Minnesota, at the time of h. 1.5. death.

Third—That said decedent died without leaving a last will and testament.

Fourth—That said estate of decedent, at the time of h. 1 a death, included personal property of the probable value of S none, divided as follows:

 3. Stock,
 \$
 4. Notes, Bonds, etc.
 \$

 5. Miscellaneous,
 \$
 6.
 \$

That said estate included real estate of the estimated and probable value of \$ 15,500.00 consisting principally of lands in the County of Stearns , State of Minnesota, described as follows, to-wit:

1. Homestead in Stearns County, Minnesota, as follows:

(Give Area)

B. Rural Property. BO acres of improved lands \$ 8,000.00

2. Real Estate other than Homestead:

A. City Property

City Property

Lots without Buildings \$

B. Rural Property

102 acres of Assis improved land \$ 8,500.00

Rural Property

Acres unimproved land \$

Fifth—That the probable amount of the debts of decedent is \$..... None

NAME	AGE	RELATIONSHIP	POSTOFFICE ADDRESS
Anna Van Heel,	73	spouse	Route 2, Box 184 Albany, Minnesota.
Leonard Van Heel	48	son	same as last ahows
Henry Van Heel, Jr.,	45	son	same as last above
Gertrude Becker-	52	daughter	317 38th. Ave. North, St. Cloud, Minnesota.
Catherine Pohl-	51	daughter	Waite Park, Minnesogs.
Rose Orth-	44	daughter	St. Cloud, Winnesota.
Alvina Hoppe-	38	daughter	Albeny, Minnesota.
Hubertina Béckers-	.54	daughter	Cohessett, Minnesota.
Frances Bredeck-	41	daughter	Sheboygan, Wisconsin.
Bernie Kempf-	39	daughter	Sherboygan, Wisconsin.
Mary Kemper-	46	daughter	Jefferson, Espes.

Seventh-That Leonard Van Heel and Henry Van Heel, Jr., .. whose -Post Office address is Albany, Minnesota, Route 2, Box 184, 1829 suitable and competent person to administer the said estate, and is lawfully entitled thereto.

THEREFORE, Your Petitioner prays that administration of the estate of said decedent be granted by the Court, and that upon due qualification, letters of administration be issued to the said Leonard Van Heel and Henry Van Heel, Jr.

State of Minnesota,

Steams. County of

Petitioner, 8.

Leonard Van Heel and Henry Van Heel, Jr.,

being fully secons, on oath, says, that the y axthe person who makes the foregoing petition in the above entitled matter; that the Y has read said petition and knows the contents thereof, and that the same is true of the F own knowledge, except as to those matters therein stated on information and belief, and that as to those matters the believes it to be true. believes it to be true.

Subscribed and sworn to before me, this seventh

. 19 49. September

My Commission expires March 14th.

Notary Public. County, Minn.

. 19 50.

To the Judge of said Court:

Please cause the notices in said estate to

Cloud Daily Times

PATTISCH & PATTISON

State of Minnesota,

County of Steams.

IN PROBATE COUR

PETITION FOR ADMINISTRATION Selection of Newspaper

published in the

STATE OF MINNESOTA COUNTY OF STEARNS

PROBATE COURT File No. 15,182

Re Estate of Henry Van Heel, Jr., Decedent.

IT IS ORDERED that the petition for general administration filed herein be heard on Friday, September 30th. 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, January 13th, 1950, at 9 o'clock A.M. by this court in the Court House in St. Cloud, Minn. Dated this 7th day of September,

(Seal) EARL J. MEINZ Probate Judge. PATTISON and PATTISON.

Attorneys. Pub. Sept. 8-15-22, 1949

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 established in said place of publication and employing skilled workmen and the necessary material for preparing and printing the same; that the press work on that part of the newspaper devoted to local news of interest to the community it purports to serve has been done in its known office of publication; that during all said time in its makeup not less than twenty-five per cent of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, plate matter and advertisements; has been circulated in and near its said place of publication to the extent of at least two hundred and forty (240) copies and near its said place of publications and has entry as second class matter in its local post-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 location of said newspaper and the existance of the conditions constituting its qualifications as a legal newspaper.

Order for Hearing on Petition for General Adminsi-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 Thursday the 8th day of September 19 49 first so published on and thereafter on ... Thursday ... of each week to and including the day of September 19 49

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: abcdefghljklmnopgrstuvwxyz

Subscribed and sworn to before me

day of September 19 49 22nd

Notary public Stearns County, Minnesota.

My Commission expires ... Oct. 1st 19. 51

15,182

PRINTER'S Affidavit of Publication

OF

THE ST. CLOUD DAILY TIMES

				Dec	edent	
Est	ate	of	Henr	y Van	Heel,	J
	A	dmir	nistr	ation		
	P	etit	tion	for G	eneral	

OF Lest A.D. 19 49
Clerk of Probate

Sta	te of	Minnesota,) 88
County of	Ste	arns	

IN THE MATTER OF THE ESTATE OF	ORDER GRAN	TING ADMINISTRATION
Henry Van Heel, Jr.,	cedent.	
The petition of Leonard Van	Heel and Henry Van He	el, Jr.
praying that letters of administration upon so	nid estate be granted to LEGNAR	d Van Heel and Heary
Van Heel, Jr. came duly on for	hearing at a Special	Term of this Court, held on the
30th day of	September, 1949 Se	sid petitioner appeared in person
and by attorneys Pattison	and Pattison,	
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 publi	cation of the order for said hearing
issued herein in the	t. Cloud Daily Times	as by law and
the order of this Court provided.		
Second: That the said decedent died in	itestate on the 19th	day of March,
1948		
Third: That said decedent was a resid	test of the town of Oak	at the time of his death
and left estate within County of		and State of Minnesota
to be administered upon. Fourth: That Leonard Van Hos	Heel Jr	are
Fourth: That Leonard Van nee	il a namy van xmoyla	w entitled, a surtable and competen
person, to administer upon said estate.		- Henry Van
THEREFORE, is is ordered that said ;	petition be granted and Leonary	
Are hereby & appointed	tors of the estate	of said dedecent, and that letters
of administration issue to linem upon	their filing	of the oath by law required
and a bond in this court in the penal sum of	y Five Hundred and no	/100 (\$500.00)
Dollar	s, with sureties to be aproved by	the Judge of this Court conditioned
according to law.		2
70.00	no Earl	J. Tuen

Dated September 3000,

(Court Seal)

Judge of Probate.

State of Minnesota,

County of 1 Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Henry Van Heel, Jr. Decedent.

Order Granting Administration

Filed the 30th day of September, 19.49.

Recorded in Book 92 of Orders

page 207

Frank Herrog

State of Minnesota,

County of St

earns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Henry Van Heel, Jr.

Decedent.

Letters of Administration

Henry Van Heel, Jr. and Leonard Van Heel

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

NOW THEREFORE, the said Henry Van Heel, Jr. and Leonard Van Heel
is hereby appointed administrator of the estate of Henry Van Heel, Jr.
decedent, with full powers and duties as follows:

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

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

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

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

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

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

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

Dated October 4th

, 19 49. By the Court,

SEAL

Each J. Training of Probate.

IN THE MATTER OF THE ESTATE OF

Henry Van Heel, Jr. Decedent

State of Minnesota,

IN PROBATE COURT

and correct copy of said original, and the whole thereof.	03	ČQ.	
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	ers of Administration in the matter therein entitled, now remaining of record in my office, and that the same is a	State aforesaid, do hereby certify that I have compared the within and foregoing paper writing with the original	, Judge of the Probate Court, in and for said County,
	sa	0	-
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	~.	gi	nn
	8 6	201	ty

Letters of Administration

Filed this October , 1949, and recorded in Book on page 587 1 Frank Herzog. Clerk-town of Probate.

W		# W	we can	G. Carlon
in the	Matter o	t the	Esta	te of

Henry Van Heel, Jr.,

Qualification of Surety

The undersigned, being duly sworn on his oatl	h says he is on	e of the sureties	on the bond in the above entitle
and the same of th		e or the surems	
matter; that he resides at Town of Oak,			in t
County of Stearns, State of Minneso	ta,		. XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
freeholder therein; that he is the owner of personal pr	roperty worth t	he sum of	
None		Dollars,	consisting of the following, to-wi
That he is the owner of the following real esta-	ite, the descript	ion and value of	which is as set forth herein:
	OMESTEAD		
Description		Value	Encumbrance
	\$		\$
	S		8
OTHE	R REAL EST	ATE.	
Description	it italia aoi	Value	Encumbrance
n undivided one-third of	S		8
Part of SW2 of SW2 of Section 12,			
We of NW2 of Section 13.	\$		5
Wit of NWit of Section 13, of NWit of Section 13 and NET of SWit of Section 13, all in Township 125 N.,	\$ 5,	000.00-	S None
lange 32 Wes.aggregating 182 acres R	EFERENCES		
Name			Address
reepprt State Bank-	-	Free	port, Minnesota-
aying & Racker- merchants-		Free	port, Minnesota.
SURETY ON	WHAT OTH	ER BONDS:	
	one		

Subscribed and sworn to before me a Notary Public, this

30th.

anno um theel

Notary Public, Stearns County, Minnesota.

My Comission expires

March 14th. 1950-



In the Matter of the Estate of:

HENRY	VAN HEEL, JI Ward,	Decedent.	Qualific	eation of Surety
The undersigned, be	eing duly sworn o	n his oath, says he is	one of the sureties	on the bond in the above entitled
matter; that he resides at	The the Vills	ge of Waite Pa	rk,	in the
County		tearns, Minnes		xioxxidexxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
freeholder therein; that he	is the owner of pe	rsonal property wort	h the sum of	
Five hundred and	no/100		Dollars,	consisting of the following, to wit
cash and securitie	0,5-			
That he is the own	er of the following	real estate, the desc		which is as set forth herein:
De	scription		Value	Encumbrance
		8		\$
		8		8
De	scription	OTHER REAL I	ESTATE: Value	Encumbrance
One half acre of	land with hou	se and s		\$
other buildings in	being Lot 4	, Block 1, 8		\$
of Whitney Gardens	s Lots, in Wa	ite Park s	3,000.00	\$ None
Minnesot,-		REFERENC		
	Name			Address
J. B. Pattison-				. Cloud, Minnesota.
Leo J. Munstoger-			Wa	ite Park, Minnesota.
	SURE	Y ON WHAT O	THER BONDS:	
Subscribed and sworn to be	efore me a Notary	20		& Ponl Septe, ber, 1949.
		My		blic, Stearns County, Minnesota. March 14th. 1950-

State of Minnesota,	} 88.	IN PROBATE C	OURT
In the Matter of the Estate of	OF }	BOND	
MENRY VAN MEEL, JR.,)	20112	
KNOW ALL MEN BY THESE PR	ESENTS, That	we Henry Van Heel, Jr.	, and Leonard
of the Town of Onk,			
in the County of Stearns		State of Minnesota,	as principal, and
Anna Van Heel a	nd		
<u> </u>		of sa	id County and State
as sureties, are held and firmly bound to	Ion. Earl J. M	leinz,	
		, Minn	esota, in the sum o
-Five hundred and no/100 lawful money of the United States, to be paid ment, well and truly to be made, we bind ours and severally, firmly by these presents.	to the said Judge selves, our, and ea	of Probate or his successors in o ch of our heirs, executors and ad	ministrators, jointly
The condition of this obligation is such t	that if the above b	ounden Henry Van Heel, J	r., and Leonar
Van Heel,		, who has been appointed repres	
of the above named Henry Van Heel, shall well and faithfully discharge all the du this obligation shall be void; otherwise it shall	ties of his trust a	s representative of said estate ac	cording to law, then
WITNESS, our hands and seals this	30th.	day of September,	, A. D. 19 49.
Signed, Sealed and Delivered in Presence of	the state of	anard van Hel end von f rank Pohl	(SEAL (SEAL (SEAL
Love Soun	-1 -		(SEAL
	ACKNOWLEDG	MENT	
State of Minnesota,	88,		
County of Stearns.			
DE LI LIVOTTI, Line on mine		day of September,	, A. D. 19 49,
personally appeared before me Henry Van	Heel, Jr., Le	conard Van Meel, Anna Va	n Heel, and
English of English of the Control of			

My commission expires March 14th. 1950. AD

Stearns

J. B. PATTISON Notary Public.

	of Oak Towanip, Stearns County, Minnesot	а,
nd	of.	
and; that he is a resid	h for himself says that he is one of the sureties described in and who executed the for dent and freeholder of the State of Minnesota, and is worth the amount of \$500.00- ing bond above his debts and liabilities and exclusive of his property exempt from executing bond. The sure of the property of the sure of the property of the sure of the property of the sure of	utio
	Frank Ook	
Subscribed and st	nworn to before me this 30th. day of September, 19	49
	Notary Public, Stearns County, Minnesota.	
	My Commission Expires March 14th. 1950	-
	APPROYAL	
	rove the within Bond, this day of October, A. D. 1. Local Judge of Pro	3
(Court Seal)	Juage of Pro	conte,
State of	OATH I, Henry Van Heel, Jr., and	
County of Steams. lo swear that I will freestative of the esta	faithfully and justly perform all the duties of the office and trust which I now assume the office and trust which I now assum	as Re
County of Steams. lo swear that I will j esentative of the esta	faithfully and justly perform all the duties of the office and trust which I now assume the of Henry Van Geel, Jr., decedent, lity. So help me God. Lity. So help me God.	
County of Steams. lo success that I will j escentative of the esta o the best of my abil	faithfully and justly perform all the duties of the office and trust which I now assume the of Henry Van Goel, Jr., decedent, lity. So help me God. Some of September, A. D. 1 Some of September, A. D. 1	
county of Steams, to swear that I will jessentative of the esta of the best of my abil	faithfully and justly perform all the duties of the office and trust which I now assume the office and trust which I now assum	9 41
County of Steams. lo success that I will j esentative of the esta the best of my abil Subscribed and	faithfully and justly perform all the duties of the office and trust which I now assume the office and trust which I now assum	9 49
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County of Steams. lo swear that I will j esentative of the esta o the best of my abil Subscribed and My commission expi	Alinnesota, ss. I, Henry Van Heel, Jr., and I, Leonard Van Heel, faithfully and justly perform all the duties of the office and trust which I now assume the of Henry Van Geel, Jr., decedent, lity. So help me God. September, A. D. 1 September, A. D. 1 J. B. FATTISON. Notary Performance of the office and trust which I now assume the office and trust which I no	9 49
County of Steams. lo swear that I will j esentative of the esta o the best of my abil Subscribed and My commission expi	Alinnesota, ss. I, Henry Van Heel, Jr., and I, Leonard Van Heel, faithfully and justly perform all the duties of the office and trust which I now assume the of Henry Van Geel, Jr., decedent, lity. So help me God. September, A. D. 1 September, A. D. 1 J. B. FATTISON. Notary Performance of the office and trust which I now assume the office and trust which I no	9 49
County of Steams. lo swear that I will j esentative of the esta o the best of my abil Subscribed and My commission expi	Alimnesota, ss. I, Henry Van Heel, Jr., and I, Leonard Van Heel, faithfully and justly perform all the duties of the office and trust which I now assume the of Henry Van Geel, Jr., decedent, lity. So help me God. Sworn to before me this 30th. day of September, A. D. 1 The PATTISON. Notary Policy ires March 14th. 19 50. Stearns County,	9 49
County of Steams. lo swear that I will j esentative of the esta o the best of my abil Subscribed and My commission expi	Alimnesota, ss. I, Henry Van Heel, Jr., and I, Leonard Van Heel, faithfully and justly perform all the duties of the office and trust which I now assume the of Henry Van Geel, Jr., decedent, lity. So help me God. Sworn to before me this 30th. day of September, A. D. 1 The PATTISON. Notary Policy ires March 14th. 19 50. Stearns County,	9 49
County of Steams. lo swear that I will j esentative of the esta o the best of my abil Subscribed and My commission expi	Alimnesota, ss. I, Henry Van Heel, Jr., and I, Leonard Van Heel, faithfully and justly perform all the duties of the office and trust which I now assume the of Henry Van Geel, Jr., decedent, lity. So help me God. Sworn to before me this 30th. day of September, A. D. 1 The PATTISON. Notary Policy ires March 14th. 19 50. Stearns County,	9 49
County of Steams. lo swear that I will j resentative of the esta to the best of my abil Subscribed and My commission expi	Alimnesota, ss. I, Henry Van Heel, Jr., and I, Leonard Van Heel, faithfully and justly perform all the duties of the office and trust which I now assume the of Henry Van Geel, Jr., decedent, lity. So help me God. Sworn to before me this 30th. day of September, A. D. 1 The PATTISON. Notary Policy ires March 14th. 19 50. Stearns County,	9 49
County of Steams, do swear that I will j resentative of the esta to the best of my abil	Alimnesota, I, Leonard Van Heel, Jr., and I, Leonard Van Heel, faithfully and justly perform all the duties of the office and trust which I now assume the of Henry Van Geel, Jr., decedent, lity. So help me God. September, sworn to before me this 30th. day of September, J. B. PATTI SON. Notary Performs Stearns County, County,	9 49

~		441
State	nf	Minnesota
- Luit	20.0	Therete work

County of Stearns

85

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF Henry Van Heel,

Decedent.

Order Appointing Appraisers

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

It is ordered that

Edward Bueckers

and

Lawrence Scherping

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

January

Dated this

13th

day of

1950

(PROBATE COURT SEAL)

Too f. The

Probate Judge

No.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Henry Van Heel, Jr.

Decedent.

Order Appointing Appraisers

Filed January 20th , 1950

Probate JMMX-Clerk.

No. 115 - Inventory and Apprairal. (Revised by J. of P. Ass'n, 1907)		
State of Minnesota, IN	PROBATE COUR'	r
County of Stearns.	File No. 15,182.	
IN THE MATTER OF THE ESTATE OF	INVENTORY AND APPR	AISAL
Henry Van Heel, Jr.,	ate of Death March 19, 1948	. , 19.
OATH OF APPRAISE	ERS	
State of Minnesota,		
Country of the second		, and
	omnly swear that I will honestly,	
impartially perform all the duties of the office and trust which I now as Henry Van Heel, Jr., decedes		
13th. day of January, 19 50	Marard Boucke	rel .
My commission expects at	Lawrence Scho	rping .
(SEAL) INVENTORY AND APPE	RAISAL	
The undersigned representatives, of the estate of the above name	ed decedent, represent	
That the following is a true and correct inventory of all the pp personal, which has come into their possession and of which after diligent search and inquiry concerning the same, classified as f CLASS I—Real Estate:	h they have	knowledge
(a) The homestead of decedent, being in the County of		Net Value Over Encumbrar, ces
Stearns , State of Minnesota, consisting of 80 acres in area described as follows, to-will (give acreage)	None	
The East Half of the Northwest Quarter (Eg NW1) of Section Thirteen (13), in Township One hundred and twenty-five (12) North, of Range Thirty-two (32) West:	n	\$6000.°
		\$5,000.00
(b) All other real estate of decedent being in the Count		\$0,000,00
of Stearns , State of Minnesot		
described as follows, to-wit: That part of the South- west Quarter of the Southwest Quarter (SW1 SW1) of Section Twelve (12), in Township On	M	

west Quarter of the Southwest Quarter (SWI) of Section Twelve (12), in Township One Hundred Twenty-five (125) North, of Range X Thirty-two (32) West of the Fifth Principal Meridian, bounded by a line described as follows, to-wit: Beginning at the Southwest Quarter of said Section Twelve (12), and running thence East nine (9) chains; thence North \$0.30' West 20.59 chains to the North line of said quarter acction; thence West 7.34 chains to the Northwest corner thereof; and thence South to the place of beginning, excepting therefrom a strip two (2) rods in width, the northerly line of Which runs North 43° East from the Southwest corner thereof, 12.95 chains to the Easterly line of said tracts. Also all that part of the aforesaid

-\$ 5,000.00-

Specify Encumbrances

Net Value

Here list any written obligations of any kind due and owning ecedent, with interest rate and maturity, also book and page of record of Mortgages>	Interest to Date of Death	Principal	Appraised V of Princip - & Interes
None	s None	3 None	\$ None
Total Value of Mortgages, Bonds, Notes, etc. ASS VI—All other Personal Property:		1	\$ None
(Here list Cash, Book Accounts, Annuities, Farm Crops, Machinery, etc.)	Specify E and Respec	ncumbrances ctive Amounts	Over Encumbra
None	· s No	ne	\$ None
WWW.			
Total Value of All Other Personal Prope	rty		\$ None
SUMM The total value of all the real estate of decedent, as valued of the total value of all the personal property of decedent, as The total value of the entire estate of decedent, as valued by Respectfully submitted,	(ARY by the appraisers he valued by the appro y the appraisers her	sisers herein, is ein, is -	\$.10,000.00 \$
	Georard	on feel	Representative

VERIFICATION

	Stati	e of	Minne	sota,	1						
Cou	nty of	St	earns		\ 88.		Marian inggangan				
*****	Leonard	Van	Heel an	d Henry	Van I	leel,	Jr.				1900
bein	g duly swor	t, on oa	th say th	atthey a	ce th	e repres	entative B of th	e estate abo	ve specifie	d; that t	heya ha
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				CERTII	ICATE	OF A	PPRAISERS				
	State	of	Minne	sota.)						
Cour	nty of		arns		}	12	Ve, the unders	igned app	raisers, di	uly appo	inted by
the l	Probate Cou	rt of	Ste	arns			County	y, Minnes	ota, to app	raise the	estate of
	Henry V	an H	eel, Jr			, I	Decedent, havin	g first dul	y taken ai	nd subsci	ribed the
oath	prescribed b	y law a	and hereto as	mexed, here	by certify	and re	turn, that we h	ave careful	ly examine	ed and co	nsidered
							of said estate of				
							ge and ability, money, and ha				
				and of the w				N.E. J. WOMEN A.	de sil mond	WHO WINED	une una
	Dated this		13th		day of	J	anuary			, A. D.	10.50
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File No. 15,182	ite	PROBATE COURT	HENRY VAN HEEL, JR.	tor	Critical Freeze	raisa	s her		= 3	1	H
	State of Minnesota,	PR	IN THE MATTER OF THE ESTATE OF HENRY VAN HEEL, JR.	Deceleral	dal Personal - 8 NORE	otal Appraisal - \$ 10,000.00	Due service of the within inventory and vaisal is hereby admitted this day		Someouty, A. D. 1950	Frankof Orgon	PATTISON & PATTISON
	OK THE		N N	In	otal	otal	Due service of the within inventory and ppraisal is kereby admitted this day		= 0		

PATTISON & PATTISON

STATE OF MINNESOTA DEPARTMENT OF TAXATION INHERITANCE AND GIFT TAX DIVISION

State Office Buildinng St. Paul 1, Minnesota

State of Minnesota,

County of Steams.

INHERITANCE TAX RETURN

Decedent Henry Van Heel, Jr., Date of death Warch 19, 1948.

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 Town of Oak- Rte. 2, Box 184, Alberty, Minnesots.

 St. Cloud Hospital Street
- St. Cloud Mospitel Street Cay

 (2) Place of death St. Cloud, Minn. Birthdate -1865 / Place of birth Molland-day and month unknown
- (3) Business or occupation Farmer-
- (4) Married, single, separated, widowed or divorced at date of death Married-
- (5) Did decedent have access to a safe deposit box or other place of safekeeping at the time of his death?.... No.
 - - B. Name and address of other persons who had access to box ... None
- (6) Did the undersigned person or persons filing return make diligent and careful search for property of every kind left by decedent? Yes-
- (7) Did the undersigned make diligent and careful search for information as to any transfer of a material portion of decedent's property during his lifetime without an adequate and full consideration in money or money's worth?
- (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?

Do they claim the property was acquired by gift or inheritance by the decedent and survivors as joint tenants?
No joint tenancy property-

Give details of such claims in Schedule I.

INSTRUCTIONS

- STATUTES: The inheritance tax law appears in Minneseta Statutes of 1941, Chapter 291. Taxable transfers are defined in M. S. 291.01. Filing aninheritance tax return is required by M. S. 291.12. Amendments were adopted by Laws of Minneseta 1943, Chapter 504, Section 6, Sub. 2.
- USE AND PROCEDURE: This return will be used in all estates to report all transfers from deceased persons to heirs or beneficiaries which are not included in the inventory in a Minnesula 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 filled with probate court. If a tax may be due, or if a waiver of inheritance tax lies from the commissioner is needed, prepare the return in duplicate.
 - 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 I, Minn.
 - C. If it is claimed that decedent was not a resident of Minnesota, an Affidavit of Non-Residence must be flied with this return (Form D. of T. EG 1019). In such case, this return will disclose the detail of transfers of property having situs in Minnesota, and the total value of transfers in each class of property having situs elsewhere.
- DETERMINATION OF TAX: The court will determine the tax upon property included in the probate proceeding. The department will determine the tax upon the transfers disclosed in the return.
- 4. The representative of the estate or other person executing the return is obliged to report all transfers which may be subject to tax. Each schedule of the return is to be constructed as a question which must be answered by describing the transfers or by stating that there were none of this class, if such is the case.
- Satisfaction or waiver of inheritance tax lien upon the transfer of joint tenancy properly can be obtained from the Department of Taxation by use of the Affidavit 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

SCHEDULE I - PROPERTY HELD IN JOINT TENANCY

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

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

affidavit giving verifiable details showing the source, nature, amount and proportion of the survivor's contribution. The homestead of decedent, if included in any of the schedules, must be identified before the exemption in favor of spouse or issue can be allowed. Excess homestead area, if any, must be 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; Acreage of Rural Land). Specify Lions, if any.	Surviving Joint Tenant (Give Name and Relationship to Decedent)	Assessor's Fuli and True Value of Realty Or Unit Value of Securities On Date of Death	Gross Market Value of Whole Property
AMPLE: 6-21-41 7-5-42	Lot 1, blk. 1, Lief's Add. to St. Paul, Ramsey Co., Minn., 6000 Montclair Rd., St. Paul. Homstead: Mortgage, \$1,000.00 100 shares common stock General Motors Co.	Mary Doe, wife	\$2,455.90	\$4,000.00
	Cretificate No. 1392816	John Doe, son	N. Y. S. E. 751/2	\$7,550.00
None	None	None	None	None
Total Liens,	Col. 2	Total, Col. 5 Joint Property, less Liens -		None None

SCHEDULE II (A) - LIFE INSURANCE

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

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

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

Date Taken Out	Description of Policy	Amount Paid or Payable at Death (Show Fost Mortem Dividends Separately)	Beneficiary and Relationship to	If Contract Issued Prior to 7-15-37, did Decedent on 7-15-37 have right to:		
Out	(Name of Company, No. of Policy)	Dividends Separately)	Decedent	I. Change Beneficiary?	Z. Cash Surrende: Value?	
None	None	None	None	None	None	
		- Control of			10.20	
			A 400			
					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 exclusion of \$12,500.)

Date of Contract	Description of Contract (Name of Company, No. and Type)	Amount Paid or Payable at Death or Value of Balance of Annuity	Henediciary or Transferos Name, Address, and Relationship to Decedent
None	None	Nahe	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.

Date fo Transfer	Description of Property Transferred (Legal Description of Land; Street Address of City Realty; Acreage of Rural Land), Specify Lieus, if any.	Transferre and Relationship to Decedent	Amessor's Pull and True Value of Realty Or Unit Value of Securities on Date of Death	Gross Falr Market Valu
None	None	None	None	None
Maral Theory	7-1 · 0	Total, Col. 5		None
Total Liens, Col. 2		Transfers, less Liens	* * * *	None

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

Description of Property (Specify Liens, if any)	Transferee, Heir or Beneficiary Relationship to Decedent	Pull and Pair Market Value on Date of Deuth	Net Value After Liens
None	None	None	None
		Total	None

We,	Leonard	Van	Heel	and	Henry	Van	Heel,	Jr.,

Subscribed and sworn to before me this 13th.

day of January 19 50.

Notary Public, County of Stearns, Minnesota.

My commission expires March 14th. 1950.

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

(Signature) Gronard Van Keef (Address) R. F. D. No. 2, Box 184,

Albany, Minnesota.

File No. 15,182~	State of Minnesota,	state of HENN'Y WAN REEL, JR., Decedent	INHERITANCE TAX RETURN DEPARTMENT OF TAXATION
	Stat County of	Re: Estate of HEN [†] Y	INH

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1950.	./	robate Cour	PATTISC	MINNES
Tied Jenuary 24 1950.	Cengora	Clerista you	PATTI SON & PATTI SON	ST. CLOUD, MINNES
Jen us ry	why	Ü	 PATT	Ed .
Filed	Fran		Attorney	Address

State of Minnesota,	IN PROBATE COURT,
County of Stearns	*
In the Matter of the Estate of	Petition for Decree of Omitted
Henry Van Heel, Jr.	or Incorrectly Described Property*
Decedent	or meaning processes respectly
Your Petitioner Respectfully Represents and shows:	
1. That the said decedent died 12 testate, a residen	dof Town of Oak - Freeport-
Stearns County, Min	nesota, on the 19 day of
March , 19 18 , in the County of	Stearns
	at the time of h ^{1.8} death was 83
years of age, h 18 post office address then being Free	port
2. That the estate of said decedent was probated in said February 17, 1950	County and a decree was made and entered in said estate dated
3. That the following described property was white a second	incorrectly described * in said decree, to-wit:
(a) The Homestead of decedent being in the County of	
State of Minnesota, described as follows, to-wit:	Date of Death
Encumbrances	
	8.
(b) Other real estate of decedent being in the County of	Stearns
State of Minnesota, desc	ribed as follows, to-wit:
,	
	•
Encumbrances	
(d. B	*
(c) Personal property consisting of the following items, t	OvUIL:
Encumbrances	
Linearito anceo	8
4. That the correct description of the property and wh	ether a part thereof is a homestead or not with the values and
encumbrances at the date of death of the decedent is as hereinbe	
	n said estate (in the sum of \$
and that said property was not subject to inheritance	The state of the s
6. That the interest of your petitioner in said property is	
son and heir of decedent	

Names	Ages	Relationship	Addresses
Anna Van Heel	adu1h	wife	Freeport, Minn.
Henry Van Heel, Jr.	adult	son	Freeport, Minn.
Leonard Van Heel	adult	son	Holdingford, Minn
Gertrude Becker	. 11	daughter	Waite Park, Minn.
Catherine Pohl	19	daughter	Waite Park, Minn.
Rose Orth		tr.	Forreston, Minn.
Alvina Hoppe	11	11:	Albany, Minn.
Hubertine Beckers	n	11	Cohasset, Minn.
Frances Bredeck	11	11	Sheybogan, Wisc.
Vernie Kempf	11	son	п
Mary Kemper	11	daughter	

WHEREFORE Your Petitioner prays that the descent of :	said property be determ	ined and that	it be ass	igned to	the per-
sons entitled thereto pursuant to Chapter 696, Laws of 1949.	25		4		

Dated. March 12, 1957 x Leonard Van dey (Leonard Van Heel)

(Leonard Van Heel)

Petitioner

Petitioner

State of Minnesota,

County of.

Stearns

Leonard Var Reel

being duly sworn, on oath says, that h @ is the person who makes the foregoing petition in the above entitled matter; that h9 has read said petition and knows the contents thereof, and that the same is true of h 1.5 own knowledge, except as to those matters therein stated on information and belief, and that as to those matters ...h. believes it to be true. x Leonard Vanklel

Subscribed and sworn to before me this 12 day of Harch ,19 57

> LED KERSER While Motary Public, the County, Minnto

My Commission explication from Experis Match 17, 1962 , 19.

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

Omitted or Incorrectly In the Matter of the Estate of Described Property Petition for Decree State of Minnesota,

"That part of the Southwest Quarter of the Southwest Quarter (SW# SW#) of Section Twelve (12), in Township One Hundred Twenty-five (125) North, of Range Thirty-two (32) West of the Fifth Principal Meridian, bounded by a line described as follows, to-wit: Beginning at the Southwest Quarter of said Section Twelve (12), and running thence East nine (9) chains; thence North 5 30 West 20.59 chains to the North line of said quarter section: thence West 7.34 chains to the Northwest corner thereof; and thence South to the place of beginning, excepting therefrom a strip two (2) rods in width, the northerly line of which runs North 430 East from the Southwest corner thereof, 12.95 chains to the Easterly line of said tract; Also all that part of the aforesaid Southwest of the Southwest Quarter (SW2 SW2) of Section Twelve (12). Township and range aforesaid, bounded by a line described as follows, to-wit: Beginning at the Southeast corner thereof and running thence West seven (7) chains; thence North 51 45' East 8.89 chains to the East line of said quarter quarter section; and thence South to the place of beginning; Also that part of the Southeast Quarter of the Southwest Quarter (SE2 SW2) of said Section Twelve (12), township and range aforesaid, bounded by a line described as follows, to-wit: Beginning at a point twenty-nine and one-half (29%) rods East of the Southwest corner of said quarter quarter section and running thence West to said Southwest corner; thence North thirty-three (33) rods; thence East eight and two-thirds (8-2/3) rods; thence Southeast to the place of beginning; Also the Northwest Quarter of the Northwest Quarter (NW2 NW2) of Section Thirteen (13), in Township One Hundred Twenty-five (125) North, of Range Thirty-two (32) West of the Fifth Principal Meridian, excepting therefrom that tract bounded and described as follows, to-wit: -Beginning at the Northwest corner of said Section Thirteen (13), and running thence South 43 rods, thence East 2 rods, thence North forty-three (43) rods to the North line of said Section Thirteen (13); and thence West to the place of beginning: the Northeast Quarter of the Southwest Quarter (NE' SW4) of Section Thirteen (13), in Township One Hundred Twenty-five (125) North, of Range Thirty-two West of the Fifth Principal Meridian."

21.1			m:		
3111	lP.	uı	211111	nesota	ı,

County of Stearns

IN PROBATE COURT_

FILE No. 15,182

In the Matter of the Estate of

Henry Van Heel, Jr.,

Decedent.

DECREE OF CONSTRUCTION INCORRECTLY DESCRIBED PROPERTY

The above	ve entitled matter came on to be heard c	on the 14th	day of	June	r
19.57 , upon	the petition of Leonard Van	1 Heel			
praying for t	the judicial determination of the descr	ent of property hereinaf	ter described belong	ing to said decedent at t	the time of
hhisdeath.	The petitioner appeared Expersor x	und by attorney, Mau	rice Klasen	, Esq.,	om-mine.
		and	i no one appeared	in opposition to said	d petition.

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

FIRST-XRoan notice of noist keening has been given our required by keenaal the nedwork this Court for noist keening.

 $SECOND-That \ the \ petitioner \ has \ an \ interest \ in \ the \ property \ of \ said \ decedent \ herein \ after \ described \ as \ follows, \ to-wit:$

That he is a son and heir at law of said decedent.

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

17th day of February , 1950, and that in said decree the
property hereinafter described was incorrectly described.

That the time for appeal from said decree has expired.

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

FOURTH—That in said prior probate proceedings all claims of creditors allowed were —
paid in full. That there are no unpaid claims against said property.

FIFTH—That the inheritance taxes determined in the prior probate proceedings herein were — paid in full. That there is now no inheritance tax due the State of Minnesota from said estate.

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

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

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

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

None.

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

That part of the Southwest Quarter of the Southwest Quarter (SWL SWL) of Section Twelve (12), in Township One Hundred Twenty-five (125) North, of Range Thirty-two (32) West of the Fifth Principal Meridian, bounded by a line described as follows, to-wit: Beginning at the Southwest Corner of said Section Twelve (12), and running thence East nine (9) chains; thence North 5° 30° West 20.59 chains to the North line of said quarter quarter section; thence West 7.34 chains to the Northwest corner thereof; and thence South to the place of beginning, excepting therefrom a strip two (2) rods in width, the northerly line of which runs North 43° East from the Southwest corner thereof, 12.95 chains to the Easterly line of said tract; Also all that part of the aforesaid Southwest quarter of the Southwest Quarter (SWL SWL) of Section Twelve (12), Township and range aforesaid, bounded by a line described as follows, to-wit: Beginning at the Southeast corner thereof and running thence West seven (7) chains; thence North 51° 45° East 8.89 chains to the East line of said quarter quarter section; and thence South to the place of beginning; Also that part of the Southeast Quarter of the Southwest Quarter (SEL SWL) of said Section Twelve (12), township and range aforesaid, bounded by a line described as follows, to-wit: Beginning at a point twenty-nine and one-half (29%) rods East of the Southwest corner of

NESCONARIONARIA REALIZADA DE LA CONTRA DEL CONTRA DE LA CONTRA DEL CONTRA DE LA CONTRA DE LA CONTRA DE LA CONTRA DEL CONTRA DE LA CONTRA DEL CONTRA DE LA CONTRA DEL LA CONTRA DE LA CONTRA DE LA CONTRA DE LA CONTRA DE LA CONTRA DEL LA CONTRA DEL LA CONTRA DEL CONTRA DEL CONTRA DEL CONTRA DE

said quarter quarter section and running thence West to said Southwest corner; thence North thirty-three (33) rods; thence East eight and two-thirds (8 2/3) rods; thence Southeast to the place of beginning; Also the Northwest Quarter of the Northwest Quarter (NW\(\frac{1}{2}\)) North, of Section Thirteen (13), in Township One Hundred Twenty-five (125) North, of Range Thirty-two (32) West of the Fifth Principal Meridian, excepting therefrom that tract bounded and described as follows, to-wit: Beginning at the Northwest corner of said Section Thirteen (13), and running thence South 43 rods, thence East 2 rods, thence North forty-three (43) rods to the North line of said Section Thirteen (13); and thence West to the place of beginning; Also the East Half of the Northwest Quarter (E\(\frac{1}{2}\) N\(\frac{1}{2}\)) and the Northeast Quarter of the Southwest Quarter (NE\(\frac{1}{2}\) S\(\frac{1}{2}\)) of Section Thirteen (13), in Township One Hundred Twenty-five (125) North, of Range Thirty-two (32) West of the Fifth Principal Meridian.

- heirs at law

of said decedent as heretofore determined in the prior probate proceedings and are all of the persons entitled to h 13 estate and the property herein described, to-wit:

Anna Van Heel, surviving spouse of decedent, and Henry Van Heel, Jr., Leonard Van Heel, Gertrude Becker, Catherine Pohl, Rose Orth, Alvina Hoppe, Hubertine Beckers, Frances Bredeck, Vernie Kempf, and Mary Kemper, children of decedent.

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

None for distribution by this decree.

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

An undivided one-third (1/3) thereof to the said Anna Van Heel, surviving spouse of decedent, and an undivided one-fifteenth (1/15) thereof to each of the said Henry Van Heel, Jr., Leonard Van Heel, Gertrude Becker, Catherine Pohl, Rose Orth, Alvina Hoppe, Hubertine Beckers, Frances Bredeck, Vernie Kempf, and Mary Kemper, children of decedent, in fee simple.

To Have and to Hold the Same. To anywise appertaining, to the said above nan ever, to any lawful conveyance of said property Dated at St. Cloud, Minnes	ned persons, the y or any part thereof by	heirs and ass said persons, or any of them,	igns, without prejudice, how-
(PROBATE COURT SEAL)		50/	In a Probate Fridge.
State of Minnesota,	ss.	PROBATE (COURT
I, of the Probate Court, within and for said Cou have compared the foregoing copy of Decree of served in this office and have found the same t	of Omitted or Incorrectl	y Described Property with t	
	In Testimony Wher	eof, I have hereunto subscrib	bed my name and affixed th
	said County, this	day of	, 19
			of the Probate Cour

I hereby certify that the within Instrument was filed in this office for record on

County of

day of o'clock.

, at

and was duly recorded in Book

.. page

Henry Van Heel, Jr., Decelent.

DECREE OF MINNEAU SEDONAL INCORRECTLY DESCRIBED

PROPERTY

Office of Register of Deeds,

State of Minnesota,

In the Matter of the Estate of

IN PROBATE COURT

State of Minnesota,

Stearns

File No. 15,182

Deputy.

Transfer entered this

Register of Deeds.

Deputy.

Filed this 14th day of June

19 57, and recorded in Book 110

of Decrees, page 65

County Auditor.

Probate Ludge Clerk.

Bore

number, with , this, matter

State of Minnesota,

County of Stearns

In the Matter of the Estate of

Petition for Decree of Omitted or Incorrectly Described Property*

IN PROBATE COURT.

	HENRY	VAN	HEEL,	Jr.,	also	known
as	Henry Va	mhel	1,	00-00-91		cedent

Your Petitioner Respectfully Represents and shows:

1.	That the said decedent died	in testate, a resident of Town	of Cak, Freeport,	
	Stearns	County, Minnesota, on the	19th	day o
	March, ,194	8 , in the County of Stearns		
e of	Minnesota,	, and at the time of h 1:	8 death was 83	

years of age, h 18 post office address then being

Freeport, Minnesota

- 2. That the estate of said decedent was probated in said County and a decree was made and entered in said estate dated February 17, 1950
- 3. That the following described property was omitted or incorrectly described* in said decree, to-wit:
- (a) The Homestead of decedent being in the County of Net Value at State of Minnesota, described as follows, to-wit: Date of Death

Encumbrances

Stat

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

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

That part of the Southwest Quarter of the Southwest Quarter (SW1SW1) of Section 12, inTownship 125 North ofRange Thirty-two (32)West of the Fifth Principal Meridian, bounded by a line as follows: Beginning at the Southwest corner of said Section 12, and running thence East Nine(9)Bhains; thence North 5 degrees 30 minutes West 20.59 chains to the North line of said Quarter Suarter section; thence West 7.34 chains to the Northwest corner thereof; and thence South to the place of beginning.

Also the Northwest Quarter of the Northwest Quarter (NW1 NW1) of Section Thirteen (13), in Township One hundred twenty-five (125) North, of Range Thirty-two (32) West of the Fifth Principal Meridian

Encumbrances none

\$ 2000.00

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

none

Encumbrances. none

- 4. That the correct description of the property and whether a part thereof is a homestead or not with the values and encumbrances at the date of death of the decedent is as hereinbefore set out.
- 5. That there are no unpaid claims in said estate (in the sum of \$ none and that said property was not subject to inheritance tax.
 - 6. That the interest of your petitioner in said property is as follows, viz.:

son of decedent and an owner of said real estate.

7. That the names, present ages, relationship, and addresses of the heirs, executors, legatees and devisees of said decedent

Names	Ages	Relationship	Addresses
Anna Van Heel	(since	deceased , having died	on May 26,1951) Rt. 1, Grasston, Minn.
1. Henry Van Heel, Jr. 2. Leonard Van Heel	11	son	Rt., Holdingford, Minr
3. Gertrude Becker	II II	daughter	317 - 38th Ave. North 86. Cloud, Minnesota
4. Catherine Pohl	11	daughter	Rt. 4, St. Cloud, Minn
5. Rose Orth	11	daughter	RFD 2, Milaca, Minn.
6. Alvina Hoppe	it	daughter	Box 104, Albany, Minn
7. Hubertine Backers	11	daughter	Box 74, Cohasset, Min
8. Frances Bredeck	И	daughter	1303 Michigan Ave. Shebo ygan , Wisconsin
9. Vernie Kempg	11	daughter	1611 Illinois Ave. Sheboygan, Wisconsin
10. Mary Kemper	11	daughter	2501 Hemphill Apt. 4 Fortworth, Texas

WHEREFORE Your Petitioner prays that the descent of said property be determined and that it be assigned to the persons entitled thereto pursuant to Chapter 696, Laws of 1949. April 1958

Jeanard Van Heel Petitioner

Petitioner

State	of	Minnesota,
100	- 60	

County of ... LE

Leonard Van Heel

being duly sworn, on oath says, that h & is the person who makes the foregoing petition in the above entitled matter; that h @ has read said petition and knows the contents thereof, and that the same is true of h 1s own knowledge, except as to those matters therein stated on information and belief, and that as to those matters _h.g. _ believes it to be true.

Subscribed and sworn to before me this

Leonard Van Heel Petil

Notary Public

LEO KLASEN
Motary Public, Steams Co., Winnesota

My Commission etty Commission Express March 17, 1962

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

, 19....

Omitted or Incorrectly In the Matter of the Estate of Petition for Decree Described Property

State of Minnesota,

County of Stearns

IN THE MATTER OF THE ESTATE OF

Henry Van Heel, Jr., also known as Henry Vanhell, Decedent

IN PROBATE COURT

File No. 15, 182

DECREE OF OMITTED ON/ NACORIXECTALY DESCRIBITO/ PROPERTY

The above entitled matter came on to be heard on the 9th day of May , 19 58, upon the petition of Leonard Van Heel;

praying for the judicial determination of the descent of property hereinafter described belonging to said decedent at the time of h 18 death. The petitioner appeared in person and by attorney, John Lang, and no one appeared in opposition to said petition.

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

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

Son of said decedent.

THIRD—That said estate was heretofore probated in this Court and a final decree of distribution issued therein on the 17th day of February . 19 50, and that in said decree the property hereinafter described was Omitted.

That the time for appeal from said decree has expired.

FOURTH—That in said prior probate proceedings all claims of creditors allowed were
paid in full. That there are no unpaid claims against said property.

FIFTH—This /hild finish the kink of the philip of finish of the finish for the finish finish finish finish finish finish from said estate.

SIXTH—That the decedent at the time of h^{1S} death was the owner and seized of certain property correctly described as follows, to-wit:

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

(R) The homestead of the decedent situated in the County of ---State of Minnesota, described as follows, to wit:

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

That part of the Southwest Quarter of the Southwest Quarter (SW\(\) SW\(\) of Section 12, in Township 125 North of Range, Thirty-two (32) West of the Pifth Principal Meridian, bounded by a line as follows:

Beginning at the flouthwest corner of said Section 12, and running thence East Nine (9) Chains; thence North 5 degrees 30 minutes West 20.59 chains to the North line of said Quarter Quarter Section; thence West 7.34 chains to the Northwest corner thereof; and thence South to the place of beginning.

Also the Northwest Quarter of the Northwest Quarter (NW2NW2) of Section Thirteen (13), in Township One hundred twenty-five (125) North, of Bange Thirty-two (32) West of the Fifth Principal Meridian.

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

Anna Van Heel, surviving spouse of decedent, and Henry Van Heel, Jr., Leonard Van Heel, Gertrude Becker, Catherine Pohl, Bose Orth, Alvina Hoppe, Hubertine Beckers, Frances Bredeck, Vernie Kempf, and Mary Kemper, children of decedent.

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

None for distribution by this decree.

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-third (1/3) thereof to the said Anna Van Heel, surviving spouse of decedent, and an undivided one-fifteenth (1/15) thereof to each of the said Henry Van Heel, Jr., Leonard Van Heel, Gertrude Becker, Catherine Fohl, Rose Orth, Alvina Hoppe, Hubertine Beckers, Frances Bredeck, Vernie Kempf, and Mary Kemper, children of decedent, in fee simple.

To Have and to Hold the Same, Together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining, to the said above named person S, their heirs and assigns, without prejudice, however, to any lawful conveyance of said property or any part thereof by wild persons, or any of them, heretofore made.

Dated at St.Cloud, Minnesota this 9th day of May . 19 58

(PROBATE COURT SEAL)

Probate Judge.

State of Minnesota,

County of

88.

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 foregoing copy of Decree of Omitted or Incorrectly Described
Property with the original record thereof preserved in this office and have found the same to be a correct
transcript of the whole thereof.

in said County, this day of

of the Probate Court

Decree of Omitted bt/ Incory County of I hereby certify that the within In-strument was filed in this office for rec-Deputy Deputy IN THE MATTER OF THE ESTATE OF Register of Deeds. Decedent rectly/Doscribed Property County Auditor. PROBATE COUR Office of Register of Deeds, Van Heel, Jr., State of Alinnesota, was duly recorded in Book and recorded in Book State of Minnesola, 9th day of , page Steams Transfer entered Filed this etc., to utano on the Henry to 139

\$ 1186.59

State	of	Minnesota,
County of	S	tearns -

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Henry Van Heel, Jr.,

ORDER ALLOWING FINAL ACCOUNT

The above entitled matter came on to be heard on the 1.7 th day of February.

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

The said representative appeared in person and by attorneys Pattison and Pattison, and no one appeared in opposition.

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 24th day of January;
1950 , in the 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 -		8
Personal estate omitted from the inventory -		8
Gain by sales above appraised value		8
Cash from sales of real estate		8
Cash from rent of real estate		\$
Cash from interest and profits	-	\$
Cash from other sources Cash contributed by	Leonard	s 1186.59
Van Heel and Henry Van Heel without for reimbursement from the estate.	CTSTR	\$
		\$
Total receipts from all sources	-	\$ 1186.59

Total credits

DISBURSEMENTS AND CREDITS

80	=		-				100				-					\$	
nt		-		H		-		-				=		-		\$	
	-				-		-		-		-		-		-	8.	420.40
-				-		-		75		-		-		-		8	294.20
			=		-		-		H							8	370.00
								-		-		-				\$	101.99
	4		-		-		-		-				-		-	\$_	
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							ë		-		+		-			8	
						2				-		-		-		8	
	-		-00		-				_						14	8	
	nt -	ut	ut -	ut	ut	ut	ut	ut	ut	ut	ut	ut	ut	ut	ut		

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.

February 17th

, 1950 .

By the Court, Said of The

Decedent.

IN THE MATTER OF THE ESTATE OF

Henry Van Heel, Jr.,

Order Allowing Final Account

Filed this 17th

February

recorded in Book 10/

State of Minnesota,

County of Stearns

State of Minnesota, County of Stearns	IN PROBATE COURT
In the Matter of the Estate of	10-
Henry Van Heel, Jr. Decedent.	Final Decree of Distribution
The above entitled matter came on to be heard on the 19 50, upon the petition of the representative of said estate for	17th day of February the distribution of the residue of said estate to the persons
thereunto entitled. The representative of said estate appeared in person and	
	appeared in opposition thereto.
And the court having considered the evidence produced at a cords in said matter, finds the following facts:	aid hearing, the arguments of counsel, and the files and re-
	nd served as required by law and the order of this court for
SECOND—That the said estate has been in all respects f thereof and of the last sickness and burial of said decedent, and	ally administered, and the expenses of the administration all claims allowed against said estate have been fully paid,
and that said representative has filed their final according to the line of th	ount herein which has been settled and allowed by the Court. State of Minnesota have been paid.
THIRD—That said decedent died . In testate on t	he 19th day of
	ne of hlsdeath decedent was a resident of the County of

Stearns and State of Minnesota.

None.

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

The East Half of the Northwest Quarter (Et NW2) of Section Thirteen (13), in Township One Hundred and Twenty-five (125) North, of Range Thirty-two (32) West;

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

State of Minnesota, described as follows, to-wit: That part of the Southwest Quarter of the Southwest Quarter (SW2 SW2) of Section Twelve (12), in Township One Hundred Twenty-five (125)North, of Range Thirty-two (32) West of the Fifth Principal Meridian, bounded by a line described as follows, to-wit: Beginning at the Southwest Quarter of said Section Twelve (12), and running thence East nine (9) chains; thence North 5° 30' West 20.59 chains to the North line of said quarter quarter section; thence West 7.34 chains to the Northwest corner thereof; and thence South to the place of beginning, excepting therefrom a strip two (2) rods in width, the northerly line of which runs North 43° East from the Southwest corner thereof, 12.95 chains to the Easterly line of said tract; Also all that part of the aforesaid Southwest of the Southwest Quarter (SW2 SW2) of Section Twelve (12), township and range aforesaid, bounded by a line described as follows, to-wit:- Beginning at the Southeast corner thereof and running thence West seven (7) chains; thence North 51° Hast 8.89 chains to the East line of said Quarter Quarter section; and thence South to the place of beginning; Also that part of the Southeast Quarter of 8.89 chains to the East line of said Quarter Quarter section; and thence South to the place of beginning; Also that part of the Southeast Quarter of the Southwest Quarter (SEisWi) of said Section Twelve (12), township and range aforesaid, bounded by a line described as follows, to-wit: Beginning at a point twenty-nine and one-half (29h) rods East of the Southwest corner of said quarter quarter section and running thence West to said Southwest corner; thence North thirty-three (33) rods; thence East eight and two-thirds (5-2/3) rods; thence Southeast to the place of beginning; Also the Northwest Quarter of the Northwest Quarter (NW NW) of Section Thirteen (13), in Township One Hundred Twenty-five (125) North, of Hange Thirty-two (32) West of the Fifth Principal Meridian, excepting therefrom that tract bounded and of the Fifth Principal Meridian, excepting therefrom that tract bounded and described as follows, to-wit:- Beginning at the Northwest corner of said Section Thirteen (13), and running thence South forty-three (43) rods to the North line of said Section Thirteen (13); and thence West to the place of beginning; The Northeast Quarter of the Southwest Quarter (NES SWE) of Section Thirteen (13), in Township One Hundred Twenty-five (125) North, of Range Thirty-two West of the Fifth Principal Meridian:

of said decedent, and are all

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

Anna Van Heel, surviving spouse, and Henry Van Heel, Jr., Leonard Van Heel, Gertrude Becker, Catherine Pohl, Rose Orth, Alvina Hoppe, Hubertine Beckers, Frances Bredeck, Vernie Kempf, and Mary Kemper, children of decedent.

Now. Therefore. On motion of Pattison and Pattison,

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:

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:

To Anna Van Heel, surviving spouse, the Homestead, for and during the term of her natural life, and after her death, an undivided one-tenth (1/10) thereof to each of the said Henry Van Heel, Jr., Leonard Van Heel, Gertrude Becker, Catherine Pohl, Rose Orth, Alvina Hoppe, Hubertine Beckers, Frances Bredeck, Vernie Kempf and Mary Kemper.

Of the remaining hereinbefore described real estate, an undivided one-third (1/3) to Anna Van Heel, and two-thirds (2/3) collectively, in equal undivided shares to the said Henry Van Heel, Jr., Leonard Van Heel, Gertrude Becker, Catherine Pohl, Rose Orth, Alvina Hoppe, Hubertine Beckers, Frances Bredeck, Vernie Kempf and Mary Kemper, share and share alike, in fee simple.

To Baur and to Bold the Same, together with all the hereditaments and appurtenances thereunto belonging or in anywise appertaining to the said above named person 8, theirs and assigns; without prejudice, however, to any lawful conveyance of said property or any part thereof by said persons, or any of them, heretofore made.

Dated at St. Cloud, Minn.,	, this 17th day of Febr	uary , 19 50
PROBATE	Eil J. F.	Probate Judge.
PROBATE COURT SEAL		
State of Minnesota.	7	

PROBATE COURT

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



County of

In.	Testimony	Whereof, I	have	hereunto	subscribed	my	name
and af	fixed the Seal	of said Court,					,
in said	County, this	day	of			, 1	9

of the Probate Court.

State of Minnesota,	IN PROBATE COURT	In the Matter of the Estate of	Henry Van Heel, Jr. Decased.	Final Decree of Distribution	Office of Register of Deeds, State of Minnesota,	ounty of I hereby certify that the within Instruent was filed in this office for record o	Jo.	o'clock M	ded in Book	page	Register of Deeds.	this	19	County Auditor.	Deput	Filed this 17th day of Feb. 9 FO, and recorded in Book /06	Frank Henry	erk of Frontie Court.
State of Ste	IN PROB	In the Matt	Henry Var	Final Decre	Office of R	ounty of I hereby certify sent was filed in	te day of	9 , at	nd was duly recorded in Book	,		Transfer entered this	वर्ष वर्ष		A	Filed this 17th	Trans	MARGET

County of Stearns

- IN PROBATE COURT

Mental Illness In the Matter of the Anchoists. to patental

PETITION FOR COMMITMENT

Bernard Kramer,

Patient.

TO THE HONORABLE PROBATE JUDGE OF SAID COUNTY:

Your petitioner respectfully	represents to the Court and alleges that		Bernard Kramer					
whose address is That your petitioner is	related to the said above	, is	1.5	mentally as follows:	ill father	person		
That the indications of (Here give fully the symptoms	mental illness	me	mifeste	d by h 1m	are as follo	nes:		

For the last six days he becomes periodically irrational. Screams and prays.

That the said alleged person will appear in Court voluntarily, and that it will not be necessary to issue a warrant to bring h 1m before this Court.

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

Name AddressRelationship John Kramer Kimball father one brother

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

That h. 18 residence and place of legal settlement is Stearns County, Minnesota. (If not a resident of Minnesota, set out as fully as possible where he came from, how long he has been in the County named.)

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

restraint has been employed. That

That the supposed cause of mental illness

Burgers Disease

That the said patient has been treated by Dr. Louis Wittrock

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

none.

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

State of Minnesota,

County of Stearns

, being first duly sworn

John Kramer , being first duly sworn, deposes and says that he is the petitioner in the foregoing petition; that he knows the contents thereof, and that the averments of said petition are true of h 18 own knowledge, save as to such as are stated on information and belief, and as to those he believes them to be true.

Subscribed and sworn to before me this

3th day of September

My commission expires , 19

1 3

State of Minuesotta,

IN PROBATE COURT

IN THE MATTER OF THE ALLEGE!

Mental Clause

Bernoughter

Filed this 13 thelay of September 19 49

13,183

County of Stearns

IN PROBATE COURT

In the	Matter of the All	eged Montal	Illness
of	Bernard l	Cramer,	

REPORT OF BOARD OF EXAMINERS

		ng hereby certify and report that on the 13th
day of Septer	nber , 1949, at 2	o'clock in the Afternoon of said day, we met at the
Court Room of the above	named Probate Court in the	City of St. Cloud
in the County of	Stearns	State of Minnesota, for the purpose of determining whether
В	ernard Kramer	is a mentally 111 person,
as alleged in the petition i	n the above entitled proceeding,	David T. Shay , Esquire,
County Attorney of said C	ounty, appeared in behalf of said	petitioner
The said	Bernard Kramer	was present and was examined
and observed by us. All	proper testimony offered by any per	rson interested was received and the following named persons
were duly sworn and testi;	fied concerning the matters set forth	in said petition:

The following proceedings were also had and taken:

We also elicited from	said		Ber	nard Kr	amer			and the
several witnesses appearing b Report of Exemili in Kakkakxx	efore us in said proce	edings	informati	on required	to prope	rly an	swer the qu	uestions set forth
sponsive to the said several q	questions respectively.							
From the examination so	made by us and upo	n due e	onsiderati	on of all th	e testimor	y rece	ived we fin	d and determine
	Bern							
ALL ROTHER RECEIVED AND AND AND AND AND AND AND AND AND AN	KNXXXXIIII XXXXXXII	OK WATER	XX					
Dated at 55	. Cloud, minie	180 08		, 1/118			Ja 2 3474	
day of Septem	ber , 19	49.	E	Eary	9.	ne In	to and	u.p. Olim
NOTE: Strike out two of t In insanity case: answers to Sche			the case.	In inebriate	cases answ	ers to 8	schedule A =	hould be attached.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

. Mental Illness

Bernard Kramer

Report of the Board of Examiners

State of Minnesota,

County of

Stearns

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

Witness my hand and the seal of said

Court this 13th

September , 1949

Value 8

Total, \$...

	State of Minnesota,	No. 1	5,183	-	
Con	unty of Stearns	Report by	Judge	of Proba	e
	Mental Illness In the Matter of the Mosutix of Bernard Kramer,	1			
	In accordance with Section 3, of Chapter 294,	Session Laws f	or 1917,	I respectfully repe	ort that on ti
	13th day of Septe	mber	, 1949.	, the Probate Co	urt Committe
	Bernard Kramer	of		Stearns	Coun
to	the State Hospital at Fergus Fall				
575.0					
	STATEMENT OF PROPERTY OF PATIES	NT, SPOUSE, O	CHILDRI	EN OR PARENT	'S;
			200	State which)	
1.	REALTY:		(D)	tate water)	
	A. Homestead				
	Description				
2,	Value				
S.	House			Value \$	
4.	Other buildings on Homestead	,			
	Kind		2	ne	
ő.	What used for				
6.	Value of such buildings				
7.	Annual income from Homestead				
8.	Are there any mortgages or liens against the above realty?				
	Amount	When due			
	B. Other lands:				
1.	Description				
			1		
	Value		1	ans	2
3.	Buildings thereon		V		
4-	Rented or not		-		
5.	Annual income				
6.		100			
	Amount	When due		Value e	
	C. Household goods			Value \$	
	D. Stock list			Value 8	
	E. Machinery list			runte ø	
	The Thy mention in 1100				

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

G. Cash
H. Other property

Total, \$

Age

Age

Age

Age

Age

Age

Age

Age

Net Value of Estate, \$

FAMILY:

1. Spouse

2. Children

3. Guardian

RECOMMENDATIONS

September

Address

Address

Address

Address

Address

Address

Address

Address

, 19 49

Probace Judge.

County Attorney.

Dated this

13th

day of

IN THE MATTER OF THE NAMED OFF Bernard Kramer,

IN PROBATE COURT

State of Minnesota,

REPORT OF PROBATE JUDGE AND COUNTY ATTORNEY

Filed this

September

Clerk of Probate

STATE OF MINNESOTA COUNTY OF

PROBATE COURT

Stoams. Report of Examination In the matter of the Sentility
Psychopathic Personality of Bornard Kvamer Patient June 1899 1. Date of birth Place of birth Marital status (single, married, separated, divorced, widowed) Wiffaurel Resident of Minnesota since 1999 of Stand County since 1899 2. Resident of Minnesota since. 3. Legal settlement at Kensiball County, Minnesota. 4. Is patient entitled to care or treatment by the Veterans Administration or other agency of the United States Government 910 5. Has patient ever been in a psychiatric hospital in Minnesota or any other state 200 It so, name institution bear Kramer Father's name John Kramer Co Min 6. Father's name Carrier co forminen Mother's maiden name Steams Place of birth Spouse's name... Place of birth Date of birth Catholic 7. Patient's religion 8. Patient's education atch maker - has done nothing for 16-70 god 9. Patient's occupation 10. Family history (insanity, feeblemindedness, epilepsy, alcohol or drug addiction, etc.) mone 11. Patient's past medical history (including serious injuries, operations, syphilis, tuberculosis).

Jeus had both legs amountated for Benger's

dicare to deferent operations.) Intemperate use of alcohol or narcotic or hypnotic drugs Beurger's Disease. 12. Does patient have any acute or chronic disease. 14. Date of onset and symptoms of present mental disorder in detail various aches and efferades elfusions a Hallerige mare

		t					
15. Patier	nt has	100	ed or injured other				
Patier	nt has	threaten	ed or attempted s				
The same	ensity to suicide is	nut	present now.	on	or about		
16. Paties		filthy ha					
Patier		destruct					
	nt has now been con		non	e			Hospital,
334 335				, Minnesota, since			
Were	restraints required th	en U	or	at any other time			
	nt's temperature	994	, pulse 9	10			
18, Name	e and address of:	00	V	- 4	7.0	10 mes	
Paties	nt's nearest of kin	John	1 vai	ner - t.	empay	, in	en
Guare	dian	V					
Frien							
Petiti	oner	ON E	10 17	Hurle -	Wast	heir.	& Hilany
Famil	ly physician	instan I	Bank	-rames	andn	Zanni	I Nilan
Mate	rial witherses at exam	mation Jo		orr with		de l'anne	" many
Coun	sel for patient	non	e red	nested			
				ubmitted at the hearin	g, we find the above	named patie	nt
	a mentally ill person						
Dated	13 R	Rt	. 19 49	de	0 6		
Dated	10	1	. 10	47	mexou	well	, M. D.
				1,5	2 , 0 41	1,10	1 11
				15	any 14	4 mg	, M. D.
(PRO	BATE COURT SEA	L)		/ -	el f	me	Probate Judge
					0		1900bire andke
		(C)					2
File No.	STATE OF MINNESOTA COUNTY OF Stearns PROBATE COURT	in the matter of the Mental Illness of Bernard Aramer, Patient	Report of Examination				September 13th day of September 13th 19 Hg

15,183

State	of	Minnesota,
CO	7.7	MANAGER CO. C. A. A. A.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF

Bernard Kramer,

Mentally Ill.

JUDGMENT

El John Probate, Stearns County.

The above entitl	led proceeding having be	sen duly commenced by	y petition and sa	id	
Ве	rnard Kramer	havin	g been personally	before the Court, and e	zamined
as to mental 1	llness by	y a Board of Examin	ers duly appoint	ed by this Court, and th	e report
of said Board of Ex	aminers having been du	ly filed herein, wherel	by said B	ernard Kramer	
has been found to be	e mentally 111	and in n	need of care and	treatment in a State Ins	titution.
NOW, THER	EFORE, Upon reading	g and filing said repor	t and upon all th	e records and proceeding	s hercin,
IT IS HEREBY A	ADJUDGED AND DE	ETERMINED, and t	he Court does he	reby adjudge and determ	ine, that
the said	Bernard Kra	mer	is me	ntally 111	
and a proper person	for care and treatment	in a State Institution			
WHEREFORE	E, IT IS HEREBY (ORDERED AND A	DJUDGED, Th	at the said	
	Bernard Kra	mer		be committed to the co	istody of
Superinter	ndent, State Ho	espital, Fergu	s Falls,	and that duplicate war	rants of
commitment be issue	ed out of and under the	seal of this Court, as	provided by law,	to carry this judgment in	to effect.
Dated Sep	tember 13th,	19.49 .			

88.

County of Stearns

PROBATE COURT

IN THE MATTER OF

the Mental Illness of

Bernard Kramer,

JUDGMENT

Filed this 13th day of

September, 1949.

Arank Alexanog
Clerk of Probaby Court.

Book # / Page 447

STATE OF	MINNESOTA,	}	IN PRO	BATE C	OURT
In the Matter of the	Mental Illne Immings Imministys Indicates Fattenialidaes Epitepsys	ess K			
Of Berr	nard Kramer				
A petition for t	he commitment of the	above named patier	nt having been filed	l,	
IT IS ORDER	RED, That such petit	ion be heard before	this court in the C	ourt House in th	e City (City or Village)
of St. C	loud	on the	13th	day of	September
194 9 at 2	o'clock P. M.				
Dated this	13th	day of	Septem	ber ,1	949 .
		ε	and of	1. Ine	Probate Judge.

ORIGINAL

STATE OF MININESOTA.	STA	TE	OF	MINNESOTA	
----------------------	-----	----	----	-----------	--

County of Stearns

IN PROBATE COURT

In the Matter of the Musiciany X

Mental Illness

Bernard Kramer

To the Sheriff of Stearns County, Minnesota, and the Superintendent of the

State Hospital, Fergus Falls, Minnesota,

The above named patient having been found to be mentally 111 , the said sheriff is

commanded to convey and deliver such patient forthwith to the Superintendent of the State Hospital at

Fergus Falls , Minnesota, and the said Superintendent is commanded to receive and

detain such patient in said hospital according to law.

(Court Seal)

Dated this 13th day of September , 199 .

(Note:-See reverse side for receipt of superintendent.)

State of Minn	esota,	IN PROBA	ATE COURT
County of Stearns			IL COURT
In the Matter of the	ental Illness fasantyx fashintyx fasheshintelness Kultopayx		
of Bernard Kr		-	
To the Hon. Day	ld T. Shay	, County Attorney	of said County:
SIR: Please take notice	that a petition has been	filed with the above cou	rt alleging the
mental illness (Insanity-Inchricty-Feeble-mindedness-	of the above named	patient.	
You are hereby notified	and required to appear	at the examination of s	said patient to be held at my
office on the 13th	day of Se	otember , 1	949 at 2 o'clock P. M.,
to represent the petitioner in s			
Dated this1	th day of	September	, 1949
(Court Seal)		Ene J.	Que of Probate.

State of Minnesota, Stearns

IN PROBATE COURT

Mental Illness STONETO In the Matter of the Inchmoun Mental Digite female. Expitensu

County of

APPOINTMENT OF EXAMINERS

Bernard Kramer,

Patient.

Upon all of the files, records and proceedings herein,

IT IS ORDERED, That E. V. Wetzel and J. P. McDowell

are appointed to assist in the examination of said patient.

Dated this

13th

day of

September , 19 49.

(Probate Court Seal)

State of Minnesota, Ses.

IN PROBATE COURT CERTIFICATE

This is to certi	fy that Dr. J. P. McDowell	1
of	St. Cloud	is a reputable person, a graduate
of	Marquette University	which is an incorporated medical
college; that he is a	permanent resident of this State, has been in the	actual practice of the profession of medicine for
at least one year ne	xt preceding to the date hereof, and is registered	I as licensed by the State Board of Medical Ex-
aminers; that he is	neither superintendent, proprietor, an officer, or	regular medical attendant of any institution for
the care and treatm		
(SEAL)	٤	el J. Green Probate.
Dated Sept	ember 13th, 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.
------	----	----	---------	------	-----

E. V. Wetzel

St. Cloud

is a reputable person, a graduate

University of Minnesota

which is an incorporated medical

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

mental illness

(SEAL)

Earl J. Their Judge of Probate.

Dated

September 13th, 1949.

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

State of Minnesota,	IN PROBATE COURT
County of Stearns)	
In the Matter of the Sentitive Description Matter of the Henry	OATH OF EXAMINERS
of Bernard Kramer,	Patient.
State of Minnesota,	
County of Stearns)	
We E. V. Wetzel	and J. P. McDowell
do each swear that we will faithfully and just	ly perform all the duties of the office and trust which
we now assume as members of the Board of	Examiners to examine the above named patient, and
determine as to his being mentally	Earl V Welder P.
	Home Sowellun.
Subscribed and sworn to before me this	13th day of September , 1949
(Probate Court Scal)	Probate Judge STANKX

State of Minnesota,	} ss.	IN PROBATE COUR	Т
IN THE MATTER OF THE Mental Illi of Bernard Kramer	ness	EXAMINER'S FEE CLA	мм
State of Minnesota, County of Stearns	} ss.		
	J.	. P. McDowell	
being first duly sworn, on oath, says: That he he entitled matter as follows:	as a just and tr	ue claim against said County for services	in the above
Services as Examiner			sancio.00
Necessary Travel, Two mil	les at 15¢ per n	nile	.30
TOTAL -		Ame Done	0.30 Elm
Subscribed and sworn to before me this	13th		
day of September , 1	obate 3		

State of Minnesota, County of Stearns	} ss.	IN	PRO	BATE	со	UR	Т
IN THE MATTER OF THE Mental Ill	ness	}	EXA	MINER'	S FEE	CLA	JM
State of Minnesota,	} ss.						
	E	. v. w	etzel				
being first duly sworn, on oath, says: That he he entitled matter as follows: Services as Examiner	as a just and tr	ue claim a	gainst sa	id Count	y for se		in the above
Necessary Travel, Two mile	es at 15¢ per m	iile -					.30
TOTAL -		Ear	00	lue	tes	-81	10.30 11D
Subscribed and sworn to before me this 1	h -			-1-	8		
day of September 1.1.	obate 3						

State of Minnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE Mental Illnes	8)
of Bernard Kramer	}
J. P. McDowell	
St. Cloud in the above entitled matter	er by an order of this Court and having filed his duly verified claim
for fees allowed by law therefore.	
Now, therefore, it is hereby ordered and adjudged	that the said
J. P. McDowell	be and he hereby is allowed
	-Dollars (\$ 10.30) for his services herein and that
upon filing this order with the Auditor of said County of	in order for said amount shall be drawn by said Auditor upon the
Treasurer of said County.	
Dated September 13th, 1949.	
By the C	
	6 0 // 0 - 1

State of Minnesota, County of Stearns	88.	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE Mental	Illness	
of Bernard Kramer		
E. V. Wetzel		having been duly appointed an examiner in
St. Cloud in the above ent	titled matter by o	in order of this Court and having filed his duly verified claim
for fees allowed by law therefore.		
Now, therefore, it is hereby ordered and	adjudged that th	ne said
E. V. Wetzel		be and he hereby is allowed
Ten and 30/100	De	ollars (\$ 10.30) for his services herein and that
upon filing this order with the Auditor of said	i County an ord	er for said amount shall be drawn by said Auditor upon the
Treasurer of said County.		
Dated September 13th, 1949	9.	
	By the Court,	End J. Indie of Probate.

County of

State of Minnesota, County of Steams

PROBATE COURT

to the Matter of the Mental Illness

of Bernard Kramer

Examiner's-Fee Order

Filed this

13th day

September,

19 49

Frank Hernog. Clork - Sudge of Probab.

Clerk-Judge of Probate.

of the Probate Court of said County,

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

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

day of

88.

No. 3698*

County of

State of Minnesota, Stearns

PROBATE COURT

In the Matter of the Mental Illness

County of

Bernard Kramer

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

Filed this

13th day of

September,

Clerk Judge of Probate

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

of the Probate Court of said County

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

No. 3693*

County of Stearns

PROBATE COURT

IN THE MATTER OF

Bernard Kramer,

Mentally Ill.

EXAMINER'S FEE CLAIM

Filed this 13th

day of September , 1949

Bu

County of Stearns

PROBATE COURT

IN THE MATTER OF

the Mental Illness of

Bernard Kramer,

EXAMINER'S FEE CLAIM

Filed this 13th

day of September 1949

 B_W

Clerk

No	amangaine annone :		
State of	Minnesota,		
County of	Stearns		

IN PROBATE COURT

88

IN THE MATTER OF THE ALLEGED

Mental Illness

of Bernard Kramer,
Patient.

OATH OF EXAMINERS

Filed this 13th day of

September , 19 49

Frank Herry og

County of Stearns

PROBATE COURT

IN THE MATTER OF

the Menta Illness

of Bernard Kramer,

CERTIFICATE

Filed this 13th day of

September, 1949

Hrank Der

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

County of Stearns

PROBATE COURT

IN THE MATTER OF

the Mental Illness of

Bernard Kramer.

CERTIFICATE

Filed this 13th day of

September, 1949

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

No.

State of Minnesota.

County of

Stearns

IN PROBATE COURT

IN THE MATTER OF THE ALLEGED

Mental Illness

of Bernard Kramer,

Patient.

Appointment of Examiners

Filed in my office this 13th day of

September, 1949.

Clerk-Xhutte of Probate

No. 401-R-P

County of Stearns

IN PROBATE COURT

Notice to County Attorney »Insanity, Insbriety, Feeblesx mindedness, Epilepsy.

Mental Illness

In the Matter of the Tockheatox Mental Illness

Bernard Kramer

Due service of the within notice is hereby admitted at

. 19

dayof

County Attorney.

By

Minn., this

Filed in my office thiis 13th day of

September, 1949

Clerk XXXXX of Probate.

PERMANANT.

Receipt on original copy only. File No. State of Minnesota, County of Stearns IN PROBATE COURT IN THE MATTER OF THE Mental Illness Bernard Kramer Warrant of Commitment and Superintendent's Receipt Voucher No.

RECEIPT OF SUPERINTENDENT

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

County of Stearns

PROBATE COURT

In the Matter of the Headle Mental Illness

Of Bernard Kramer.

ORDER FOR HEARING

Filed September 13th, 1949.

Frank Herzog Clerk of Probate

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

15,184

State of Minnesota,

County of Stearns

IN PROBATE COURT -

In the Matter of the Guardianship of Claire Joan Gilbert **** William Richard Gilbert

PETITION FOR APPOINTMENT OF GUARDIAN OF MINOR....

TO THE COURT ABOVE NAMED:

The petitioner herein represents and alleges:

First—That his address is 816-3rd Ave. So., St. Cloud, , Minnesota, and that he is interested herein as follows, to-wit:

Father of said minors

Second-That the name 8 , age 8 , date 9 , and place of birth of said minor 8 are as follows, to-wit:

Name Claire Joan Gilbert William Richard Gilbert Age 15 yrs. 12 yrs. Date and Place of Birth Nov. 27, 1933, Brooten, Minn. June 22, 1937, Brooten, Minn.

Third—That said minor 8 are residents of Stearns County, Minnesota, and reside at 816-3rd Ave. So., St. Cloud in the County of Stearns

and State of Minnesota in the custody of

Floyd O. Gilbert, petitioner and father

Fourth—That the names and addresses of the parents (if parents are dead give information as to close adult relatives) of said minor. 8 are as follows:

Name

Relationship

Address

Floyd O. Gilbert

father

816-3rd Ave. So., St. Cloud,

Minn.

Mother Deceased

Fifth—That said minor a have no testamentary guardian, and that no proceedings are pending in any other

Court of this State involving the care or custody of said minor or their estate.

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

Seventh—That the estimated value and general character of the property of said minor 8 ... are as follows, to-wit:

A.	Pe	rsonal Proper	ty of the	estir	natea	l val	ue, te	-wit			130	, g 1500	.00
	1.	Household g	oods		*	-						\$ 1000.00	
	2.	Wearing ap	parel									\$	
	3.	Corporate ste	ock -									\$	
	4.	Notes and b	onds			-							
	5.	Cash -		-					N			\$ 500.00	
	6.	Miscellaneou	18 -									9	
В.	Rec	al Property of	the esti	matec	l vali	ze, te	-wit					\$ 3000	.00
	1.	Homestead i	21									County, Minnesota as follows:	
		a. City Pro	perty.									The state of the s	
				¥								(Give area)	
	(or)											*	
		b. Rural P	roperty.										
												(Give area)	
	2.	Real Estate	the the	11		occur.							87
		a. City Pro						ldina	102		e 30	000.00	
		City Pro										000.00	
		b. Rural P									5		
		Rural P							d lax	id 3			
Water 18 19		Rental value								-			
								min	or	1	a \$	none .	
Nin	th—	That Flo	oyd O									who is o	resident of
					Ste						(County, Minnesota, whose Post Offi	ce address is
		ve. So.,										suitable and competent person to act	as guardian
nid mi	nor.	6 and that	t his age	is	45		y	ears	and .	his o	ссир	pation is teacher	
WHI	ERE	FORE YOU	R PET	ITIO	NEI	R P	RAY	'S, 7	Chat	the	Cour	rt appoint the said	
		Floyd (, or some other	ouitable as t
petent	ретве	on, to be the											
												guardian of the person and estate (Strike one if both are not des	ired)

Claire Joan Gilbert and William Richard Gilbert

Dated Sept. 13, 1949

81.6 of se

comj

Sloyd Q. Zilbut Petitioner.

VERIFICATION

State of Minnesots. County of Stearns	}88.	
Floyd O. Gilbe	rt	heim dele en en et e
he is the petitioner named in the fo	regoing petition	being duly sworn on oath says the that the said petition is true of h18 own knowledge.
		ief, and as to those matters h @ believes it to be true
	3746 5766	eg, and us to those matters h & believes it to be tru
		Hoyd O. Filbut
Subscribed and sworn to before me this 1	3	or occur
day of Sept.	19 49	
W. L. Henning Sunning		
MANAGURANAN		
Judge of Municipal Court Makamaisian Espina	EXH	KATHARAN.
City of St. Cloud, Minn.		
		RDIAN TO ACT
I, Floyd O. Gil	bert	of the C1 ty
of St. Cloud	in	the County of Stearns
State of Minnesota, do hereby consent to act as		guardian of the
altoer.		Toan Gilbert and William Richard
during minority, if appointed such guardian by	the Court.	7.
Dated Sept. 13	19 49	Hoyd O. Fillert
CONGENT	OF DADENS	
one of the	miname a	AND CUSTODIAN bove named nor. S., do hereby consent to the appointment of the guard-
ian of the above named minor B as herein p		
	244 444	21 001.
		Hoyd O. Filbert
		v runer
		Mother
		Claire Jean Siller
Subscribed and sworn to before me this 13		Minor
day of Sept.	.19. 49	
W. / Henn	ing -	
W. Y. Henning Nonzan Poston	/ xounous	MERESE
Judge of Municipal Court City of St. Cloud, Minn.	- Sounday	The second secon
Mrs Commission Books		

File No. 15, 184

State of Minnesota,

County of

Stearns

IN PROBATE COURT

In the Matter of the Guardianship of

Claire Joan Gilbert and William Richard Gilbert

Minore R

PETITION FOR APPOINTMENT
OF GUARDIAN OF MINOR S

Film September 18 1949 Inamphally Clerk.

No. 3628

County of Stearns

88

IN PROBATE COURT

	IN THE	MATTER OF	THE G	UARDIANSHIP	OF	
		Gilbert	and	William		
Gilbert				Min	01	Ward. S

Order Appointing Guardian

Gilbert		Minor Ward.8)		
The above entitle	ed matter came on t	to be heard and considered by the co	nurt on the 13th	
day of Septem	mber	19 49 , upon the petition of	Floyd O. Gilbe	ert
	praying that a	guardian be appointed of the	persons and	estate
of the above named	Claire Joa	n and William Richard	Gilbert ; and the o	nurt, having
considered the said p	etition and the evid	ence adduced in support thereof, an	nd examined the files and rec	ords in said
matter, finds the foll	owing facts, to-wit:			
First -That not	ice of said hearing	on said petition was given as requ	ired by law by the service of	the order of
this court for said he	aring upon said	minors		
personally, more tha	n fourteen days pric	or to said day of hearing.		
Second-That	said Floyd	O. Gilbert		is a
resident of	St	. Cloud, Minnesota	in sa	id county of
Stear	ne	State of Minnesota; and is the	owner of certain property	described in
said petition.				
Third - That sa	id minors		are	жжnable
and incompetent to	care for and mana	ge their so	uid property by reason of th	ie facts and
disabilities following	to-wit;			
They	are minors.			
Fourth-				(1)
				- 15/

Fifth—That	FLOYd C	. Gilbert		whose Post

Office address is 816 Third Avenue South, St. Cloud, Minn. in the County of
Stearns State of Minnesota, is a suitable person to act as guardian
of said minors.

NOTE (t) Insert conditions and need, if any, as to care, treatment, education, etc., under Sec. 3835 and 3836, Chap. 74 of Code. NOTE (2) Insert conditions, if any, as to care, treatment, maintenance, education, etc., under Sec. 3835 and 3836, Chap. 74 of Code.

THE MATTER OF THE CUARDIANSHIP OF Claire Joan Gilbert and William Richard Gilbert Ward. PROBATE COURT County of Stearns

N

of orders at 19 49, and 13th recorded in Book 85 September Filed this

ORDER APPOINTING GUARDIAN

State of Minnesota,

County of

Stearns

IN PROBATE COURT.

IN THE MATTER OF THE GUARDIANSHIP OF

Claire Joan Gilbert and William Minor Ward, Richard Gilbert

Letters of Guardianship

To.

Floyd O. Gilbert

88.

Greeting:

Whereas, You have been appointed Guardian of the persons and

estate of the above

named ward\$by the order of this Court, and have duly qualified according to law to act as such guardian.

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

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

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

County of + Stearns

15,184

	urt, and	Earl J. M the seal of said C , 19 49	ourt this	19th	· C	I - Tuci	day of
Note (1) If guardia General Statutes of Minn COURT SEAL	n is appointed amota, 1913.	d of the person of Ward ab	so, insert provision	s for custedy, care of, ec	luention, etc., a	esserding to Sec. 7442, 7443	, and 7444, Chapter 74
State County of	of M	innesota,	es.		IN PRO	BATE COURT	
Guardianship in	the matte		now remaini	he within and for	egoing pape	Court, in and for a or writing with the a ad that the same is a	original Letters of a true and correct
WITNESS,	my kane	d and seal of said day of			, A. D.	19 .	this
							Probate Judge.
State of Minnesota,	PROBATE COURT	IN THE MATTER OF THE ESTATE OF Cledre Joan Gilbert and William Richard Gilbert Minor Wards	Letters of Guardianship			Filed this 19th day of September , 19 49, and coorded in Book of Letters.	Mank Heeren

Markonminatow Rapires.

Notary Poplis.

W. Y. Henning Notice of Municipal Court Notice of Municipal Court Notice of St. Cloud, Minn. XCOUNTY MANN.

County of Stearns Guardianship In the Matter of the EXECUTE of Claire Joan Gilbert and William Richard Gilbert, Minors	
In the Matter of the EGENG of Claire Joan Gilbert and	
Claire Joan Gilbert and	
The state of the s	BOND
Minors	
we are a real way to the Williams	O. Gilbert
Know All Men by these Presents, That we Floyd	o. dilett
of 816-3rd Aye, So.	
Channa	State of Minnesota, as principal, and
in the County of Clifford C. Bemis and Herbert A. Clugsto	
	of said County and State,
Earl I Mainz	Hamiltonian Committee Comm
as sureties, are held and firmly bound to Earl J. Meinz	. Minnesota, in the sum of
Judge of Probate of the County of Stearns	
Five Hundred & no/100 (\$500.00)*****	DOLLARS
lawful money of the United States, to be paid to the said Judge of	Probate or his successors in office for which payment
well and truly to be made, we bind ourselves, our, and each of our heir	rs, executors and daministrators, joining and second
firmly by these presents.	
The condition of this obligation is such that if the above bound	en.
Floyd O. Gilbert	, who has been appointed representative of th
guardianship Claire Joan Gilbert and	William Richard Gilbert, Minorad
well and faithfully discharge all the duties of his trust as representati	tive of said estate according to law, then this obligation
shall be roid; otherwise it shall be and remain in full force and virtu	ue.
shall be void; otherwise it shall be and remain in full force and virtu	ue.
shall be void; otherwise it shall be and remain in full force and virtuality of the shall be and seals this	day of Sept. , A. D. 1949
shall be void; otherwise it shall be and remain in full force and virtu	ue.
shall be void; otherwise it shall be and remain in full force and virtual states, our hands and seals this	day of Sept. , A. D. 1949
shall be void; otherwise it shall be and remain in full force and virtual states, our hands and seals this	day of Sept., A. D. 1949 Hoyd O. Gillut (SEAL Hifford C. Demuseal
shall be void; otherwise it shall be and remain in full force and virtual states, our hands and seals this	day of Sept., A. D. 1949 Hoyd O. Filler (SEAL) Hilford Chegitan (SEAL)
shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtu	day of Sept., A. D. 1949 Hoyd O. Gillut (SEAI Philit a Chighton (SEAI Hallet a Chighton (SEAI
shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be v	day of Sept., A. D. 1949 Hoyd O. Gillut (SEAL Philipson Chegitan (SEAL Hallet a Chegitan (SEAL
shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be v	day of Sept., A.D. 1949 Hoyd O. Filler SEAL
shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be void; otherwise it shall be and remain in full force and virtual shall be void; otherwise it shall be v	day of Sept., A. D. 1949 Hoyd O. Gillut (SEAL Philit a Chighton (SEAL (SEAL
shall be void; otherwise it shall be and remain in full force and virtual mitness. our hands and seals this	day of Sept., A. D. 1949 Hoyd O. Gillut (SEAL Philit a Chighton (SEAL (SEAL
shall be void; otherwise it shall be and remain in full force and virtual states, our hands and seals this 13 Signed, Scaled and Delivered in Presence of Lathryn & Strommen ACKNOWLEDGE ACKNOWLEDGE State of Minnesota, 88,	day of Sept., A. D. 1949 Hoyd O. Gillut (SEAL Philit a Chighton (SEAL (SEAL
State of Minnesota, County of Steams	day of Sept., A. D. 1949 Hoyd O. Filler (SEAL) Hiller A Chighton (SEAL) (SEAL) MENT
State of Minnesota, Steams	day of Sept., A. D. 1949 Stoyd O. Filler (SEAL) SEAL (SEAL) MENT day of Sept., A. D. 1949
shall be void; otherwise it shall be and remain in full force and virtual states. Our hands and seals this 13 Signed, Scaled and Delivered in Presence of Lathryn Strommen ACKNOWLEDGE State of Minnesota, County of Stearns Br 31 Known, That on this 13 personally appeared before me Floyd O. Gilbert and	day of Sept., A. D. 1949 Stoyd O. Filler (SEAL) SEAL (SEAL) MENT day of Sept., A. D. 1949

	JUSTIFICATION
State of Minnesota,)ss.
County of Stearns	
Clifford O, Bemis	of St. Cloud, Minn.
and Herbert A. Clugston	of St. Cloud, Minn.
being duly sworn, each for himself says that he	is one of the sureties described in and who executed the foregoing bond; that
he is a resident and freeholder of the State of M	finnesota, and is worth the amount of \$500.00 specified in
the foregoing bond above his debts and liabilities	and exclusive of his property exempt from execution.
	Hilbert a. Clugator
Subscribed and sworn to before me this	W. Y. Henning Note of Municipal Court (Xing Manager City of St. Cloud, Minn. Mg Commission Haping
	APPROVAL
I do hereby approve the within Bond, this	19th day of Apptomber, A. D. 1941
(Court Seal)	Judge of Probate.
of the NAME of Claire Joan G. to the best of my ability. So help me God.	ss. I, Floyd O. Gilbert mall the duties of the office and trust which I now assume as Representative libert and William Richard Gilbert, Minors V Jilbert day of Sept., A.D. 1949
	W. Y. Henning Acronic X Nating Batha
My Commission Espain	W. Y. Henning x Nature daths. Judge of Municipal Court 19City of St. Cloud Court
F F F F F F F F F F F F F F F F F F F	Filed this 1944 day of and said Bond recorded in Book of Probate Records. When the said Bond recorded in Book of Probate Records.

15/184

FORWARDED

State of Minnesota,) IN	PROBATE COUR	RT.
County of Stearns		ile No.	
	ent	INVENTORY AND APP	PRAISAL , 19
State of Minnesota,)		
	88.		
County of	do solemy	dy swear that I will honestly	conthiully and
impartially perform all the duties of the office and			
	, decedent t	o the best of my ability. So	Help Me God.
Subscribed and sworn to before me	1		
day of , 11	. (
Notary Public, County,	Minn.		
My commission expires , 15	1		
(SEAL)	ODY AND ADDRESS	CIT	
The undersigned representative of the est	ORY AND APPRAI		
and show \$ to the court—	are of the above assume a		
That the following is a true and correct in	ventory of all the prope	rty of the above named estat	e, both real and
personal, which has come into his poss			knowledge
after diligent search and inquiry concerning the s	rame, classified as follo	ues, to-wit:	
CLASS I—Real Estate:			
		Specify Encumbrances and Respective Amounts	Net Value Over
(a) The homestead of decedent, being	in the County of innesota, consisting	and Respective Amounts	Encumbrances
of acres in area described			
(give acreage)			
None			
(b) All other real estate of decedent be			8
of			
described as follows, to-wit:			
	North His		HANTS !

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward		8
		Principle of the second
		40 T P 17
Total Net Value of Real Estate		8
CLASS II—Furniture and Household Goods:		9
	\$	8
Watel Value of E-milese and Develop of Control		
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel and Ornaments:		3
carass in wearing apparer and oriniments.	8	\$
Total Value of Wearing Apparel and Ornaments CLASS IV Corporation Stocks (Give Certificate No.)		8
Control 11 Corporation Stocks (Give Certificate No.)	8	8
		The state of the s
Total Value of Stock		*

.

Here list any written obligations of any kind due and owning lecedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest to Date of Death	Principal	Appraised Va of Principal & Interest
	8	8	\$
Total Value of Mortgages, Bonds, Notes, etc.			\$
ASS VI-All other Personal Property:			
(Here list Cash, Book Accounts, Annuities, Farm Crops,	Specify E	acumbrances	Net Value
Machinery, etc.)		tive Amounts	Over Encumbran
ash received from policies numbered	8		8
7226 and 213995			
Royal Neighbors of American Insura			2000.00
ash received from Group Policy No. 3	14623-G.		
No. 15969, Mutual Life Insurance			
Company			1000.00
ash received from Northwest Airlines			
ension membership certificate No.			
37-387			23.98
		-	
		-	
		-	
m 11 17 1 2 4 17 0 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2			83003 00
Total Value of All Other Personal Propert	y		\$3023.98

SUMMA	RY		
SUMMA The total value of all the real estate of decedent, as valued by		ein, is	\$

Representative....

	of Minnes tearns	sota,	} 88.		Floyd O	. G11b	ert		
being duly sworn, o	n oath say S tha	he is	the	represen	tative of the	estate abos	e specified;	thathe	ha@
read the foregoing i	nventory subscrib	ed byh1	ma	nd know	5. the conten	ts thereof	and that the	same is	a true
and correct inventor	y of all of the esta	ate of the de	cedent tha	t has con	ne to his		possession	or kno	wledge.
	bscribed and swo			-	-				
day of	November	, A. D. 1	949.		Joy	20	Tille	N	
Y. Henrich	unin	4			1	No.			
Volary Fablics	- /-	XXVX KOY	XMXXXX				Rep	resentat	ive
udge of Mun	Cloud, Min		19						
-(SEAL)	*2000, 11211								
	w 1999		IGATE	OF AP	PRAISERS				
State 0	of Minnes	sota,	}						
County of)	We	, the undersign	med appr	aisers, duly	appoi	nted by
he Probate Court o	f				County,	Minneson	ta, to appra	ise the e	state o
					cedent, having	S			
he inventory of said ave faithfully and lown opposite each	l estate delivered impartially and item thereof in ;	to us by the to the best figures the u	representa of our kn value there hole of sai	ative o nowledge eof in m	and ability, oney, and hav	appraised	the said pr p by itself to	operty, he amou	and se
he inventory of said ave faithfully and lown opposite each	l estate delivered impartially and item thereof in ;	to us by the to the best figures the u	represente of our kn value there	ative o nowledge eof in m	and ability, oney, and hav	appraised	the said pr p by itself to	operty.	and se
he inventory of said nave faithfully and lown opposite each value of each class o	l estate delivered impartially and item thereof in ;	to us by the to the best figures the u	representa of our kn value there hole of sai	ative o nowledge eof in m	and ability, oney, and hav	appraised	the said pr p by itself to	operty, he amou A. D. 1	and se
oath prescribed by line inventory of said have faithfully and down opposite each value of each class of Dated this	l estate delivered impartially and item thereof in ;	to us by the to the best figures the u	representa of our kn value there hole of sai	ative o nowledge eof in m	and ability, oney, and hav	appraised	the said pr p by itself to	operty, he amou	and se
he inventory of said have faithfully and lown opposite each value of each class of Dated this	l estate delivered impartially and item thereof in j f said property, o	to us by the to the best figures the wind of the w	represented of our knowledge there hole of said day of	ative on nowledge eaf in mid estate.	and ability, oney, and have for for five first for five five first for five first for five five five five five five five five	appraised	the said property of the said	Appro	and seint and
he inventory of said have faithfully and down opposite each value of each class of Dated this	l estate delivered impartially and item thereof in j f said property, o	to us by the to the best figures the wind of the w	represented of our knowledge there hole of said day of	ative on nowledge eaf in mid estate.	and ability, oney, and have for for five first for five five first for five first for five five five five five five five five	appraised e footed u	the said property of the said	Appro	Affords Afford
the inventory of said have faithfully and fown apposite each class of Each class of Dated this	l estate delivered impartially and item thereof in ;	to us by the to the best figures the wind of the w	represented of our knowledge there was there hale of said day of	ative on nowledge eaf in mid estate.	and ability, oney, and have for the pure for	appraised e footed u	the said pr p by itself th	operty, he amou A. D. 1	and see

15,184

setuce or genninesson,	State	of	Minnesota,
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IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Claire Joan Gilbert and William Richard Gilbert, Minor Wards Order Appointing Appraisers

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

It is ordered that

County of

O. A. Neitzel

R. E. Linderman

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

Dated this

day of

July

(PROBATE COURT SEAL)

No.

IN PROBATE COURT

In the Matter of the Estate of Claire Joan Gilbert and William Richard Gilbert, Minor Ward

Order Appointing Appraisers

Filed July 6th , 19 51

Frank Henry Clerk.

County of Stearns

PROBATE COURT,

In the matter of the guardianship of Claire Joan Gilbert and William Richard Gilbert

OATH OF APPRAISERS

State of Minnesota,

HENNEPIN County of

SUPPLEMENTAL

O. A. Neitzel and R. E. Linderman

being each duly sworn, doth each for himself depose and say that he will honestly, faithfully and impartially discharge and execute the duties and trusts of appraiser of the real estate, and of all the goods, chattels, rights and credits of

Claire Joan Gilbert and William Richard Gilbert

of the County of

Stearns

in said State, and according to the best of his knowledge,

O. a. Meits d

judgment and ability.

Subscribed and sworn to before me this

Eva L. Bick

Notary Public, Hennepin County, Minn

My Commission Expires

Notary Public, Hennepin County, Minn. My Commission Expires Feb. 1rd, 1953.

INVENTORY AND APPRAISEMENT

Of all real estate, and all the goods, chattels, rights and credits and estates of Claire Joan Gilbert

and William Richard Gilbert

which have come into the possession or to the knowledge of the undersigned of said ward.

Dated this fith day of July

A. D. 19 51

Ī	NO.	CLASS ONE—REAL ESTATE.	REMARKS	VALU	E	
		Lot No. 20, Block No. 20, Borman's First Addition to Minneapolis, according to the plat and survey thereof on file and of record in the office of the Register of Deeds in and for Hennepin County, Minn.				
			Encumbrances 6,589.43	3910	57	
ŀ						
						Total Association of the last
			TOTAL.	3910	57	

NO.	CLASS TWO—Furniture and Household Goods	REMARKS	VALUE
-0.5			
-			
- 1			
		TOTAL,	
NO.	CLASS THREE—Westing Apparel and Ornaments	REMARKS	VALUE
4			
		TOTAL,	
NO.	CLASS POURStocks in Banks and Other Corporations	REMARKS	VALUE
24			
			1
TO THE OWNER.		-	

				199	I
	NO.	CLASS FIVE - Mortgages, thouds, Notes and Other Written Evidences of Debt	REMARKS	VALUE	Ħ
П					Ħ
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-					H
					li
Н					H
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1					H
7					li
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H					H
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Н					H
П					I
					H
Ħ	NO.	CLASS SIX—All Other Personal Property	TOTAL, REMARKS	VALUE	H
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H					1
			TOTAL		+
			TOTAL APPRAISEMENT		
		Hogel O. Free	hut)		
			Guardian		

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Ų

State of Minnesota, County of Stearns	Floyd Gilbert
being duly sworn, say that	the guardian of the person and estate of
Claire Joan Gilbert and William Ri	chard Gilbert
who are now residing in the County	
	y of all the real estate, and of all the goods, chattels, rights and
	ich have come to
	ha a not been able to discover any other property or estate
belonging to the said. Clairs Joan Gilbert an	Hoyd O. Filbert
Subscribed and sworn to before me this	A. D. 19 51. June of St. Cloud, County, Minn
	My Commission Expires 2 2219
we have appraised all the property described and mentions have classified the different items under their respective he thereof in money, as by us determined, and have footed to	that, having first taken and subscribed the oath hereto annexed ed in the foregoing inventory, which has been to us exhibited an eads, and have set down opposite each item, in figures, the value of the amount of each class and the total amount of the property of A.D. 1951. Appraisers.

No. 15,184

State of Minnesota,

County of Stearns

PROBATE COURT

In the Matter of the Guardianship of Claire Joan Gilbert and

William Michard Gilbert

INVENTORY AND APPRAISEMENT

Received and filed this 18 th.

also of July A. D. 1951

Frank All Mod

Clerk into of Propose Fourt.

88.

State	of	Minnesota,

County of Stearns -

IN PROBATE COURT

	IN TH	E MATTER	ESTAT	E OF	
Claire	Joan	Gilbert	and	Willia	am Richard
Gilbert					Heredowl.

Claire Joan Gilbert and William Richard	Mortgage or Lease Land
Your Petitioner respectfully represents and shows to the Court:	
1. That he is the representative of the estate above named.	
2. That the bond filed by him herein as such representat	ive, pursuant to order of thi
Court isin the penal sum of \$ 500.00	Hillian Shies
3. That there remains in his hands undisposed of personal pro	perty of the estimated value o
4. That the debts and charges against said estate remaining un information of your petitioner are approximately as follows, to-wit	
Family allowances	\$
Expenses of Administration	\$
Funeral expenses	8
Expenses of last sickness	8.
Taxes	8
Claims of creditors allowed by Court	\$
Legacies	88
TOTAL debts and charges remaining unpaid	s None
5. That your petitioner desires to	he real property of said estate
	Value as Fixed by Appraisers
(a) The homestead of decedent, being in the County of	onepin
State of Minnesota, described as follows, to wit:	

Lot No. 20, Block No. 20, Dorman's First Addition to Minneapolis, according to the plat and survey thereof on file and of record in the office of the Register of Deeds in and for Hennepin County, Minn.

6. That the reasons and grounds for	s said real estate
	tate is insufficient to pay the allowances to the funeral expenses of last illness, taxes, debts, and
(b) That it would be for the best interest of	said estate and all persons interested in said real
property to	the same.
7. That the names and addresses, so far as an interest in the above described real estate are	known to your petitioner of all the persons having as follows, to-wit:
Names	Addresses
Claire Joan Gilbert	816 3rd Ave. So., St. Cloud, Minn.
William Richard Gilbert	816 3rd Ave. So., St. Cloud, Minn.
Wherefore, Your Petitioner Prays, that he is	asrepresentative of
said estate be authorized and directed to	1.1
all of the above described real property.**	
DatedJuly 16	Hozd O Felicioner.

that he has read t		······································	
that he has read t	Floyd (. Gilbert	
that he has read t	on oath says th	at he is the pe	erson who made and signed the foregoing petitio
			nts thereof, and that the same is true of his or
knowledge, except			tated on information and belief, and as to those mo
ters he believes it			
			Hoyd Q. Filber
Subscribed a	nd sworn to bef	ore me this	
362/035	y gy July	1951	
W. N. 1614	Seese Not	ary Public.	
Judge of En	mio County,	Minnesota.	
Gity of St. My Commissions	. Cloud, Min	in.	
			OF REAL ESTATE
			the persons who take an interest in the real esta
described in the f	areanina netitia		consent to the
			thorize and direct the representative of said estate
	and regions in	V. 12.241.1.10.4411	
			said real estate as prayed for in said petition
*Strike out (a)	if it does not apply.		
**Note If petition he maximum of			#
nese may require.			etition is to sell add "at private sale" or "at public auction" as
			ment of the spouse must be obtained. If homestead is to be mo consent of all persons must be obtained.
	1 1		1 6
	0 0 1	=	27 ay
	TATE Seed	Sel	2 20
nta, RT	4 63 4	to La	26
sota,	E CO	E er	11 23
mesota,		2 1	9 2
Hinnesota,	GET T	OII	
Minnesota, Beograe ATE COURT	Es or the Gill chard	0 10	Jahn 3
of Minnesota, Stogethe BATE COURT	Joan Gil Richard Ward	age or	Proba
te of Alinnesota,	Marres or 1 Joan 611 Stehard Ward	tion for O	Proba
State of Minnesota,	N THE MATTER OF THE	Petition for Order to Sell	Wed this July Proba

15,184

	State	of	Minnesota,	1
County	of	Ste	arns	500.

IN PROBATE COURT

File No. 15,184

In the Matter of the Estate of

Claire Joan Gilbert & William Richard

Minor Wards

Order For Sale of Real Estate At Private Sale

The above entitled matter came on to be heard by the Court on the 10th day of
August , 1951, upon the petition of Floyd O. Gilbert
as represented in the above entitled matter,

praying for an order to sell certain real estate 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 has been given and served as required by law and the order of this Court for said hearing.

SECOND—That the said representative appeared at said hearing in person and by attorney, W. Y.

Henning, Esq., and was 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 interest of said estate and the persons interested therein that the property hereinafter described, be sold,

It is Cherefore Ordered. FIRST—That the said representative of said estate be, and hereby is, authorized and directed to sell at private sale the real estate hereinafter described, situate and being in the County of Hennepin , State of Minnesota, to-wit:

Lot No. 20, Block No. 20, Dorman's First Addition to Minneapolis, according to the plat and survey thereof on file and of record in the office of the Register of Deeds in and for Hennepin County, Minn.

real estate, or any po- Judge of this Court, (\$5,500.00) conditioned as requir	and his successored by law in sunderman make said appro-	aid repres rs in offic ch cases, o	entative ex- e, in the p — — — — und cause i	ecute and j enal sum o the said rec and	ile in this f F1ft il estate to 0. A	y-f1: 	t bond, u ve Hur uppraised itzel	eith sufficed and and and and and and and and and an	ient sureties, and no/1 L	, to the .00 Pollars,
value as fixed and de purchase ar be intere- estate, or any part th	sted in the purch ereof, the said re	appraisers ase of any presentati	herein ap part of the se shall ma	pointed to e said real ke report o	appraise to estate so t f all the pr	he same to be sol roceedin	; and sh d; and to gs therei	all not, di hat upon t n to this c	rectly or ind the sale of sa ourt.	irectly, ud real
Probate Court	Cloud, Mi	nnesot	D. , t	his 10	th d	ay of	Augi	In	Probate Ji	edge.
Seal	e m		1	_						
County of	f Minneso	ta,	88.		PR	OBA	TE (COUR	Т	
and for said County, copy of Order for Sa the same to be a cor	le of Real Estate	at Privat f the who	e Sale with le thereof. Testimon	the origin	al record to	hereof 3	reserved	in this of		e found
		in sai	d County,	this		day	of of		, 1	9
Note L Bolke that	part selating to head	If present boo	d is sufficient	(after Temprese	stative ^s to Sy	9:29K. ¹¹ 3		0	f the Probate	Court
File No. Start of Minnesota, County of Stearns	PROBATE COURT is the Matter of the Estate of Claire Joan Gilbert & William Ficherd Gilbert, Minore	Order For Sale of Real Estate at Private Sale	Office of Register of Deeds,	County of I hereby certify that the within Instru- ment was filed in this office for record on	the day of . 19 , at o'clock M., and was duly recorded in Book	ob , page	Register of Decuts. By Deputy.	Filed this 10th day of August . 1951, and recorded in Book 98	of Orders, Paye 47 Name Herry Clerk.	No. or Day

15,184

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Claire Joan Gilbert & William Richard

Oath of Appraisers and Appraisal of Lands Under Order for Sale.

	0.	ATH OF APPE	CAISERS		
State of Mi	nnesota,) 88.			
County of) I,	R. H. 14r	derman	
and I, O. A. Nai	zel			do swear that	I will faithfully and
justly perform all the duties	of the office and t	rust which I now	азвите ав аррга	iser of the land	ls of the above named
Claire Joan Gilbe	rt & Willia	am Richard	Gilbert		under and pursuant
to that certain order for sale	of said lands at p	rirate sale, made	by the above nam	ed Court on the	e 10th day
of August,		, 19 51	, and that I wi	ll appraise th	e said land described
in said order for sale at its :	rue and full valu	ie, So Help Me (lod.		
Subscribed and swor	n to before me th	is			
14 day of		19.51	0.06.	Weit	id.
I W. A.	Troppo-		Pl	8 9	zel.
3.7.6.800	O Hotary	Public.	1 62	Vince.	marc
Hennepin		ty, Minn.			
My Commission Expires	M. SHARFFIR obey Poldic, Henri P Commission Expi	20 County, Monn.			
		APPRAIS/	AL.		
We, the undersigned of	ppraisers appoir	ated by the above	named Court în	and by its cer	tain order for sale to
					to sell certain lands
belonging to the above name	d Claire Jo	oan Gilbert	and Willia	am Richar	d Gilbert, dated
the lOth	day of At	iguat	1951.,	do hereby cert	ify and report:
That we did first and	before making so	uid appraisal tak	e and subscribe th	ie Joregoing oa	th as by law required
and thereafter did appraise of	t their true and f	ull value in cash	those certain tract	s or parcels of	land lying and being
in the County of Hen	nepin		State of Minnesot	a, described in	said order for sale,
as follows, to-wit:					
Lot No. 20, Blo	ck 20, Dort	man's First	Addition		
Minneapolis, ac thereof on file	cording to and of re	the plat a	and survey		
County, Minu.				Il Value	\$10,500.00
				brances	
					WORK N. 1809

PROBATE COURT

County of Stearns

IN THE MATTER OF THE ESTATE OF

Laire Joan Gilbert & Illiam Hichard Gilbert Decken-Ward.

OATH OF APPRAISERS AND AP-PRAISAL OF LANDS UNDER

ORDER FOR SALE

14 19 52

and did set after and apposite each description of said lands its true and full value as by us determined and ap-

Respectfully submitted,

O. A. Heitzel

(Exnderman

Appraisers.

COUNTY OF Stearns

IN PROBATE COURT

File No. 15,384

IN THE MATTER OF THE ESTATE OF -

Claire Joan Gilbert and William Richard Gilbert, Minor Wards

Order Confirming Private Sale of Real Estate

The above entitled matter came on to be heard on the

21st

day of

August

, 19 51, upon the report of Floyd O. Gilbert

as guardian

in the above entitled matter of the sale of certain real estate pursuant to the order of this court for sale thereof granted therefor, and on petition for the confirmation of said sale; and the court having considered the said report, and having been advised relative to the same, and having examined the files and records in said matter, finds herein the following facts, to-wit:

FIRST—That pursuant to a petition duly made and filed in this court, and the order of this court duly issued for hearing on said petition, and notice of said hearing duly given as provided by law, and a hearing duly had by this court on said petition, an order for sale in said above entitled matter was duly made and filed in this court whereby the said guardian of said estate was authorized and directed to sell at private sale the real estate hereinafter described.

SECOND—That pursuant to said order for sale, the said EUSTG1AN
before making the sale of real estate specified in said report and hereinafter referred to, complied with all the conditions and provisions in said order contained.

THIRD—That the said guardian before making said sale, did cause the real estate hereinafter and in said order for sale described to be re-appraised by the persons appointed for that purpose in said order for sale, and their re-appraisal thereof to be filed in this court

FOURTH—That on the 14th day of August , 19 51, the said guardian pursuant to said order for sale, did sell, at private sale, to Ingwald Twite and Muriel Twite of Minneapolis, Minnesota, for the sum of Eleven Thousand and no/100 (\$11,000) less all incumprances outstanding against the premises the tract of land, described in said order for sale, lying and being in the County of Hennepin . State of Minnesota, described as follows, to-wit:

Lot No. 20, Block No. 20, Dorman's First Addition to Minneapolis, according to the plat and survey thereof on file and of record in the office of the Register of Deeds in and for Hennepin County, Minnesota.

To be paid for upon delivery of warranty deed accompanied by abstract of title showing good and merchantable title.

nor less then the value sale was honestly am not a purchaser at sa sale thereof. IT IS THER! and that the said authorized and direc- compliance by	the sum for which see thereof as appraised by distribution of the sale, and was not in EFORE ORDERED, guardian ted to execute and deligible. Cloud, Minneson	y said appraisers said terested, directly o That said sale eer to said purch	appointed by this conguerdian r indirectly, in the p be, and the same he of said estate	ect to appro- archase of ereby is in e be, and ent deed id sale.	of said state was said real estate at said all things confirmed; he hereby is.
County of I. and for said County, foregoing copy of Or	Alinnesota, and Custodian of the Seder Confirming Private the same to be a correct	te Sale of Real E.	state with the origina	of the	Probate Court, within at I have compared the
			', I have hereunto sui	bscribed m	y name and offixed the
()	Seal of said this	l Court, at	day of		, in said County,
			11102.10		
State of Minnesota,	In the Matter of the Estate of Claire Joan Gilbert, & William Richard Gilbert, Minore Order Confirming Private Sale of Real Estate	OPPICE OF REGISTER OF DEEDS, State of Minuesota, 1 1 1 1 1 1 1 1 1 1 1 1 1	strument was filed in this office for record on the day of o'clock M., 19 at o'clock M., and was didy recorded in Book of , pope	Register of Deeds. Deputy.	Filed this 21st day of August . 1951, and recorded in Book 79 Oriers, Page 399 Oriers, Page 46 Search Home 61 Olerk Grobate.

15,184

County of Steams

IN THE MATTER OF THE ESTATE OF

IN PROBATE COURT

BOND

Claire	Joan	Gilbert	and	Will	Liam	Richard-
Gilbert	, Min	ors				Demdent

know All Men by These Presents. That we	Floyd Gilbert
	, as principal
and Hartford Accident and Indemnity Com	pany
a corporation organized under the laws of the State	of Connecticut
authorized to contract as surety upon bonds in so	nissioner of the State of Minnesota showing that it i aid State of Minnesota, as surety, are held and firmly
bound unto Hon. Earl J. Meinz	, as Judge of Probate of the County o
Dollars, lawful money of the United States, to be for which payment well and truly to be made, we bistrators, successors, and assigns, firmly by these p	sum of SIX THOUSAND AND NO/100 (\$6,000.00) - s paid to said Judge of Probate, or his successor in office bind ourselves and each of our heirs, executors, admin presents.
The Condition of This Obligation is Such. Tha	it if the above bounden
Floyd Cilbert eentative of the estate of the above named. First	re Jam Gilbert and Millem been appointed repre
faithfully discharge all the duties of the this obligation shall be void; otherwise it sho	ruse as representative or said estate according to tair
In Witness Whereot, Said principal ha	
and the said surety has caused these presents to be	
	prate seal to be hereto attached by authority of its Board
of Directors, this 13th day	
Signed, Sealed and Delivered in Presence of	, 10
1107 11	Hord Titter
May Jany	(Seal,
As to Principal	Floyd Kilbort (Principal) (Seal,
	HARTS AD ASCIDENT AND INDEMNITY COMPANY
Mary an Carvelli	N. C alm
Mache DE1114	D. C. Carlson, Attorney-in-fact.
As to Surety	
State of Minnesota,	
On this 13th day of	August , 1951 , before me personally
appeared Floyd Gilbert	, to me well known
to be the person who executed the foregoing band	as principal, and he acknowledged
thatheexecuted the same for the uses and pedeed.	//44 //
	We fin Ceremy
My commission expires	Judge of Municipal Consts, Minnesta
ACKNOWLEDGE	MENT OF SURETY
State of Minnesota.	
County of Rampey Sa.	On this 13th day of
	me appeared D. C. Carlson day of
, 10 , Defore	
duly sworn, did say that he is attorney-in-	, to me personally known, who being by mu
of Martford Accident and Indemnity Compa	
cuted in behalf of said corporation by D. C. C.	
Directors; and the said D. C. De	arlson O
acknowledged said instrument to be the free act as	nd deed of said composition.
Notary Public	
My commission expires	19 D. W. BOHMAN,
	Notiny Public, Ramsey County, Minn, My Commission Express July 13, 1958,

APPROVAL

I hereby approve the within bond and the surety thereon, this 2/2 day of August . 195/

OATH OF REPRESENTATIVE

	Minnesota,	
1,	Floyd Gilbert -	
do swear that I w	ill faithfully and justly perform all	the duties of the office and trust which I now
assume as	Guerdien	of the
to the best of my	of the above named Claire ability and according to law, so help	me God.
	orn to before me this 13th August	51
day of Notary Public My commission ex	Tourse Court County; Mo	Innesota.

Bond and Oath of Representative (SURETY COMPANY FORM)

In the Matter of the Estate of

PROBATE COURT

State of Minnesota,

County of Second

Miller-Davis Co., Minnespolls

Clerk Sudge of Probate

of Probate

Bonds, page 117

Buggast , 195' , and said

Filed the Hat day of

bond recorded in Book 18-1

County of Stearns

IN PROBATE COURT,

In the Matter of the Estate of

Claire Joan Gilbert and William Richard

REPORT OF SALE OF LAND AT PRIVATE SALE UNDER ORDER FOR SALE.

Your petitioner respectfully reports to the court his proceedings under that certain order for sale granted to him in the above entitled matter on the 10th day of August , 19 51, to sell at private sale the lands of said Claire Joan Gilbert and William Richard Gilbert hereinafter described, as follows, to-wit:

First—That before making sale of the real estate hereinafter described under said order for sale, he executed and filed in this court his bond required by the said order for sale.

Second—That before making sale of said real estate under said order for sale, he caused the same to be re-appraised
by R. E. Linderman and O. A. Reitzel

the appraisers appointed in said order for sale to appraise the same, and the appraisement thereof to be filed in this court

on August 14, 1951 (1)

Third—That on the 14th day of August , 1951 , ke, pursuant to said order for sale, sold to Ingwald Twite and Parriel Twite

of Minneapolis, Minneapole

the tract or parcel of land, described in said order for sale, and lying and being in the County of

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

Lot No. 20, Block No. 20, Borman's First Addition to Minnespolis, according to the plat and survey thereof on file and of record in the office of the Register of Deeds in and for Hennepin County, Minnesota

Fourth-That your petitioner was in no way, directly or indirectly, interested in the purchase of said real estate, or any part thereof; and that the said sale thereof was fairly and honestly made, and that said sum for which the same was sold MAS not disproportionate to the value thereof, and 15not less than the value thereof as re-appraised by said appraisers appointed for that purpose in said order of sale. WHEREFORE YOUR PETITIONER PRAYS, that the said sale ______ of said real estate hereinbefore described be confirmed by this court; and that your petitioner be authorized and empowered to execute and deliver to the said purchaser thereof good and sufficient Deed of conveyance thereof to said purchaser... of the terms of said sale. upon a compliance by them August 14th , 19 51 State of Minnesota. County of being duly sworn, on oath says; that he is the person who made and signed the foregoing report and petition; that he has read the said report and petition and knows the contents thereof; that the said report and petition 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 My commission expires NOTE (1) If further notice of sale is required, here insert compliance therewith, Report of Sale of Land at Private the Matter of the Estate

County of Steamen

In

State of Minnesota, County of Steams

PROBATE COURT

FILE No. 15, 184

Annual

ORDER ALLOWING

ACCOUNT

Re Guardianship of

Claire Joan Gilbert and William Richard Gilbert,

Minor

Ward 8 .

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

and a summary statement of the account being as follows:

Debits . . . \$ 15,417.73

Credits . . . \$ 8,386.37

Balance - \$ 7,031.36

IT IS ORDERED, that said

annual

account is hereby finally

settled and allowed.

Dated

December 7th,

1951

Probate Judge.

(COURT SEAL)

STATE OF MINNESOTA COUNTY OF STEARNS

PROBATE COURT

Re Guardianship of Claire Joan Gilbert and William Richard Gilbert,

Minor

Ward 8

Order Allowing Account

Annual

Recorded in	Docket "	108	
on page	169		

Filed December 7th, 1951.

Frank Kerreg

Clerk of Probate Court.

State of Minnesota, County of Steams

PROBATE COURT

FILE No. 15,184 ORDER ALLOWING Annual ACCOUNT Re Guardianship of Claire Joan Gilbert and William Richard Gilbert, Minor Wards The Auardian, having accounted for every part of the estate according to law, and a summary statement of the account being as follows: Debits - - \$ 7,260.58 Credits - - \$ 277.32 Balance - \$...6.983.26 IT IS ORDERED, that said annual account is hereby finally settled and allowed. Dated January 26, 195 3 (COURT SEAL)

STATE OF MINNESOTA COUNTY OF STEARNS

PROBATE COURT

Claire Joan Gilbert and

Re Guardianship of

_W1171	em Richard Gilbert,
Order	Allowing Annual
	n Docket" 108
Filed	26th day of 1853.

State of Minnesota, County of Stearns

PROBATE COURT

	FILE No. +2,+09
	ORDER ALLOWING ANNUAL ACCOUNT
Re Guardianship of	•••
Claire Joan Gilbert and William	
Richard Gilbert,	
MinorWards	1
The guardian, having accounted for every par	et of the estate according to law,
and a summary statement of the account being as foll	lows:
Debits	· \$7,427,54
Credits	· \$ 40.10
Balance	s. 7,187.44
IT IS ORDERED, that said annual settled and allowed.	account is hereby finally
Dated January 29th, 1954	Earl & Their
(COURT SEAL)	Probate Lidge.

STATE OF MINNESOTA COUNTY OF STEARNS

PROBATE COURT

Re Guardianship of

Claire Joan (William Richa	rd C		
Order Allowi Accou		ANNUAL	
Recorded in Docket "		112	
Filed January Filed January Filed N	erze		224

In the Matter of the Guardian-) ship of Claire Joan Gilbert and) William Richard Gilbert, Minors)

ORDER ALLOWING ACCOUNT

The above entitled matter came on to be heard on the 10th day of December, 1954, pursuant to an order of the Court for hearing on said account. The guardian appeared at said hearing in person and by his attorney, W. Y. Henning, Esq., and there was no adverse appearance or objection.

And it appearing to the Court that said guardian has accounted for all the funds received by him as guardian, his account showing total receipts in the sum of \$7,528.01, total disbursements of \$375.50, leaving a balance in his hands in the sum of \$7,152.51, consisting of United States Bonds and cash in savings and checking accounts.

It further appears from said account that of said balance the sum of \$3,273.35 belongs to Claire Joan Gilbert and the sum of \$3,879.16 to William Richard Gilbert.

And it further appearing to the Court that said account is just and true and should be allowed as filed as the final account for Claire Joan Gilbert and an annual account for William Richard Gilbert, said Claire Joan Gilbert having arrived at legal age.

It further appearing to the Court that after payment of the balance in said account for Claire Joan Gilbert, there will remain in the hands of the guardian the sum of \$3,879.16, which amount is more than \$2,000.00 less than the amount of surety bond now in force and that, therefore, said bond should be reduced to the sum of \$4,000.00.

IT IS THEREFORE ORDERED, That said account be, and the same hereby is, allowed as the final account for Claire Joan Gilbert and as the annual account for William Richard Gilbert.

IT IS FURTHER ORDERED, That upon payment by the guard-

(ATOL MEAN TO YEAR)

TORDOO OF BOAT

Whomas are the control of the contro

The store and that in the store can be be been on the following the store of the doubt the store of the doubt the store of the doubt the store of th

The state of the s

-is lies to announced place work order overheld at So cancelly most orders of produce electrical to our and were produced branch on little on cases, a local and

The state state of the state of

In further appearance to the Court Court Chart of the Court of the Cou

box and unworks then that (Links) that the PI at It and the PI at It at

spring and to dreaming mage start a become " with the L.T.L.

ian to Claire Joan Gilbert of the amount due her as shown by his account and the filing of a receipt therefor in this Court, the bond of the guardian be, by further order of this Court, reduced to the sum of \$4,000.00.

Dated at St. Cloud, Minnesota, this 10th day of December, 1954.

By the Court:

Judge of Probate

STATE OF MINNESOTA COUNTY OF STEARNS IN PROBATE COURT

In the Matter of the Guardianship of Claire Joan Gilbert and William Richard Gilbert, Minor Wards

ORDER ALLOWING ACCOUNT

· Filed this 10th day of Dec., 1954, and recorded in Book

9 on Page 429 .

9 sent dury g

Clerk of Probate

In the Matter of the Guardianship of Claire Joan Gilbert and William ORDER DISCHARGING GUARDIAN Richard Gilbert, Minor Wards AND REDUCING BOND

Floyd Gilbert, guardian of the above named wards, having filed in this Court the receipt of Claire Joan Gilbert
for all of her property in the guardian's hands at the time
of her reaching majority as determined by the final account
filed and allowed herein;

And it appearing to the Court that the amount remaining in said guardian's hands for William Richard Gilbert, still a minor, is now reduced to the sum of \$3,879.16 and that, therefore, the liability on the bond of the guardian should be reduced to the sum of \$4,000.00.

IT IS THEREFORE ORDERED, That Floyd Gilbert be, and he hereby is, discharged as guardian of Claire Joan Gilbert.

IT IS FURTHER ORDERED, That the liability on the bond now in force in said guardianship be, and the same hereby is, reduced to the sum of \$4,000.00.

Dated at St. Cloud, Minnesota this 20th day of December, 1954.

By the Court:

Judge of Probate

STATE OF MINNESOTA COUNTY OF STEARNS IN PROBATE COURT

In the Matter of the Guardianship of Claire Joan Gilbert and William Richard Gilbert, Minor Wards

ORDER DISCHARGING GUARDIAN AND REDUCING BOND

Clerk of Probate

State of Minnesota, Iss.

Probate Court

FILE No. 15,184

		ORDER ALLOWING	ANNUAL	ACCOUNT
Re Guardianship of				
William Richard Gi	lbert,			
Mi	10F Ward			
The guardian, having accou	inted for every part of the	e estate according to law,		
and a summary statement of the a	ccount being as follows:			
	Debits \$	4,042.08		
	Credits \$	68.90		
	Balance \$	3,973.18		
IT IS ORDERED, that said settled and allowed. Dated January 27th	ann		2 secount	is hereby finally
(COURT SEAL)		0	P	robate Judge.

STATE OF MINNESOTA

PROBATE COURT

Re Guardianship of		
William Rich	ard Gil	bert,
	Minor	Ward
Order Allowi Accou	ng	NUAL
Recorded in Docket " on page 15 7	1/2	
Filed January 2		
		Probate Court

State of Minnesota, | ss.

(COURT SEAL)

Probate Court

FILE No. 15,184 ORDER ALLOWING ANNUAL ACCOUNT Re Guardianship of William Richard Gilbert Minor Ward The guardian, having accounted for every part of the estate according to law, and a summary statement of the account being as follows: Debits - - - \$3,985.16 Credits - - \$ 30.00 Balance - - \$3,955.16 Annaul account is hereby finally IT IS ORDERED, that said settled and allowed. Dated April 5th Probate Judge.

STATE OF MINNESOTA

PROBATE COURT

	Minor	Ward
Order	Allowing Account	ANNUAL
Recorded i	n Docket * 112	

State of Minnesota,	88.	IN PROBATE COURT	
County of Stearns	W1771em 1	P Gilbert	#tear
Bu the Matter of the Guardianship of		-ichard	2411111
To the Probate Court in and for said Co	ounty:		20 1
Your petitioner respectfully states and s	hows thathe	is the same person named in the above e	ntitled matter; that
he is now of age having become 21	years of age o	n the 22nd	day of
June , A. D). 19 58, that he	retofore Floyd O.Gilbert	
was by said Court appointed guardian of your	Floyd C.G1	bert -	
said guardian, and has received from said guardian petitioner; that he waives the issuance of herewith submits hlm self to the jur mitted to this Court this day may be heard u	n all the money an any notice of hear isdiction of this C	d property in the hands of said guardia ing upon the final account of said guard ourt and asks that the final account of	ian ana nereou ana
Wherefore, Your petitioner prays that	the said Fl	oyd O.Gilbert	
		as such guardian, be discharge	ed; his bond
given in said matter canceled, and that said	Floyd 0.0		
given in said matter canceled, and indi said		t required to file any further account i	n said matter.
Dated this nenth	day of a	49 19 5	8
M.T. GLICLE MAN AND AND AND AND AND AND AND AND AND A	aug of	11:01: 0 1 00	Mark
State of Minnesota,) 88.	William Richard To	Petitioner.
County of Steerie	(oo.		retitioner,
William Richard Gilbert			
being duly sworn says that he has read to his knowledge, except as to those mobelieres them to be true.	he foregoing petitic	m and knows the contents thereof and the formation and belief and to those matters	at the same is true, that he
	#	. /	
Subscribed and sworn to before me this WILLIAM A. GROVER, LCI	OR USNR	William a. Go	ver ,197 ,
LEGAL OFFICER BY AUTH	OBITY OF Motors 1	Public, nor af air Station	County, Minn.
Title 10, U.S. Code, Sec. My commission expires Art. 136, UCMA	936;	19 Oce and, Virge	ma
my commission expires (ML 136, U(M))		, , ,	

State of Minnesota.

County of Stearns

PROBATE COURT

In the Matter of the Guardianship of

William Richard Gilbert, Minor Ward.

Petition for Discharge of Guardian by Ward, after Becoming of Age.

(Consent of Ward to the Final Account of Guardian, Waiver of Notice and Submission to Jurisdiction of the Court)

Filed this 17th

day of

July

, A. D. 19 58

Clerk Judge of Probate.

No. 3758*

State of Minnesota, County of Stearns

88.

IN PROBATE COURT

In the Matter of the Guardianship of William Richard Gilbert
Minor Ward
On reading and filing the petition of said William Bichard Gilbert
representing among other things that he was 21 years of age on the 22nd day of
June A. D. 19 58; that he has made a full and complete settlement with
Floyd O. Gilbert as guardian and has received from said guardian
all the money and property in the hands of said guardian belonging to said petitioner, and praying that said guardian be
discharged as guardian of said petitioner and his bond given in said matter cancelled,
and that said Floyd O. Gilbert as such
quardian, be not required to file any further account in said matter; and it appearing that the facts therein set forth are true.
It is Ordered, That the said Floyd O. Gilbert as such
guardian of said ward — , be forever discharged from all the duties, powers and liabilities of the trust as guardian of William Bichard Gilbert
Minor Ward
Dated at St. Cloud, Minnesota, the 18th day of July A. D. 1958. By the Court:

(Court Seal)

Judge of Probate.

State of Minnesota,

County of Stearns

PROBATE COURT

In the Matter of the Guardianship of William Richard Gilbert

> Minor Ward

Order Discharging Guardian on Petition of Ward After Becoming of Age

Filed this 18th

day of July , A. D. 19 58,
and recorded in Book \$\mathcal{Z}\$ 3 of orders

page \$\mathcal{Z}\$ 33

Clerk /Jufige of Probate.

State of Minnesota, | ss.

Probate Court

FILE No. 15,184

ORDER ALLOWING FINAL ACCOUNT

Re Guardianship of	Gilbert,	
	Minor Ward	
The guardian, having accounted	d for every part of the estate according to la	w,
and a summary statement of the accou	at being as follows:	
	Debits \$ 4,072,496	
	Credits \$ 128.90	
	Balance \$ 3,944.06	
IT IS ORDERED, that said	final	account is hereby finally
pated July 18th,	1958 50	J. Their
	0	Prebate Judge.

STATE OF MINNESOTA

PROBATE COURT

WIIII8	am Richard Gilbert
	Minor Ward
	Allowing FINAL Account
Recorded in	Docket * 120
Filed Jul	y 18th, 1958