

Stearns County (Minn.)

Probate Court: Probate case files and index.

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State of Minnesota. Country of Thearens

IN PROBATE COURT.

In the Matter of the Estate of

PETITION FOR ADMINISTRATION.

TO THE PROBATE COURT ABOVE NAMED:

Your petitioner

respectfully represents and states to the Court:

First—That your Petitioner is a resident of

in the County of

State of Minnesota, and is an adult who has

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

(2)

day of 1926, aged 7 years

and was at the time of h death a resident of

County of , State of , and was the owner of

estate in the County of State of Minnesota, at the time of h - death.

Third-That said decedent died as aforesaid without leaving a last will and testament.

Fourth-That said estate of decedent, at the time of h death, included

personal property of the probable value of \$, divided as follows:

1. Household Goods, \$ &

2. Wearing Apparel, \$

3. Stock,

82000

4. Notes, Bonds, etc.,

5. Miscellaneous, \$ 2

That said estate included

(3) real estate of the estimated and probable

Value of \$ consisting principally of lands in the County of

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

1. Homestead in _____ County, State of Minnesota.

City property 2 6 200

2. City property 1 (3) lots without buildings, \$

lots with buildings, \$ \$ 000.

S. Rural or Farm property acres, unimproved land, \$

Rural or Farm property

(3) acres, improved land, \$

Fifth-That the names, ages, residence and relationship to decedent, of the heirs at law of said decedent are as follows, to-wit: AGES NAMES RESIDENCE RELATIONSHIP Years Sixth—That , whose Post Office address is ____ is a suitable and competent person to administer the said estate, and is lawfully entitled therets Wherefore, Your Petitioner prays that administration of the estate of said decedent be granted by the Court, and that upon due qualification . , letters of administration be issued to the said Minnesota, County of - fle contract Petitioner. being duly sworn, on oath says, that he is the person who makes the foregoing petition in the above entitled matter; that he has read said petition and knows the contents thereof, and that the same is true of his own knowledge, except as to those matters therein stated on information and belief, and that as to those matters he believes it to be true. Subscribed and sworn to before me, this , 100 6 Frding Buck Petitioner. Notary Publice County, Minn. My Commission expires / Note 1.-Insert name of town, village, city, as case may be Note 2.—Insert relationship or interest, as heir, creditor, etc. Note 3.—If no property, insert word "No" and strike out unnecessary words. etition for Administration The Matter of The Estate of

Filed this

State of Minnesota,

State of Minnesota.

County of . Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Katherine Hennemann

Decedent.

ORDER GRANTING ADMINISTRATION

The pet	tition	of	Hedwig Br	10k			praying that letters of
administrati	on up	on said e	state,be granted	l to	Hedwig	Brick	
			ame duly on for	learing i	ata 8	pecial	Term of this Court, held on
the 9	th		day of	Ju	ly	19.26	Said petitioner appeared in person
a	nd b	y her	attorney,	Peter			
and no one aj	opear	ed in opp	osition.				
The Con	urt he	wing du	ty considered so	rid petitio	m and the	evidence a	adduced in support thereof, finds as
follows:							
First:	That	natice of	said hearing h	as been gi	iven and si	erved by th	e publication of the citation for said
hearing issue	d her	ein in th	e Th	e St.	Cloud D	aily Ti	mes
as by law and	the i	order of t	his Court provid	led.			
Second.	The	et the sai	d decedent died	intestate	on the		6th
			ne				
Third	Tha	t said dei	cedent was a re	sident of	St.	Cloud	
			nd left estate wi		Sounty of		Stearns
			be administered				
					o Brick		5 b 1 1 1 1 1
					e waxes		is by law entitled, a suitable and
			ster upon said e				Wedwig Driek
							Hedwig Brick
			Adm				of the estate of said decedent, and
hat letters of	f adn	einistrat	ion issued to	her	upon	her jili	ing the
Ten	Tho	usand	(\$10,000	.00) -		_ Dollars	, with sureties to be approved by the
			med according t				
			By	the Court.			0000
Dated	J	ıly 9t	h 19	26		J.	10.10mil
(Con	rt Sec	(Ž)			/	/	suage of trobate.

1831 8967

State of Minnesota,

Country of Steamer

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Katherine Hon Decedent.

Order Granting Administration.

Filed the 9th day of July 1926

Recorded in Book 55 of orders

pace 94:

Jacob A Lahr Clerk-India of Probate.

CITATION FOR HEARING ON PETI-TION FOR ADMINISTRATION. Estate of Katherine Hennemann, de-

ceased. State of Minnesota, County of Stearns. In Probate Court

In the Matter of the Estate of Kath-

erine Hennemann, Decedent.
THE STATE OF MINNESOTA, To all persons interested in the granting of administration of the estate of said decedent: The petition of Hedwig Brick having been filed in this Court, representing that Katherine Hennemann, deceased, then a resident of the County of Stearns State of Minnesota, died in-testate on the 6th day of June 1926, and praying that letters of administration of her estate be granted to Hed-wig Brick and the Court, having fixed the time and place for hearing said petition

THEREFORE, YOU AND EACH OF YOU, are hereby cited and required to show cause, if any you have, before this Court at the Probate Court Rooms in the Court House, in the City of St. Cloud in the County of Stearns State of Minnesota, on the 9th day of July 1926, at \$0 clock A. M., why said peti-tion should not be granted.
WITNESS, the Judge of said Court, and seal of said Court, this 11th day of June 1926.

J. B. Himsl, Probate Judge. (Court Seal) PETER ABLES Attorney for Petitioner.

STATE OF MINNESOTA. (88 COUNTY OF STEARNS.

Fred. Schilplin. being duly sworn, deposes and says that he now is and during all the times hereinafter mentioned has been the publisher or printer in charge of the St. Cloud Daily Times, a daily newspaper printed and published in the City of St. Cloud in said Stearns County, State of Minnesota, every evening except Sunday and legal holidays. That he has knowledge of the facts and knows personally that the printed

ETITION FOR ADMINISTRATION. hereto attached cut from the columns of said newspaper, was inserted, printed and published in said news-

raper once in each week for weeks, and that all of said publications were made in the English language. That said notice was first inserted, printed and published on Thursday

the .17th day of June 192. 6. and was printed and published in said newspaper on each and every Thursday thereafter until and in-

cluding. Thursdayhe lat. day of July. 1926.

That during all the times aforesaid, said newspaper was qualified as a medium of official and legal publications as required by sections 3 and 4 of chapter 484, Session Laws of Minnesota, 1921, and that it has complied with all the requirements that constitute a legal newspaper as defined 'n said sections 3 and 4, to-wit: that for more than

one year last past from the date of the first publication of said . Petition for Administration.

(1) Printed from the place from which it purports to be issued in the English language, and in column and sheet form equivalent in space to at least four pages, with five columns to the page, each seventeen and three quarters inches long. (2) Issued daily except Sunday and legal holidays from a known office estab-

lished in such place for publication and equipped with skilled workmen and the necessary material for preparing and printing the same, (3) Made up to contain general and local news, comment and miscellany, not wholly duplicating any other publication, and not entirely made up of patents, plate mat-

(4) Circulated in and near its place of publication to the extent of at least two

hundred and forty copies regularly delivered to paying subscribers, and that prior to the date of the first publication of said . Petition for Administration.

the publisher or printer in charge of said newspaper having knowledge of the facts, filed in the office of the county auditor of said county of Stearns, State of Minnesota an Affidavit showing the name and location of said newspaper and existence of conditions constituting its qualifications as a legal newspaper as required and set forth in section 3 of Chapter 484, Session Laws Minnesota, 1921.

That the following is a printed copy of the lower case alphabet from A to Z

both inclusive of the size and kind of type used in the composition, printing and publication of said legal advertisement hereunto attached, viz:

abcdefghiiklmnopgrstuywsyz.

Further	afflant saith	not, save t	that this	amdavit	is made	purauant	to	section
4 of chapter 484.	Session Laws	Minnesota,	1821, and	d is intend	led to s	ccompany	the	will for
the publication i	n said newspa	per of the	of are graded	logal gdv	ertiserie	nt.		
the publication i			HHM).	106.0	DOLL			
			SUAK	J. Carlotte	porton to			

Subscribed and sworn to before me this. 1St. day of

Notary Public, Stearns County Minnesota, My Commission expires.

7.20

Printer's Affidavit of Publication

in the

ST. CLOUD DAILY TIMES

OF CITATION FOR HEARING ON PETITION FOR ADMINISTRATION.

Estate of Eatherine Hennemann, Deceased.

OF July A.D. 1926

Jarof A. L. Lahr

Clerk of Probate

State of Minnesota,

IN PROBATE COURT

In the Matter of the Estate of	
Katherine Hennemann Decedent.	LETTERS OF ADMINISTRATION.
	dwig Brick
having filed in this Court his bond and oath to act a	s administrator of said estate, as by law provided;
Now Therefore, the said	dwig Brick
is hereby appointed administrator of the estate of	Katherine Hennemann
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 the 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 quite same.

Fifth. Within three months hereafter to make and return a verified inventory and approximent 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.

By the Court,

SEAL

In Probate Court

In the Matter of the Estate of

Hatherine Hennemen

State of Minnesota.

ounty of

In Probate Court.

and State aforesaid, do hereby certify that I have compared the

udge of Probate

Letters of Administration

Filed this 15 th day of July 1926, and recorded in Book 7 of Letters on page 27%.

Jacob A Lah Clerk Judge of Probate

MILLER-DAVIS CO., MINNEAPOLIS

State of Minnesota.

County of Stearns

IN PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

Katherine Hennemann

Decedent

Order Appointing Appraisers.

To

Math Nuerenberg and J. P. Nuerenberg

Greeting:

Whereas,

Hedwig Brick

as Representative of the Estate of the above named decedent, ha S applied to this Court for the appointment of appraisers to appraise the said estate, and this Court is desirous that the said estate be appraised as provided by law.

Now, Cherefore, Trusting in your integrity and disinterestedness, this Court by these presents, does appoint you Math Nuerenberg and J. P. Nuerenberg

appraisers of all the property

and estate of the said Katherine Hennemann

as described in the inventory thereof to be furnished you by the said Representative of said estate; and you are hereby required to first take and subscribe the oath prescribed by law, and thereupon to faithfully and honestly, and according to your best ability, appraise the said property at its full value in cash, and to set down in figures opposite each item in said inventory, the value thereof in money, and to foot up by itself the amount of each class as shown by said inventory, and to certify to said appraisal as required by law, and to return the said inventory with your appraisal duly certified thereon, to the said Representative of said estate with all convenient speed.

Dated this

23rd

day of

December

A. D. 19 26.

By the Court:

(Court Seal)

State of Minnesota,

County of

IN PROBATE COURT

In the Matter of the Estate of

Decedent.

Order for Appointment of Appraisers in Estates

Filed this day of

19

and recorded in Book of orders

page

1

Clerk-Judge of Probate.

State of Minnesota,

County of Stearns

IN THE MATTER OF THE ESTATE OF

Katherine Hennemann

Decedent.

IN PROBATE COURT

INVENTORY AND APPRAISEMENT

OATH OF APPRAISERS

State of Minnesota,

County of Stearns

Math Nuerenberg and

J. P. Nuerenberg

, do solemnly swear, each for himself, that I will faithfully

and justly perform all the duties of the office and trust which I now assume as appraiser of the estate of

Katherine Hennemann decedent to the best of my ability. So Help Me God.

Subscribed and sworn to before me this

enaliz. Yotary Public, day of July, 196

Math. hurrenber

INVENTORY AND APPRAISEMENT

The undersigned representative of the estate of the above named decedent, represent 8 and show to the court,-

That the following is a true and correct inventory of all the property of the above named estate, ger possession and of which she has both real and personal, which has come into knowledge after diligent search and inquiry concerning the same, classified as follows,

CLASS I

REAL ESTATE

VALUE

(a) The homestead of decedent, being in the County of Steams State of Minnesota, described as follows, to-wit: Lot 6 in Block 87 \$2500

0.0

In Lowreys Addition to the City of St Cloud

(b) All other real estate of decedent being in the county of Stearns State of Minnesota, described as follows, to-wit:

Lots 4 and 5 in block 82 In Lowreys Addition to

the City of St Cloud , Minn,

25000

Total value of real estate - - - - - - - -CLASS II Furniture and household goods described as follows, to-wit: Beds and bedding, 3 rocker, dining room chairs, Silver ware, Stove, Linnens, and Kithchen utensils Total value of furniture and household goods - - -CLASS III Wearing apparel and ornaments, described as follows, to-wit: 8200 One Fur Coat One cloth cost Total value of wearing apparel and ornaments - -CLASS IV Stock in banks and other corporations: occ____2Q______Shares of stock in the 3 BREXRESEXXX J. E . Barr Pickling and preserving Co. A Par value 12000. Total value of stock -

CLASS V

Mortgages, bonds, notes and other evidences of debt: (Here list any written obligations of any kind due and owing decedent.) dive maker's name, date, amount, rate of none Total value of mortgages, bonds, notes, etc. CLASS VI All other personal property: (Here list eash, book accounts, annuities, farm crops, machinery, etc.) Just on Bank Total value of all other personal property - - - - - -SUMMARY The total value of all the real estate of decedent, as valued by the appraisers herein, is 8500000 The total value of all the personal property of decedent, as valued by the appraisers herein, is The total value of the entire estate of decedent, as valued by the appraisers herein, Respectfully submitted, mro Hedwig Brie Representative

VERIF	CATION
State of Minnesota,	Mrs Hedwig Brick
being duly sworn, on oath say sthat she	the representative of the estate above specified; that
she ha s read the foregoing inventory subscri	bed by her and know g the contents
thereof and that the same is true of her own	knowledge, save as to those matters therein stated on
NSINEX Public Steams Sounty X Notary Public, County, Minn.	Mrs Hadwig Brief
of Minn. my temm of office expires	jan, 1st 1927 OF APPRAISERS
State of Minnesota,	
the Probate Court of Stearns Katherine Henneman	We, the undersigned appraisers, duly appointed by County, Minnesota, to appraise the estate of Decedent, having first duly taken and subscribed
d by law and hereto annexed, her	eby certify and return, that we have carefully exam-
is all the inventory of said estate deli-	vered to us by the representative of said cetate and
the property therein described, and have faithfully of	and impartially and to the best of our knowledge and
ability, appraised the said property, and set down op	posite each item thereof in figures the value thereof in
money, and have footed up by itself the amount and	I value of each class of said property, and of the
whole of said estate.	
Dated this 23 day of	. d. D. 1926
	Jak hurreuberg

File No. 71.55

State of Minnesota,

NATIONAL OF THE ESTATE OF PROBATE COURT

Decedent.

Total Appraisement - \$5277. 71 Total Real Estate - \$ 978.81 Inventory and Appraisement

Filed this 23.4, day of Sec. A. D. 1926.

Secold a. Raha
Clerk Fridge of Probate Court.

Kumentituck de graced, and Total of the altered this of the day of Just 1826 Tarred Buck 2. Eding Harmonian Donne Course Fred on her governed ditel. 0031 0978

7655

Odobaccement

Jacof A. Lake

State of Minnesota,

IN PROBATE COURT.

IN	THE	MATTER	OF	THE	ESTATE	OF

Ketharine	Ninnema.	2001
		Decedent.

ORDER ALLOWING FINAL ACCOUNT

The above entitled matter came on to be heard on the VI day of	January
1927, upon the petition of the representative of the above named estate praying f	or the allowance of his
final account and for distribution of the residue of said estate.	1 6
The said representative appeared in person and by Peter A	her Gag.

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, duted the 23 day of december 1976, in the St. Cloud Torres

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	1			17		+				٠			8 978.81
Personal estate omitted from the inventory	-		4										8
Gain by sales above appraised value -		-				-		4		4		-	8
Cash from sales of real estate -			-								-		8
Cash from rent of real estate		ia.											8 330.00
Cash from interest and profits -	7				-				-		2		8
Cash from other sources		-				+				-		4	8
					1		ě						8
and the distance of the second										-		-	8
Total receipts from al.	l sou	rces			-								8 1308 81

DISBURSEMENTS AND CREDITS

Estate selected for surviving spouse		+		×		4		100		95		-		+	8
Maintenance of family of decedent			-						-		÷		×.		8
Expenses of administration -				-				-						7	\$ 143.10.
Expenses of last sickness -	*		-				*				-		10		8 /31.00
Funeral expenses		-						7		¥		3		-	8 625.00
Taxes			1		7				-				5		8 135.40
Claims of creditors of decedent -		÷				4		>							8
Legacies	-		÷		4		×						B		8
endendenden med de de de															8
							100		×		-				\$
Residue on hand for distribution -		-		÷								8		-	8 27431
Total credits	-						-								8/308.81

so far as there were funds of said estate to pay the same.

Third-That all taxes, including personal property taxes, ass

djusted by the court, be, and the same hereby is, settled and allowed as and for the final account of said

By the Court

-As a conclusion from the foregoing facts, IT IS HEREBY ORDERED, that said account, as

esentative of said estate.

No. 7655.

State of Minnesota,

country of Stearers.

PROBATE COURT.

In the Matter of the Estate of

Order Allowing Final Account.

Filed this

recorded in Book No. 59 of Orders,

Taxob a Lake Of Probate.

4	State	of Minnesota,	1.
Count	y of	Stearns	5 88

IN PROBATE COURT.

IN THE MATTER OF THE ESTATE OF) pown
Katherine Hennemann	BOND
Know all Men by these Prese	ents, That we MrsxEdwarxxBrickxxx
Mrs Hedw	ig Brick
of St Cloud	
in the County of Stearne	State of Minnesota, as principal, and
after Folian as	her my andrew !
Schremacher	
The state of the s	of said County and State,
as sureties, are held and firmly bound to	J. B. Himsl
Judge of Probate of the County of Stea	The
- One Thousand	
	id to the said Judge of Probate or his successors in office; for we bind ourselves, our, and each of our heirs, executors and by these presents.
The condition of this obligation is such	that if the above bounden Mrs Hedwig Brick
	, who has been appointed representative of the
estate of the above named Ketheri	
	s of his trust as representative of said estate according to law,
	it shall be and remain in full force and virtu
Witness, our hands and seals this	
Signed, Sealed and Delivered in Presence of	Mrs Hedwig Brick (SEAL) John Schumacher(SEAL) Unden Schumach (SEAL)
	John Schumacherison
0	andew Dehmusch (SEA)
Teto alle	(SEAL)
Stylen M. Guira	(SEAL)
ACK	NOWLEDGMENT
	NOWEDDONENA
State of Minnesota,	
County of Hearing 38	
	3 day of July, A. D. 1936
personally supeared before me *xstat	x_Mrs Hedwig Brick
John Lohumach	er und andrew.].
Ahumacher	
to me well known to be the same persons who	executed the foregoing bond, and they severally acknowledged
the same to be their free act and deed, and t	that they executed the same for the uses and purposes therein
expressed.	P+-1.
	Toly ahler
	Senator of the 46th Legislative
My commission expires	District for the State of Minnesota My Term of office expires Jap 1st 1927.

JUSTIFICATION

witte	of Minnesota,	
County of	Steams Tolundelier and	
- 1	udrew. I Johnfracher	
being duly swe	corn, each for hingeelf, on oath says that he is a resident and freeholder of and in the State	
of Minnesota;	; that hy justifies upon the foregoing bond as follows:	
the said	en phony gener in the sum of One Thousand Dollars	
the shial beef	edilet of bluenactur in the sum of One Thousan Dollars	
the sald	in the sum ofDollars	
the said	in the sum ofDollars	
the said	in the sum of Dollars	
	h respectively is worth double the sum in which he so justifies over and above his debts and	
other liabilitie	ties and exclusive of his property exempt from execution.	
Subscribe	bed and sworn to before me this John & humacher	
1.11	July 1. D. 10.26 andrew Johnmach	
Senator o	of the 46th Negvelletive t for the State of Mann.	
My Term	n of office expires Jan 1st 1927.	
ex a second manner	APPROVAL _	
		6
I do her	ereby approve the within Bond, this day of day of A. D. 19. N	
	Judge of Probate.	
	Judge of Probate.	
	OATH	
State	of Minnesota,	
	} 88.	
	Stearns) I, Mrs Hedwig Brick if I will fuithfully and fustly perform all the duties of the office and trust which I nou	
	epresentative of the estate of Katherine Hennemannn 'my ability. So help me God.	
to the ocal of a	my deling so well me down	
		3
	Mar Hedweg , see	2
Subscrib	ibed and moorn to before me this 12 day of July	2
Subscrib	Tily aller	2
Subscrib	Senator of the 46th Leg. Notary Public.	
Subscrib	Senator of the 46th Leg. Notary Public.	
	Senator of the 46th Leg. Notary Public.	
	Senator of the 46th Leg. Notary Public.	
	Senator of the 46th Leg. Notary Public. 19 Dist. for the State of Minn. My minn Term of office expires Jan 1st 1937.	
My commissio	Senator of the 46th Leg. Notary Public. Jo Dist. for the State of Minn. My minn. Term of office expires Jan 1st 1937.	
My commissio	Senator of the 46th Leg. Notary Public. Jo Dist. for the State of Minn. My minn. Term of office expires Jan 1st 1937.	
My commissio	Senator of the 46th Leg. Notary Public. Senator of the 46th Leg. Notary Public. Jo Dist. for the State of Minn. My apply, Minn Term of office expires Jan 1st 1927.	
My commissio	Senator of the 46th Leg. Notary Public. Senator of the 46th Leg. Notary Public. Jo Dist. for the State of Minn. My apply, Minn Term of office expires Jan 1st 1927.	
My commissio	Senator of the 46th Leg. Notary Public. Senator of the 46th Leg. Notary Public. Jo Dist. for the State of Minn. My apply, Minn Term of office expires Jan 1st 1927.	
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re of Minnesota, stearns	Senator of the 46th Leg. Notary Public. Senator of the 46th Leg. Notary Public. Jo Dist. for the State of Minn. My apply, Minn Term of office expires Jan 1st 1927.	
innesata,	Senator of the 46th Leg. Notary Public. 10 Dist. for the State of Minn. My quantum Minn Term of office expires Jan 1st 1927.	

7655.

FINAL DECREE

State of Minnesota,

County of Stearns

IN PROBATE COURT

Special TERM January 21st,1927

In the Matter of the Estate of

Katharine Hennemann

Deceased.

It appearing to the Court now here, on satisfactory proofs and the evidence, that the necessary expenses of funeral, of last sickness of said deceased, and of administration of said estate, have been fully paid, and that all the debts existing against said deceased, or allowed by the Court, pursuant to law, have been fully paid and satisfied, and that said estate has been fully administered, as by the Final Account

of Hedwig Brick, Representative,

of said estate, duly audited and allowed by this Court, pursuant to due notice given and served, will appear, reference being had thereto.

AND IT FURTHER APPEARING. That due notice of the application for this Final Decres in said matter, assigning the estate to the persons thereto entitled by law, has likewise been duly given and served pursuant to the law in such case made and provided.

AND IT FURTHER APPEARING, That the said deceased died on the 6th day of

June 192 6 in testate, and the residue of said estate consists of

the following described real estate, to-wil: The OSE tract S or parcel S of land

situated and being in the County of Stearns and State of Minnesota, described as follows:

Lot six (6) in Block eighty-seven (87), and Lots four (4) and five (5) in Block eighty-two (82), all in Lowry's Addition to the City of St. Cloud, according to the plat and survey of said Addition on file and of recommin the office of the Register of Deeds in and for said Stearns County, Minnesota.

Also cash in the sum of two hundred seventy-four and 31/100 (\$274.31) Dollars.

AND IT FURTHER APPEARING, That the following named persons are the only heirs at law of said deceased and the persons entitled to all of said estate by law viz:- Emil Hennemann, son of said deceased, and Hedwig Brick and Leonora Ahles, daughters of said deceased.

NOW THEREFORE, On the Petition of the representative of the estate of said deceased and pursuant to due notice and the law in such case made and provided, and on motion of Peter Ahles, Esq., attorney in said estate,

IT IS ORDERED, ADJUDGED AND DECREED, And this by virtue of the powers and authority vested in the same by law, does hereby order, adjudge and decree, that all and singular the above described real and personal property, together with all other the estate of said deceased in the State of Minnesota if any there be, be, and the same is hereby assigned to and vested in the hereinbefore named son and daughters of said deceased, in equal and undivided shares, and share and share alike, in fee simple and absolutely forever.

TO HAVE AND TO HOLD THE SAME, Together with all the hereditaments and appurtenances thereunto belonging, or in any wise appertaining to the said above named persons andtheir heirs and assigns forever.

Judge of Probate.

State of Minnesota STEARNS COUNTY PROBATE COURT

ESTATE OF

Katharine Hennemann DECEASED.

88

CJ

FINAL DECREE.

Filed this 21st day of January, 1927, and recorded in Book. 5.6. on page. 17.4. thereof.

Jacot a. Lahr Clerk of Probate.

1452

FREEPORT STATE BANK

CAPITAL & SUMPLUS \$32 000 00

PREEPORT MINN.

June 14, 1926

Hon. J. B. Himsl Judge of Probate, St Cloud, Minn.

Dear Sir:

We are sending herewith Mrs.

Bernadine Herkenhof's Petition for Administration.

Mrs. Herkenhof lives on the farm which was formerly owned by her father-in-law, Bernard Herkenhof. According to the tax list this farm is still in the name of Bernard Herkenhof. Mrs. Herkenhof does not know what interest her husband had in the farm and for this reason we did not list it on the petition. Your records of the estate of Bernard Herkenhof, deceased, will no doubt, show this interest and you may add it to the petition.

Yours very truly,

Estate within 5943

Cashier.

State of Minnesota,

County of Stearns

IN PROBATE COURT.

In the Matter of the Estate of

Herman Herkenhof

PETITION FOR ADMINISTRATION.

Decedent.

	TO THE	PROBATE	COURT A	BOVE NAMED
--	--------	---------	---------	------------

TO THE PROBATE COUR	T ABOVE NAMED:		
Four petitioner	Berna	line Herkenhof	
respectfully represents and	states to the Court:		
First—That your Peti	tioner is a resident of	Freeport,	(1)
in the County of	Stearns	State of Minnesota, a	nd is an adult who has
an interest in whatever esta	ate the decedent above na	med may have left at the tin	ne of h inleath, to-wit:
	(2)		
Second—That said dec	edent died at Free	port , State of	Minnesota
on the 18th	day of	May , 19 26	, aged 42 years
and was at the time of h 18	death a resident of	Freeport	
County of Stearns	, State of	Minnesota	, and was the owner of
estate in the County of	Stearns	State of Minnesota, at	
Third—That said dece	dent died as aforesaid w	thout leaving a last will and	testament.
Fourth—That said est	ite of decedent, at the tir	ne of his death, included	(3)
personal property of the pro	bable value of \$ 364	, divided as follows.	
1. Household Goods,	\$ 100.00	2. Wearing Apparel,	8
3. Stock,	8 40000	4. Notes, Bonds, etc.,	\$ 2000.00
5. Miscellaneous,	8 1500.00	6.	8
That said estate include	led	(3) real estate of the e	stimated and probable
Value of \$ 2 700	consisting principally	of lands in the County of	Stearns
State of Minnesota, described	l as follows, to-wit:		
1. Homestead in	Steams	County, State of M	innesota.
2. City property		(3) lots without buildin	gs, 8
City property		lots with building	18, 8 1 5 5 4. 0 5
3. Rural or Farm prop	erty 6 o	acres, unimproved las	nd. 8 1 200
Rural or Farm prop	erty	(3) acres, improved lan	d, \$

NAMES		AGES Years	RESIDENCE	RELATIONSHIP
Berna dine He	rkenhof	3 6	Freeport, Minn.	wife
Eleanore	*	15	и и	daughter
Bernard	n	12		son
Hildegaard	п	10	* *	daughter
Walter		7	и и	805
Boniface		5	и и	son
Robert	*	2	и и	gon

Henkenhal Sixth-That , whose Post Office Mern address is

is a suitable and competent person to administer the said estate, and is lawfully entitled thereto

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

if Minnesota,

Stearns

Berna dine Herkenhof

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

Subscribed and sworn to before me, this

11th day of

etition for Administration

1/2 7t-Joseph C. Harren

wy of -

Notary Public.

Stearns

, County, Minn.

My Commission expires May 9, 1929 , 19

Note L.—Insert name of town, village, city, as case may be. Note 2.—Insert relationship or interest, as heir, creditor, etc.

Note 3.-If no property, insert word "No" and strike out unnecessary words.

In The Matter of The Estate of State of Minnesota, Stokrns County of

State of Minnesota.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Herman Herkenhoff

ORDER GRANTING ADMINISTRATION

The petition of Bernadine Herkenhoff proping that letters of administration upon said estate be granted to Bernardine Herkenhoff came duly on for hearing at a Special Term of this Court, held on the 9th day of July 19 26 Said petitioner appeared in person

and no one appeared in opposition.

The Court having duly considered said petition and the evidence address in support thereof, finds as follows:

Second: That the said decedent died intestate on the 18th day of

May /// 26.

Third: That said decedent was a resident of Freeport
at the time of h 18 death and left estate within the County of Stearns
and State of Minnesota, to be administered upon

Fourth: That Bernadine Herkenhoff is by law entitled, a suitable and competent person to administer upon said estate.

Therefore, It is ordered that said petition be granted and Bernadine Herkenhoff
be and hereby is appointed. Administratrix of the estate of said decedent, and
that letters of administration issued to her upon her pling ----- the
oath by law required and a boud in this Court in the penal sum of ----- bollars with survives to be approved by the
fundse of this Court conditioned according to law

By the Court.

Dated July 9th 19 26.

(Court Seal)

1 550 660

State of Minnesota,

County of Searce

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Herman Herker hoff.

Order Granting Administration.

Filed the 9th day of Laker

Page 93

Jacob A Laker

Clerk-budge of Probate.

St. Claud, Minn.

July 1st, 192 5.

311

J. B. Himsl.

daty.

To The North Star Printing & Publishing Co. Dr.

Publishers of

The Best Advertising Medium in Apethern Minnesata

Der Nordstern

Kates on Application Terms

In the Matter of the Matate Situation for Menring on June 17-24 Jul.1 (1926)



Citation for Hearing on Petition for Administration.

Extate of Herman Herkenhoff, Deceased. State of Minnesota, County of Stearns, In Probate Court.

In the Matter of the Estate of Herman Herkenhoff, Decedent.

The State of Minnesota, to all persons interested in the granting of administration of the estate of said decedent:

The petition of Bernadine Herkenhoff having been filed in this court, representing that Herman Herkenhoff, deceased then a resident of the County of Stearns, State of Minnesota, died intestate on the 18th day of May, 1926, and praying that letters of administration of his estate be granted to Bernadine Herkenhoff, and the court, having fixed the time and place for bearing said perulon;

Therefore, you and each of you, are hereby cited and required to show cause, if any you have, before this court at the Probate Court Rooms in the Court House, in the City of St. Cloud, in the County of Stearns. State of Minnesota, on the 9th day of July, 1926, at nine o'clock A. M., why said

petition should not be granted.
Witness, the Judge of said Court
and seal of said Court, this 15th day. of June, 1926.

(Court Seal) jun 17 24 1

J. B. HIMSL. Probate Judge.

STATE OF MINNESOTA. L 88. County of Stearns

Chas. A. Petters and says that he now is and during all the times hereinafter mentioned has been the publisher or printer in charge of Der Nordstern, a weekly newspaper printed and published in the city of St. Cloud in said Stoarns County, State of Minnesota, on Thursday of ench week!

That he has knowledge of the facts and knows personally that the printed notice Citation for Hearing on Petition hereto attached out from the columns of said newspaper, was inserted, printed and published in said newspaper ence in

each week for LDY 00 ... weeks, and that all of said publications were made in the

That said notice was first inserted, printed and published on Thursday, the 17th day of June 192 5, and was printed and published in said news-

paper on each and every Thursday thereafter until and including Thursday, the 181

July 162,5 That during all the times aforesaid, said newspaper was qualified as a medium of official and legal publications as required by section 3 and 4 of chapter (M. Session Laws of Minnesota, 1921, and that it has compiled with all the requirements that constitute a legal newspaper as defined in said sections 2 and 4, to-wit; that for more than

one year last past from the date of the first publication of said. 3001100

, said newspaper has been

(1) Printed from the place from which it purports to be issued principally in the

(2) Issged once each week from a known office, established in such place for publication and equipped with skilled workmen and the necessary material for prepar-

(2) Made up to contain general and local news, comment and miscellany, not

(4) Circulated in and near its place of publication to the extent of at least two hundred and forty copies regularly delivered to paying subscribers, and that prior to the

date of the first publication of said. HQLICA the publisher or printer in charge of said newspaper having knowledge of the facts, filed in the office of the county auditor of said founds of Stearns, State of Minnesota. an affidavit showing the name and location of said newspaper and the existence of conditions constituting its qualifications as a legal newspaper as required and set forth in

That the following is a printed copy of the lower case alphabet from A to Z both inclusive, of the size and kind of type used in the composition, printing and publication

abedefentiklmnopgratuvwxyx

Further affinit with not, save that this affidavit is made pursuant, to section 4 of chanier 484, Session Laws of Minnesota 1921, and is intended to accommonly the bill for the publication in said newspaper of the algorithms described advertisement.

Notary Public Stearns Counts, Minnesota leo. L. Rosenberger,

State of Minnesota

Stearns County

In Probate Court

In the Matter of the Estate of

Herman Herkenhoff.

Affidavit of Publication of Grder for Bearing on

administration

Filed July 9th 1926 after Sacot a Lahr

State of Minnesota.

IN PROBATE COURT

In the Matter of the Estate of

Herman Herkenhoff

LETTERS OF ADMINISTRATION.

Bernardina Herkenhoff

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

Now Therefore, the said Bernardina Herkenhoff

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 the 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 three months 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.

By the Court,

SEAL.

8 13. 16m

In Probate Court

In the Matter of the Estate of

Herman Kerkenhoff

the original Letters of Administration in the matter therein entitled, now and State aforesaid, do hereby certify that I have compared the within and foregoing paper writing with State of Minnesota. , Judge of the Probate Court, in and for said County, In Probate Court.

Letters of Administration

MILLER-DAVIS CO., MINNEAPOLIS

Stearns County Township Plat

ownship 196		Ra	Range No.		Mer. P. M.
6	5	4	J-13	2 clase	of stoken
7	8 3 4	,	10	- Poenus	12
18	17 AR	16	15	14	13
. 19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

State of Minnesota.

County of

IN PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

Herman Herkenhoff

Desedent

Order Appointing Appraisers.

To

August Wiechmann and A.L. Westbrock

Greeting:

Whereas,

Bernardina Herkenhoff

as Representative of the Estate of the above named decedent, ha a applied to this Court for the appointment of appraisers to appraise the said estate, and this Court is desirous that the said estate be appraised as provided by law.

Now, Therefore, Trusting in your integrity and disinterestedness, this Court by these presents, August Wiechmann and A.L. Westbrock does appoint you.

appraisers of all the property

and estate of the said Herman Herkenhoff

as described in the inventory thereof to be furnished you by the said Representative of said estate, and you are hereby required to first take and subscribe the oath prescribed by law, and thereupon to faithfully and honestly, and according to your best ability, appraise the said property at its full value in cash, and to set down in figures opposite each item in said inventory, the value thereof in money, and to foot up by itself the amount of each class as shown by said inventory, and to certify to said appraisal as required by law, and to return the said inventory with your appraisal duly certified thereon, to the said Representative of said estate with all convenient speed.

Dated this

12th

day of

July

A. D. 19 26

By the Court:

(Court Seal)

State	nf	Minnesota,
-------	----	------------

County of ..

IN PROBATE COURT

In the Matter of the Estate of

Decedent.

Order for Appointment of Appraisers in Estates

Filed this day of 19 and recorded in Book of orders

Clerk-Judge of Probate.

of Minnesota.

County of

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Herman Herkenhof

Decedent.

INVENTORY AND APPRAISEMENT

OATH OF APPRAISERS

State of H	amnesora,
------------	-----------

County of __ Stearns

Aug. Wiechmann

A. L. Westbrock

, do solemnly swear, each for himself, that I will faithfully

and justly perform all the duties of the office and trust which I now assume as appraiser of the estate of Herman Herkenhof , decedent to the best of my ability. So Help Me God.

Subscribed and sworn to before me this

day of July , 19 26

Green wo /4-

Joseph C. Herren Notary Public, Stearns

County, Minn

My commission expires May 9, 1929 19

INVENTORY AND APPRAISEMENT

The undersigned representative of the estate of the above named decedent, represent and shows to the court,-

That the following is a true and correct inventory of all the property of the above named estate, both real and personal, which has come into her possession and of which she

knowledge after diligent search and inquiry concerning the same, classified as follows.

CLASS I

REAL ESTATE

VALUE

(a) The homestead of decedent, being in the County of

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

(b) All other real estate of decedent being in the county of Steams

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

The east three-fourths (E_4^3) of the West half of the northwest quarter (WhNW) of section ten (10) of township one hundred twentysix (126) north of range thirty-two (32) West

\$ 1200,00

Beginning at a point along the south section line twenty-six

(26) rads east of the southwest corner of the southeast quarter

of section line (9) township one hundred twenty-mix (126) north of range thirty-two (32) west, thence north parallel with section

line thirteen (13) rods, thence east thirteen (13) rods, thence south thirteen (13) rods, thence west thirteen (13) rods to point

of beginning, containing one acre, more or less

state Caul as per Bernal Hotel	-	1
CITATION TO ONE GO POR SULVERED HERRING	reff	2
state.	20	
One aux mil Rosa		
Total value of real estate		
CLASS II		
Furniture and household goods described as follows, to-wit:		
and the second goods decented as position, where		
	0	
	_	
Total value of furniture and household goods	5	100.00
CLASS III		
Wearing apparel and ornaments, described as follows, to-wit:		
	\$	1,00,00
	_	
Total value of wearing apparel and ornaments	8	10.00
CLASS IV		
Stock in banks and other corporations:		
Stock in banks and other corporations: Stock Sentificat (not numbered) 1 2 and 3 an	8	
stock I an Sthorn Conquerter Que many Con	-	2000
Stock Entipole dated Say to 1912 (not much well)	
Stock Centificate dated Say 20 1912 (not much end you think (3) shows of stock in St hosa En opening Total value of stock		30.00
Preaming Composing	-	
Total value of stock	8	0 0.00
	WHITE	COURT IN

CLASS V

Mortgages, bonds, notes and other evidences of debt:

(Here list any written obligations of any kind due and owing decedent.) Ofice maker's name, date, amount, rate of interest and interest accreed to date of death. Note from Fred Herkenhof dated March 19,1925 \$800,00 balance due on principal sum \$500.00 with interest at the rate of 4% # 00,00 from March 19, 1926 - - - - - - - - - - - - - - - - -Certificatesof deposit from Freeport State Bank as follows: No. 6366 dated May 27th 1925 with int. at 4% \$1017.56 1017.56 175.00 No. 6474 " Sep 28- 1925 " " 150.70 150. 70 " Jnn. 9, 1926 No. 6632 Total value of mortgages, bonds, notes, etc. CLASS VI All other personal property: (Here list eash, book accounts, annuities, farm crops, machinery, etc.) 3 Nances 100,00 Convi 600,00 the ageny (2 yes red) 100.00 yealth on tenters 26,000 theel I de old 20,00 1 me commiste Train Buter Bruder 5.00 5. ... 15.00 0.00 2,00 \$5,00 I Die o 10.00 60,00 25.00 1 254,50 Total value of all other personal property - - - - -SUMMARY The total value of all the real estate of decedent, as valued by the appraisers herein, is The total value of all the personal property of decedent, as valued by the appraisers 3 . 67.76 herein, is The total value of the entire estate of decedent, as valued by the appraisers herein, 5,5 67.76 Respectfully submitted, Bernerdina Herkenhoff

Representative.

NOTE-If entate is subject to Inheritance Tax make this in triplicate. Notify Attorney General of meeting of appraisers. Form approved Oct. 24, 1917, by Lyndon A. Smith, Attorney General.

VERIFICATION

State of Minnesota,	Bernadina Herkenhof
being duly sworn, on oath say 8 that she is	the representative of the estate above specified; that
ha s read the foregoing inventory subscr	ibed by her and know 5 the contents
thereof and that the same is true of her own	knowledge, save as to those matters therein stated on
information and belief, and as to those matters	she believe # it to be true.
Subscribed and sworn to before me this	10 1. 1100
12th day of July , A. D. 19 26	Bernardina Herkenhof
goreph a seem ne en	
Joseph C. Harren Wotary Public, Stearns County, Minn.	Representative
My commission expires May 9, 19999	
	OF APPRAISERS
State of Minnesota,	
County of Stearns	We, the undersigned appraisers, duly appointed by
he Probate Court of Stearns	County, Minnesota, to appraise the estate of
Herman Herkenhof	, Decedent, having first duly taken and subscribed
that he law and hands appeared he	reby certify and return, that we have carefully exam-
	ivered to us by the representative of said estate and
	and impartially and to the best of our knowledge and
	oposite each item thereof in figures the value thereof in
money, and have footed up by itself the amount an	nd value of each class of said property, and of the
whole of said estate.	
Dated this 12th day of	July , A. D. 19 26
	Lug. Michmean
	as Muthock
	Appraisers.
4 4 8	2 3 2 3
T T dent	ada dan

FILE NO. 7656

State of Minneson County of Science PROBATE COURT

EN THE MATTER OF THE ESTATE OF

Inventory and Appraisemen

Total Real Estate - \$ 2.4 ...
Total Appraisement - \$ 5.5 ...

day of

Ripa this 12 " A. D. A. D. Cherk North of Probate C

State of Minnesota,	PROBATE COURT.
County of HEarns	
In the Matter of the Estate of	Semon Herkentroff Deceased:
T. I. D. I. C	
	or the County of 150 ms
in the State of Minnesota:	
The petition of A	mardina Ferkenhoff
of the County of Asac	ello and State of Minnesota, respectfully shows
	Ferman Herkenbett
late of the County of Office	decrased. That said secensed died on the
day of July	. 1026 . Letters upon the of said Arman Horkoull
	Pernandina Horkenhoff
of said County of Stee	
	ing, your petitioner, who is his widow, and the following named earth Theligark Haller Done of
7	
That said shillson all made with	your petitioner in the Form
of Tallword.	in the County of Alexander
State of Monesola	and that said children and your petitions
family of said deceased.	
	spendent upon said estate for their maintenance during the settle-
and maintenance of said family duri	ger month is a reasonable sum for the supporting the settlement of said estate. grays that this Court issue its order allowing to said widow and
children constituting the family of sa	id deceased the sum of \$ 50 = per month during the
settlement of said estate.	Bernardine Herkenhoff
Dated Wasmber 195 .	1. D. 1926.

State of Minnesota,	1
County of Fracers	28.
	mording Herkenhoff. and being
duly sworn doth depose and say: The	at she is the above named petitioner, that she has heard the fore- e is true of her own knowledge, except as to the matters therein
stated on information and belief, and	as to those matters that she believes the same to be true.
	Bernordina Horkenhoff.
Subscribed and sworn to before me this	19th day of 7000 , A. D. 1976
	Jacoba. Koles
22	
My commission expires	STEARING COUNTY, MINNESOTAL

No. 7656.

IN PROBATE COURT.

County of Hexarus

IN THE MATTER OF THE ESTATE OF

Herwoo Nerkandoff

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

Filed this 19th day of Most., A. D. 19 76

Jacob A. Tala

Clerk-hetter of Probate.

State of Minnesota,	IN PROBATE COURT
County of Stearns	N. TROMING SOURT
IN THE MATTER OF THE ESTATE OF	
	ORDER FOR MAINTAINANCE OF FAMILY OF DECEDENT.
Hermann Herkenhoff	
Decede	nt.
The above entitled matter came on for con-	sideration by the Court, upon the petition of
Bernardian Herkenhoff s	urviving widow
of said decedent, praying that an allowance be a family, during the settlement of said estate.	made for the support and maintenance of herself and
Said Petitionerappearedand_th	ere being no adverse appearance or object
	on S. constitute the family of said decedent who are his estate pending settlement there
said estate.	nd maintenance of said family, during the settlement of
It Is Therefore Ordered, That the sum of	1
luring the settlement of said estate; that said of	allowed for the support and maintenance of said family allowance commence on the 18th day of me thereafter until said estate is settled, or until otherwise
	a case said estate, is, or shall be ascertained to be insolvent,
	from the date administration is granted upon said estate;
	hall not continue after the distributive share. S of the
surviving widow and children	shall have been
essigned to	
It Is Further Ordered, That the	representative of said decedent pay over and deliver to
Bernardina Herkenhoff, now fo	or then each month, the sum hereby allowed for the
purpose above specified, during the time herein	limited,
Dated November 19th , 19;	28 J. B. Hornsle

IN PROBATE COURT

County of Straves.

IN THE MATTER OF THE ESTATE OF

Herman Herkenhoff

Order for Maintainance of Family of Decedent During Settlement of Estate

Filed this 19th day of Mor. , A. D. 1976

Recorded in Book "46" of Orders,

on page 483

Clerk—Judge of Probate.

MILLER-DAVIS DOMPAN - MUNEAPOLIS

State of Minnesota

County of Stearns

IN PROBATE COURT,

In the Matter of the Estate of

Herman Herkenhoff Decedent.

PETITION FOR SETTING APART HOMESTEAD AND PERSONAL PROPERTY

Four petitioner Bernardina Herkenhoff
represent B and stateS to the court:
FIRST-That your petitioner 12 the Surviving widow
of decede
SECOND-That said decedent left surviving the widow and children named (
AMAZAMM in the Petition for Administration (
THIRD—That said decedent, at the time of his death, was the owner of a homestead which
occupied as such to the time of 128 death; and which consists of tract or parcel
of land lying in the County of, State of Minnesota, described as follows, to-w
None
FOURTH-That your petitioner hereby select S the following described personal property of so
decedent to be set apart and allowed to her, as the surviving widow
, to w
Household Furniture of said decedent of the description and appraised value following, to wit:
Of the appraised value of \$100.00
27.0
All the wearing apparel of decedent \$10.00
Other personal property of decedent of the description and appraised value following, to-wit:
12 comp, \$420.00
1 bull 20.00
2 horses 60.00
Total \$500.00

This :	Four petitioner		y. Sthat the l	homestead of said decedent described be, by the order of
an Th		er of this court,	set apart and a	of what decident; and that the personal property above allowed to said Bernardina Herkenhoff,
as th	e survivi	ng widow		of said decedent.
Coun	r of :	Minnesota,	} 40,	Bernardina Herkenhoff
petit is tr	tion; that ne of her own those matters 8	she has knowledge, exce	ept as to those it to be true.	the person who made and signed the foregoing me and know the contents thereof, and that the same matters therein stated on information and belief, and Bernardina Herken heff. 15th day of October 1926
My	Note (2) In case Note (3) In case cames	"him his" or "Her there is a spouse, I decedant left no ap and ages are as foll	asett "your petit poure, but left et lows, to wit!", th	Notary Public. STEARNS COUNTY SEE County, Minnesota, 19 "or "Her no," as case may be. loner," hidren, insert "but left surviving children, whose sen follow with the names and ages, after which add "your peti- dd "who are minors and for whom your petitioner is guardian."
No. 7656.	IN PROBATE COURT	In the Matter of the Estate of	Petition for Setting Apart Home- stead and Personal Property	Detales John day of action of a day of

State of Minnesota,

County of Stearns

IN PROBATE COURT

All the	e Matter of the Estate of
Herman	Herkenhoff
	Decedent.

Order Setting Apart Personal Property of Surviving Spouse

On reading and filing the petition	Bernardina	erkenhoff_	
	, surviving	widow	of the above
med decedent, praying for allowance of the per-	sonal property of said	I decedent therein	described and selected
Bernardina Herkensoif dupon due consideration of the same;	survivii	ng widow	of said decedent,
IT IS ORDERED, That the personal propert	ty selected by said	surviving	widow
	naministry		of said
cedent, and herein described, be, and the same he	ercby is set apart and	allowed to the sai	d
		surviving .	widow
said decedent, to-wit:			
First, Household furniture of said decedent of			value following, to
all thereof at the apprai	ised value or	\$100.00	
Second, All Wearing Apparel of said decedent	of the appraised value	ue of \$ al.	1 thereof \$10
Second, All Wearing Apparel of said decedent Third, All other personal property of said dece- wit: 12 come 1 Bull			
Third, All other personal property of said dec- wit: 12 come	edent of the descripti		
Third, All other personal property of said dec- wit: 12 cows 1 Bull 2 horses	\$420. \$0.	ons and the app	
Third, All other personal property of said dec- wit: 12 cows 1 Bull 2 horses	\$420. \$420. 80.	ons and the app	
Third, All other personal property of said dec- wit: 12 cows 1 Bull 2 horses	\$420. \$420. 80.	ons and the app	
Third, All other personal property of said dec- wit: 12 cows 1 Bull 2 horses	\$420. \$420. 80.	ons and the app	
Third, All other personal property of said dec- wit: 12 cows 1 Bull 2 horses	\$420. \$420. 80.	ons and the app	
Third, All other personal property of said dec- wit: 12 cows 1 Bull 2 horses	\$420. \$420. 80.	ons and the app	
Third, All other personal property of said dec- wit: 12 cows 1 Bull 2 horses	\$420. \$420. 80.	ons and the app	
Third, All other personal property of said dec- wit: 12 cows 1 Bull 2 horses	\$420. \$420. 80.	ons and the app	
Third, All other personal property of said dec- wit: 12 cows 1 Bull 2 horses	\$420. \$420. \$0. 50.00 Total \$500.00	ons and the app	
Third, All other personal property of said dec- wit: 12 cows 1 Bull 2 horses	\$420. \$420. \$0. 50.00 Total \$500.00	ons and the app	

IN PROBATE COURT

County of Stearus

In the Matter of the Estate of

Herman Narkenhoff Decedent

Order Setting Apart Personal Property to Spouse

Filed this 15th day of Oxfores 19%.

Recorded in Book "59" of Orders In page 201. thereof.

Jacob a Kaharan Clerk of Probate.

0032 1011

State	nf	Minnesota,	1
County of	2/1	laures	\\ 88

IN PROBATE COURT.

IN THE	MATTER	OF THE	ESTATE	Oil

Non	Archand off Decedent
The letter design	Decedent.

ORDER ALLOWING FINAL ACCOUNT

	The above entitled matter came on to be heard on the 19th day of Net
19.2	, upon the petition of the representative of the above named estate praying for the allowance of hi
final	ecount and for distribution of the residue of said estate.

The said representative appeared in person Red There bring no adverse appearance or objection

The Court after due consideration of said petition, the evidence adduced in support threef, 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 law day of Oxlobs. , 1936, in the New More Server

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				E		T					8 3167.66
Personal estate omitted from the inventory	2						*		*		8
Gain by sales above appraised value -			Ia1	-				á		101	8
Cash from sales of real estate -	-				*						8
Cash from rent of real estate			-	i (e)							8
Cash from interest and profits -	3				2		-		3		8
Cash from other sources			-	100				94			8
							-				\$
			-	-		-					8
Total receipts from all s	sour	ces									8 316766

DISBURSEMENTS AND CREDITS

Estate scleeted for surviving spouse						185		8				4	8 610.00
Maintenance of family of decedent				14			2		2		0		\$ 250.00
Expenses of administration -		-				-							\$ 149.60
Expenses of last sickness -	40			-	- 14		ě		ä		-		\$ 75.00
Funeral expenses		-	9										\$ 95.00
Taxes	-			-	-								8 177.50
Claims of creditors of decedent .		+:								4		-	8
Legacies	-			-							4		8
								*				12	8
					100		+				9		8
Residue on hand for distribution -		-				1		¥		-			8 1810.56
Total credits					- 7		-		-				8 316766

0.00

adjusted by the court, be, and the same hereby is, settled and allowed as and for the final account of said

By the Court

-As a conclusion from the foregoing facts, IT IS HEREBY ORDERED, that said account, as

far as there were funds of said estate to pay the same.

Third—That all taxes, including personal property taxes, a

No. 7656

State of Minnesota,

PROBATE COURT.

In the Matter of the Estate of

Herman Herkenhoff.

Order Allowing Final Account.

Filed this 19th day

7700, 1976, and

recorded in Book No. 59" of Orders,

on Page 63

Jacoba Kako Clerk-Judge of Probate

No. 3501—Bond and Oath of Representative. (Executor, Administrator	or Guardian.) Revision of 19	106.
State of Minnesota, County of Steams	s. IN]
IN THE MATTER OF THE ESTATE OF Herman Herkenhof	}	
Know all Men by these Pres	ents, That we	-
ofFreepart.		
in the County of Steams		
Ben Wiechmann and Joe Herken	noff	
as sureties, are held and firmly bound to		JOS.
Judge of Probate of the County of		
One thousand & no/100		- (

PROBATE COURT.

IN THE MATTER OF THE ESTATE OF)
Herman Herkenhof	BOND
Know all Men by these presents	, That we Barnadina Herkenhaf
of . Presport.	
in the County of Steams	State of Minnesota, as principal, and
Ben Wiechmann and Joe Herkenhoff	
	of said County and State,
as sureties, are held and firmly bound to Hon	J. B. Himsl
Judge of Probate of the County of	Stearns Minnesota, in the sum of
	(\$1,000.) DOLLARS.
	the said Judge of Probate or his successors in office; for
which payment, well and truly to be made, we be	ind ourselves, our, and each of our heirs, executors and
administrators, jointly and severally, firmly by the	hese presents.
The condition of this obligation is such that	t if the above bounder Barnadina Earkenhof
	, who has been appointed representative of the
estate of the above named Herm	an Herkanhof shall
well and faithfully discharge all the duties of h	is trust as representative of said estate according to law,
then this obligation shall be roid; otherwise it sha	all be and remain in full force and virte
Witness, our hands and seals this. 12th	
Signed, Sealed and Delivered in Presence of	Bernardina therkenhopped
	Bernardina Herkenhoften
	Joe Horkenhoff (SEAL)
Joseph Marie	0
(+ A 10 0)	(SEAL)
Walker Je	(SEAL)
ACKNO	WLEDGMENT
State of Minnesota,	
County of Stearns	
Be it Known, That on this 18th	day ofJulyA. D. 19. 26
personally appeared before me	randina Herkenhof, Ben Wiechmann, and
Joe Herkenhoff	
	uted the foregoing bond, and they severally acknowledged they executed the same for the uses and purposes therein
	Fresh C Tre man
	Compa C. Harren Notary Public.
My commission expires. May 9, 1929	19 Stearns County, Minn.

JUSTIFICATION

State of Minnesota, County of Steeras	ss. Ben Wierlandn, and Jos Herkenhoff
being duly sworn, each for himself, on of Minnesota; that he justifies upon the	oath says that he is a resident and freeholder of and in the State of foregoing bond as follows:
the said Ben Wieckmann	in the sum of . Five hundred . Dollars
the said Joe Herkenhoff	in the sum of Five hundred Dollars
the said	in the sum of
the said	in the sum of Dollars
	in the sum of
Subscribed and sworn to before me	this Ben Wiedmann
Joseph C. Harren Notary P.	ublic
Steams Count	y, Minn.
My commission expires May 9, 19	29 19
	APPROVAL
I do hereby approve the within B	ond, this 2 day of only . A. D. 1926 Sudge of Probate.
State of Minnesota,	OATH ss. Bernedina Hericanbof
	ustly perform all the duties of the office and trust which I now
assume as Representative of the estate of to the best of my ability. So help me G	
Subscribed and sworn to before m	Bernardina Herkenhof this 12th day of July , A. D. 19.26 Forugh C. Harren Notary Public.
Subscribed and sworn to before m May 9, 1	Bernardina Herkenhof this 12th day of July , A. D. 19.26 Forugh C. Harren Notary Public.

FINAL DECREE

State of Minnesota,



IN PROBATE COURT

Special TERM January 3rd, 1931.

In the Matter of the Estate of Herman Herkenhoff

DECEASED.

It appearing to the Court now here, on satisfactory proofs and the evidence, that the necessary expenses of funeral, of last sickness of said deceased, and of administration of said estate, have been fully paid, and that all the debts existing against said deceased, or allowed by the Court, pursuant to law, have been fully paid and satisfied, and that said estate has been fully administered, as by the Final Account

of Bernadina Herkenhoff, Representative,

of said estate, duly audited and allowed by this Court, pursuant to due notice given and served, will appear, reference being had thereto.

And It further Appearing. That due notice of the application for this Final Decree in said matter, assigning the estate to the persons thereto entitled by law, has likewise been duly given and served pursuant to the law in such case made and provided.

And It Murther Appearing. That the said deceased died on the 18th May 19 36, in testate, and the residue of said estate consists of the following described rest estate, to-wit: The OSGract Sor parcel of land situated and being in the County of Stearns and State of Minnesota, described as follows: The East three-fourths of the West half of the North-west quarter (E-3/4 Wa NW4) of Section ten (10), Township one hundred twenty-six (126) North of Range thirty-two (32) West.

Also the following described real estate: Beginning at a point along the south section line twenty-six (36) rods east of the Southwest corner of the Southeast quarter (SE1) of Section nine (9), Township one hundred twenty-six (136) North of Range thirty-two (32) West; thence north parallel with the east section line thirteen (13) rods; thence east thirtyen (13) rods; thence south thirteen (13) rods; thence west thirteen (13) rods to the point of beginning, containing one (1) acre more or less.

Also the South half of the Northeast quarter (StNEt) of Section ten (10), the south half of the Northeast quarter of the Northeast quarter (St NEt NEt) of Section ten (10); and the Southwest quarter of the Northwest quarter (SWt NWt) of Section eleven (11), all in Township one hundred tw six (126) North of Range thirty-two (32) West.

Also personal property amounting to the sum of one thousand eight hundred ten and 56/100 (\$1810.56) Dollars, consisting of cash.

AND IT FURTHER APPEARING, That the following named persons are the persons entitled to all of said estate by law viz: Bernadina Herkenhoff, surviving widow of said deceased, and Eleanore Herkenhoff, Bernard Herkenhoff, Hildegard Herkenhoff, Walter Herkenhoff, Beniface Herkenhoff and Robert Herkenhoff, children of said deceased.

NOW THEREFORE, On the petition of the representative of the estate of said deceased, and pursuant to due notice and the law in such case made and provided,

IT IS ORDERED, ADJUDGED AND DECREED, And this Court by virtue of the powers and authority vested in the same by law, does hereby order, adjudge and decree, that all and singular the above described real and personal property, together with all other estate of said deceased, in the

State of Minnesota, if any there be, be, and the same is hereby assigned to and vested in the hereinbefore named surviving widow and children of said deceased, as follows:

To and in the said Bernadina Herkenhoff, surviving widow of said deceased, an undivided one-third (1/3) of said real and personal property; and the remaining undivided two-thirds (2/3) thereof, in equal and undivided shares, and share and share alike, to and in the hereinbefore named children of said deceased, absolutely and forever.

TO HAVE AND TO HOLD THE SAME, Together with all the hereditaments and appurtenances thereunto belonging, or in any wise appertaining to the said above named persons and their heirs and assigns forever.

X. D. John

State of Minnesota STEARNS COUNTY PROBATE COURT

ESTATE OF

Herman Herkenhoff Deceased.

FINAL DECREE.

Filed this 3rd day of January, 1934, and recorded in Book 42...on page 498... thereof.

Jacob A Lahr Olerk of Probate.

7657

County of Steams - } In Probate Court

PETITION FOR ADMINISTRATION

TO THE PROBATE COURT ABOVE NAMED:

Your Petitioner Kathari	ne Frants Formundator	un In
respectfully represents and states to the Cour.		
FIRST-That your proficer is a residen	ear Waterley	(1)
in the County of Slack to	6	has an
interest in whatever estate the decedent above	named may have left at the time of his death, to-wit;	
The surveying wife	I owner of all peroperly	(2)
SECOND—That said decedent died on the		1926
and the same of th	re time of his death a resident of Place 19	with
County, State of Frua	, and was the owner of ent-	of
	State of Minnesota, at the time of his said dec	-
THIRD—That said decedent died as afor FOURTH—That said estate of decedent, a personal property of the probable value of 8	at the time of his death, including M)	(3)
1. Household Goods, \$	4. Notes, Bonds, etc., - \$ 2	
-2	5. Miscellaneous 8	-11-0
2. Wearing Apparel, 8		
3. Stock, 8	6	
	(3) real estate of the estimated and probable t	alue of
	ally of lands in the County of	
State of Minnesota, described as follows, to-wi		
1. Homestead in		
		11214111
2. City Property	(8) lots without buildings, 8	-14-542
City Property	lats with buildings, 8.	
3. Rural or Farm Property. 206.94	acres unimproved land, \$ 3 2 00	-
Rural or Farm Property	(3) acres improved land 8	

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

Hatharine Shanh Magacian trans	Ages, Years 60 WG	RESIDENCE Lalerly	Free Fores	RELATIONSHIP Wife Daughle
SIXTH—That whose Post Office address is.	Abob Sauk C	Fertler Zi aid estate and is to		thereto 5°
WHEREFORE, Your petitioner Court and that, upon due qualification State of Municipalis, County of County	on, letters of admi	* Kallar A allar cho makes the force thereof, and	to the said armul going petition I that the same	Resort Resort Positioner Lants in the above entitled is true of his own knowl
edge, except as to those matters there true. Subscribed and sween to before. day of Commission expires the Commission	me this /4 la Notary Public ounty, Fisheless 197 Fown, Village, City, hip or interest, as	A Hath	and	atters he bölieves it to be Krantz
State of Minnesota. County of Account IN PROBATE COURT. IN THE MATTER OF THE ESTATE OF LOCAL OF THE BANKER OF		Petition for Administration		Files this 16 th day of fuery of 19 me 19 metate.

State of Minnesota,

County of Stearns

(Court Seal)

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Leonard Krantz

ORDER GRANTING ADMINISTRATION

The petition of Katharina Krantz praying that letters of administration upon said estate be granted to J.F. Cooper came duly on for hearing at a special Term of this Court, held on adjourned from July 16,1926 the 19th day of August 1926 Said petitioner appeared in person and by her attorney L.L. Kells Esq., and no one appeared in opposition. The Court having duly considered said petition and the evidence addition in support thereof, finds as follows: First: That notice of said hearing has been given and served by the publication of the citation for said hearing issued herein in the ... The Sauk Centre Herald as by law and the order of this Court provided. Second: That the said decedent died intestate on the 24th November Third: That said decedent was a resident of Black Hawk County State . 10%& at the time of h 1 Steath and left estate within the County of Stearns and State of Minnesota, to be administered upon Fourth: That J.F. Cooper is incommunities, a suitable and competent person to administer upon said estate. Therefore, It is ordered that said petition be granted and J.F. Cooper be and hereby is appointed administrator of the estate of said decedent, and that letters of administration issued to. him upon his fling the oath by law required and a bond in this Court in the penal sum of One Thousand Judge of this Court conditioned according to law. By the Court. Dated August 19th 19 26

State of Minnesota,

PROBATE COURT -

IN THE MATTER OF THE ESTATE OF

Order Granting Administration.

STATE OF MINNESOTALSS COUNTY OF STEARNS!

Thomas R. Clough bein and says that he now is and during all times hereinafter mentioned has a her or printer in charge of the Sauk Centre Herald, a weekly newspaper, printed and published in the city of Sauk Centre in said Stearns County, State of Minnesota, on Thursday of each week;

That he has knowledge of the facts and knows personally that the printed

...Citation for Hearing hereto attached, cut from the columns of said newspaper, was inserted, printed and published in said newspaper once

English language.

day ofJuly......192.6

That during all the times aforesaid, said newspaper was qualified as a medium of official and legal publications as required by sections 3 and 4 of chapter 484. Session Laws of Minnesota, 1921, and that it has complied with all the requirements that constitute a legal newspaper as defined in said section 3 and 4, to-wis that for more

for Hearing , said newspaper has been

(1) Printed from the place from which it purports to be issued in the English language, and in column and sheet form equivalent in space to at least four pages, with five columns to the page, each seventeen and three quarters inches long.

(2) Issued once each week from a known office, established in such place for publication and equipped with skilled workmen and the necessary material for preparing and printing the same.

(3) Made up to contain general and local news, comment and miscellany, not wholly duplicating any other publication, and not entirely made up of patents, plate matter and advertisements, or any or either of them. (4) Circulated in and near its place of publication to the extent of at least two

hundred and forty copies regularly delivered to paying subscribers, and that prior to the date of the first publication of said Citation for Hearing

the publisher or printer in charge of said newspaper having knowlege of the facts, flied in the office of the county auditor of said county of Stearns, state of Minnesota an affidavit showing the name and location of said newspaper and the existence of conditions constituting its qualifications as a legal newspaper as required and set forth in section 3 of chapter 484, Session Laws Minnesota, 1921.

That the following is a printed copy of the lower case alphabet from A to Z both inclusive, of the size and kind of type used in the composition, printing and publication of said legal advertisement hereunto attached, viz;

abcdefghijklmnopgrstuvwxyz-6 point abade fehriskinnon grastnyrva x2r-x5c R9tist Further affiant saith not, save that this affidavit is made pursuant to section 4

of chapter 484, Session Laws Minnesota, 1921, and is needed to accompany the boll publication in said newspaper of the aforesaid legal suvertisement. Subscribed and sworn to before me this ...

Notary Public, Steams County Minnesota, Miss.
My Commission cynicolic, Seems County, Miss.

My Commission Bankes 144. 21, 1978.

Citation for Hearing on Petition for Administration

Estate of Leonard Krantz, Deceased. State of Minnesota, County of Stearns, IN PROBATE COURT

In the Matter of the Estate of Leonard Krantz, Decedent.

The State of Minnesota, to all persons interested in the granting of administration of the estate of said de-cedent: The petition of Katherine Krantz having been filed in this Court, representing that Leonard Krantz, de-ceased, then a resident of the County of Stearns, State of Minnesota, died intestate on the 24th day of November, 1925, and praying that letters of administration of his estate be granted to J. F. Cooper and the Court, having fixed the time and place for hearing said petition. Therefore, You and Each of You, are hereby cited and required to show cause, if any you have, before this Court at the Probate Court Rooms in the Court House, in the City of St. Cloud in the County of Stearns, State of Minnesota, on the 16th day of July 1926, at 9 o'clock A. M., why said pe-tition should not be granted.

Witness, the Judge of said Court, and seal of said Court, this 16th day of June 1926

J. B. HIMSL, (Court Seal) Probate Judge.

L. L. KELLS, Attorney for Petitioner. Published June 24. July 1-8, 1926.

xa 7657

In the Matter of the Extate of

Decedent-Ward

Affidavit of Publication

Front Kranky

Suled this 12th day of Suley A to 1926 Jadob Q Lark Judge of Protecte

State of Minnesota,

County of Stea

IN PROBATE COURT

In the Matter of the Estate of	
Leonard Krantz Decedent.	LETTERS OF ADMINISTRATION.
J.F.Coc	per
having filed in this Court his bond and oath to act a	s administrator of said estate, as by law provided;
Now Therefore, the said. J.	.Jooper
is hereby appointed administrator of the estate of	Leonard Erantz
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 the 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 thereinto 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 quiete, the same.

Fifth. Within three months 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. 26

By the Court,

SHAL

In Probate Court

In the Matter of the Estate of

Leonard Krang

State of Minnesota,

ounty of

88.

In Probate Court.

Letters of Administration

Filed this 4 L day of Opholes , 1926, and recorded in Book "F" of Letters on page 994.

Josef a Rolf Clerk-Funde of Probate

MILLER-DAVIS CO., MINNEAPOLIS

State	nf	Minnesota,	1.
County of	St	earns	100

(Court Scal)

IN PROBATE COURT.

IN THE MATTER	OF THE ESTATE O	OF)			
Leonard 1		Decedent.	Order /	Appointing Ap	praisers.
To B.	F. DuBois	and F. S.	Cooper		Greeting:
Whereas,		J.	F. Coope	r	
as Representative of the l	Estate of the abo	ve named de	cedent, ha. S	applied to this	Court for the appoint-
ment of appraisers to ap	oraise the said e	state, and th	is Court is d	esirous that the s	rid estate be appraised
as provided by law.					
Now, Therefore, 7	rusting in you	r integrity o	and disintere	stedness, this Co	urt by these presents,
does appoint you	. F. DuBoi	s and F.	S. Coope	r	
				appraise	ers of all the property
and estate of the said	Lec	onard Kra	ntz		
as described in the invent	ory thereof to be	furnished yo	u by the said	Representative o	f said estate; and you
are hereby required to fir	st take and subs	cribe the oath	prescribed by	y law, and thereu	pon to faithfully and
honestly, and according t	o your best abili	ty, appraise t	he said prope	rty at its full va	lue in cash, and to set
down in figures opposite e	ach item in said	l inventory, t	he value ther	reof in money, as	nd to foot up by itself
the amount of each class	as shown by said	d inventory,	and to certify	to said apprais	il as required by law,
and to return the said is	nventory with y	our appraisa	d duly certifi	ed thereon, to the	said Representative of
said estate with all conv	enient speed.				
Dated this	8th	dayo	1	January	A. D. 19 27,
	Bu the	Court:			

Judge of Probate.

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

County of

IN PROBATE COURT

In the Matter of the Estate of

Decedent.

Order for Appointment of Appraisers in Estates

Filed this day of

19

and recorded in Book of orders

Clerk-Judge of Probate.

State of Minnesota,

County of

Stear ns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

(a) The homestead of decedent, being in the County of

Leonard Krantz,

Inventory and Appraisement

Value

Deceased.

OATH OF APPRAISERS

State of Minnesota,	
County of Stear ne	B. P. Discis
and P. S. Cooper	do hereby swear, each for himself, that I will
faithfully and justly perform all the duties of the office and t Leonard krantz, decea	rust which I now assume as appraiser of the estate of lent, to the best of my ability, So Help Me God.
Subscribed and secon to before me this &	B & Du Bons
L. L. Kells Notary Public.	J. S. Compan
Steerns County, Minnesota	
My Commission expires Oct. 7th, 1933	

INVENTORY AND APPRAISEMENT

Class 1.—REAL ESTATE

The undersigned representative—of the estate of the above named decedent represents and she That the following is a true and correct inventory of all the property of the above named supersonal, which has come into his possession and of which he has knowledge, after diligent search and inquiry concerning the same, classified as follows, to-wit:

b) All other real estate of decedent, being in the County of Stearns State of Minnesota, described as follows, to-wit: The Northwest Quarter	3500
of the Northwest Quarter (NW: NW:) and the South Half of the Northwest Quarter (S: NW:) and Government Lots numbered	
one (1) and Three (3) all of Section numbered Two (2)	
in Township numbered One hundred twenty-six (126) of	
Range numbered Thirty-three (33).	

Class V.

any kind due and owing decedent). And the analogous of debt: (Here list any written obligations of any kind due and owing decedent).	Contract of
any kind due and owing decedent)	8
· CM	
W.	
and	
(A)	
Total value of Mortgages, Bonds, Notes, etc.,	
Class VI.	
All other Personal Property; (Here list cash, book accounts, annuals, farm crops, machinery,	
etc.)	8
Aust Winner to the	
of special	
2 ml Dishar	
(M. Th.	
Total value of all Personal Property	8
SUMMARY:	
The total value of all the Real Estate of decedent, as valued by the appraisers herein, is -	8
The total value of all the Personal Property of decedent as valued by the appraisers herein	18.
The total value of the entire estate of decedent, as valued by the approxers herein is -	:3500-
Respectfully submitted,	To Verte
f. F. Koo	yeu .
	re constant

NOTE-If estate is subject to inheritance Tax make this in triplicate, Nutly Attorney General of meeting of appraisers.

Form approved Oct. 24, 1917, by Lyndon A. Smith, Attorney General

State of A				J.	F. C 001	per		
the contents thereof therein stated on in	ha B read and that the formation an	the foregoing e same is true d belief, and o	inventory of is to those	obwribed l his	own k	n nowledge, sa	and know	S matter
Subscribed and so day of N L. L. Z Stearns My Commission ex	ovember List	ells Notari	192 6 / Public. Minnesota		J.J.,	bea,	Representat	ive
State of M County of We, the unders	Oinnesota steerns igned approximate the estate at duly taker corefully e t estate and d ability approxy, and hav	certifi ss. isers duty app of Le and subscribe ramined and of the property t praised the say	cate of	the Probate rantz prescribed the inventor ribed, and he	Court of by law and a ry of said es ave faithful wn opposite	hereto anne. date deliver ly and impo each item	ved, hereby co wed to us by to crtially and to thereof in fi	ertify and he repre- the best gures the
File No. 7667. State of Minnesota.	PROBATE COURT	In the Matter of the Estate of Leonar & Krant 2,	Decodent.	Inventory and Appraisement	Total Real Estate, - 8	Filed this & A day of	Jacob a. Fahr.	No. 118

S 1	ate	nf	Minnesota,	1
County	of	SI	earus.	500

IN PROBATE COURT.

The above entitled matter came on to be heard on the 1921, upon the petition of the representative of the above final account and for distribution of the residue of said est. The said representative appeared in person.	ve named estate praying for the allowance of his
The Court after due consideration of said petition, to	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	
publication of the citation of this Court, for said hearing, Aurory, in the Day	dated the day of
Second—That the said final account set forth in said	id petition has been examined, adjusted and settled
by the Court, and as so adjusted and settled, is hereby fou	
account is as follows, to wit:	
RECEIPT	TS
Personal estate as described in the inventory	
Personal estate omitted from the inventory -	
Gain by sales above appraised value	
Cash from sales of real estate	
Cash from rent of real estate	
Cash from other sources on tributed to pur	у бургами в 120.60
a company of the second	
and the second of the second o	
Total receipts from all sources	· · · · · · · · · · · · · · · · · · ·
DISBURSEMENTS A	ND CREDITS
Estate selected for surviving spouse	
Maintenance of family of decedent	
Expenses of administration	
Expenses of last sickness	
Funeral expenses	
Taxes	
Claims of creditors of decedent	
Legacies	* * * * 8
and the action of the second s	
Residue on hand for distribution	
Total credits	

No. 7657.

State of Minnesota,

PROBATE COURT.

In the Matter of the Estate of

Leonard Kranty

Order Allowing Final Account.

Filed this H. day of The grand 1927, and recorded in Book No. 59 of Orders, I page 80 Lack A. Lake

O CC MILLED DAVIS CO., MINNEAPOLIS

By the Court

adjusted by the court, be, and the same h

so far as there were funds of said estate to pay the same.

Third—That all taxes, including personal property taxes, assessed against said estate, have been paid

Fourth—As a conclusion from the foregoing facts, IT IS HEREBY ORDERED, that said account, as

settled and allowed as and for the final account of said

Probate Judge.

State of Minnesota,
County of Strarre Sec. IN PROBATE COURT.
IN THE MATTER OF THE ESTATE OF BOND
Leoner & Frontz, Decembed,
Know all Men by these Presents, That we
which all their by these presents, the weather the second
of City of Mark Centre
in the County of ALGRES State of Minnesota, as principal, and
. F. J. Cooper on R. R. Kells
of said County and State,
as sureties, are held and firmly bound to Hand males J. H. Fland
Judge of Probate of the County of Standard , Minnesota, in the sum of
Que Thought DOLLARS,
tauful 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 heirs, executors and
administrators, jointly and severally, firmly by these presents.
The condition of this obligation is such that if the above bounden . I. P. Carrett
, who has been appointed representative of the
estate of the above named Lagrand Aranks, leganned, shall
well and faithfully discharge all the duties of his trust as representative of said estate according to law,
then this obligation shall be void; otherwise it shall be and remain in full force and virtue
Witness, our hands and seals this day of Colober
Signed, Sealed and Delivered in Presence of S. J. Couper (SEAL)
BR KEER (SEAL)
L-I Kelly (SEAL)
(SEAL)
Tally M Stedy (SEdL)
ACKNOWLEDGMENT
State of Minnesota,
County of Steame \$8.
Be if Known, That on this. day of Onland A. D. 1926
personally appeared before me. S. T. Gonner, N. S. Gonner and P. R. Kells
to me well known to be the same persons who executed the foregoing bond, and they severally acknowledged
the same to be their free act and deed, and that they executed the same for the uses and purposes therein
expressed.
L. Kells Notary Public.
My commission expires Oct 2 1976 - Stourns County, Minn.

JUSTIFICATION

State of Minnesota,	
County of Short na 88.	
being duly sworn, each for himself, on oath says of Minnesota; that he justifies upon the foregoin	that he is a resident and freeholder of and in the State
the said N. H. Comer in	the sum of One From man Pollow
the said R. R. Zells in	the sum of Dollars
the said in	the sum of Dollars
	the sum of Dollars
	the sum of Dollars
	um in which he so justifies over and above his debts and
other liabilities and exclusive of his property exe	
Subscribed and sworn to before me this	8. Proces
day of Cato ber . A. D. 19 6.	
	- Adda part
L. J. Kell. Notary Public	
Skenrys County, Minn.	
My commission expires Oct 1 - 1926	
Al	PPROVAL-/
approve the within Bond, this.	At day of October . A. D. 192
	0 79 8 20
(Court Seal)	Judge of Probate.
	OATH
State of Minnesota,	
County of Steame	r
do swear that I will faithfully and justly perf	orm all the duties of the office and trust which I now
assume as Representative of the estate of Land	
to the best of my ability. So help me God.	100
	& J. Roalw
Subscribed and sworn to before me this	2 day of Oolot _ , A. D. 192
	L. I. she
2 4	Notary Public.
My commusion expires QCX 1 10.2	Staurns County, Minn
4 =	Probate
COURT THE ESTATE OF Decedent—ILLANG VTATIVE	day of Probate.
DE TILL THE THE	4 4 4 4
OCO CCO CCO LA	7
ATE C	I recorded in Book "O" A. Folk, of Probate A. Folk, Merk—Insige of Probate
ATE ATE	K seek
R. A. W. R. A. W. R. B.	De use and
State of Altinuesota, County of BROBATE COURT IN THE MATTER OF THE ESTATE OF Decedent—IL-4 BOND AND OATH OR REPRESENTATIVE	and said Bond recorded in Book of Bonds, page 231 9 Records. Records.
BO BO	Fill and said of Bond Records
AND III III III III III III III III III I	

Records.

7657

STATE OF MINNESOTA)

:SS

COUNTY OF STEARNS

IN PROBATE COURT

In the Matter of the Estate of Leonard Krants, Decembed.

PETITION FOR TAKING OF DEPOSITION

TO HONORABLE J. B. HIMSL, JUDGE OF THE ABOVE NAMED COURT:

Your petitioner respectfully represents and shows:

- That he is the duly constituted and acting administrator of the estate of Leonard Krantz, Deceased.
- 2. That a petition has been made and is now before the court praying for a distribution of the estate of said decedent to the persons entitled thereto by law and that although the hearing on said petition was set for Friday, February 4th, 1927 and was commenced and adjourned at that time, no person has appeared in opposition thereto.
- 3. That Katharine Krantz is a material witness in said matter as petitioner is advised by his attorney, L. L. Kells, of Sauk Centre, Minnesota, and that she resides at Waterloo, Iowa, more than thirty miles distant from the City of St. Cloud where said matter is heard, and that her attendance at the hearing of said matter cannot be had.
- 4. That petitioner's said attorney has prepared interrogatories to be propounded to the said Katharine Krantz in said matter and which are herewith submitted.
- 5. That W. L. Beecher, whose address if 303 First National Ban Waterloo, Iowa, is a notary public within and for Black Hawk County, that he is a competent and suitable person to take such deposition.

WHEREFORE, Petitioner prays that a commission to take the deposition of the said Katharine Krants be issued to the said W. L. Beecher and that the testimony of the said Krants be taken before said Beecher for use at the said hearing.

1. Evaper

STATE OF MINNESOTA)

COUNTY OF STEARNS)

J. F. Cooper, being first duly sworn deposes and saysthat he is the person described in and who made the foregoing petition; that he has read the same and knows the contents thereof and that the same is true, 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 on this day of February, 1927.

L. L. Kells, Notary Public, Stearns County, Minn. My commission expires October 7th, 1933.

0033 1037

In Probate Court Stearns County, Minn.

In the Matter of the Estate of Leonard Krantz, Deceased.

PETITION FOR TAKING OF DEPOSITION.

FILED THIS 11th DAY
OF Deby A.D. 1927

Sarol A. Laha
Clerk of Probate

Feley 17. 19 mg

Waterloo, Iowa, Mrs Lowerd Proub For Lemand Crants TO O'KEEFE & TOWNE DE Funeral Home Phone No. 83 munts rendered every 60 days 415 Franklin Street In case of error return this hill now yet to Funeral Expenses Reco paymeter in By no Dul State of Minnesota,

County of

Stearns

PROBATE COURT.

The State of Minnesota, and the said Probate Court,

W.L. Beecher

of Waterloo in the State

of Iowa

Greeting:

Whereas, It has been represented to us that Katharine Krantz

residing at Waterloo in the State of Iowa

moderial witness on the part of the representative

pending in and Probate Court on in the matter of the final account and petition for assignment of the residue of the estate of Leonard Krantz Deceased.

and that the personal attendance of said witness — cannot be procured on the hearing in -

Therefore, know De, That in completenes of your prudence and fidelity, you are sole Commissioner to examine said witness. . . and are hereby authorized and required to cause to come before you at such time and place as you may therefor designate and appoint, and carefully to take her testimony upon all Interrogatories murarescripterengamens attached to these presents, and none others, under the outle or affirmation of said witness—by you gest in that behalf duly administered, and the same, when thus taken and signed and certified by you, together with this commission, and the purpers hereto unnexed, you will return to the Judge of said Court, at the City of St. Cloud in said County of Stearns , with all convenient spent.

Witness, The Honorable J.B. Himsl

. Judge of

said Probate Court, at the City of St. Cloud aforesaid.

this 17th day of February J. D. 19 27

Judge of Probate.

Instructions for taking the testimony of witnesses mentioned in the accompanying Order.

At the time and place specified in the Order, or within one hour thereafter, the examination shall commence. Each witness shall, before testifying, be sworn by the officer to testify the whole truth and nothing but the truth relative to the cause specified in the Order. The testimony shall be written by the officer. The proceedings may be adjourned from day to day, until the examinations are closed. Either party may appear in person or by an agent or attorney, and take part in the examination. The testimony of each witness, when completed, shall be carefully read over by the officer to him, whereupon he may add thereto or qualify the same, as he may desire. When the deposition is completed, the witness shall sign his name or make his mark at the end thereof, as well upon each piece of paper on which any portion of his testimony is written. Thereupon the officer shall annex thereto the order for taking the same, and a certificate under his hand and seal (if he have one) in the following form:

STATE OF TOWA)	
County of Black Howa.) ss.	
BE IT KNOWN That Book the annexed deposition pursuant to the an was then and there of Moltan Public no sok formsulful that I e of that office in taking such deposition; that by virtue thereof I was then and there auth an oath; that each witness, before testifying, was duly sworn to testify the whole truth truth relative to the cause specified in the annexed Order; that the testimony of each wiread over to him to me before he signed the same; that the examination was conducted by that the examination was conducted that the examination was conducted to the same by the same of the cause of the same of the same of the same of the cause of the same of th	orized to administe and nothing but the itness was carefulled on behalf of the sted on behalf of the
	Country
osition shall be returned by mail to the Judge of Probate of	County

County of

State of Minnesota

TATE OF MINNESOTA,

UNITY OF ALARMIES OF

ESTATE OF MINNESOTA,

IN PROBATE COURT,

REPARE OF THE 129 THE ISSUED A SECRET OF THE 129 THE ISSUED AS A SECRET OF THE ISSUED AS A

STATE OF MINNESOTA)

138
COUNTY OF STEARNS)

IN PROBATE COURT

In the Matter of the Estate of) Leonard Krantz, Deceased.

INTERROGATORIES

Interrogatories to be propounded to Katharine Krantz and to be used with the answers thereto at the adjourned hearing upon the final account and petition for distribution of the estate of the said Leonard Krantz, Deceased.

- 1. State your mame, age, residence and relationship to Leonard Krants.
- How long had you known Leonard Krantz and had he been married to anyone excepting you.
- 3. How many children were born to Leonard Krantz and what are their names and which of said children were living and which had died at the time of the death of Leonard Krantz. If any such children died before Leonard Krantz, did they have any children, who would be grantchildren of Leonard Krantz, living at the time of his death. If so, give their names, ages and addresses.
- 4. State the names, ages and addresses of all children of Leonard Krantz living at the time of his death and also of all of his grandchildren whose parents were dead at the time Mr. Krantz died.
- 5. Did Leonard Krantz have any great-grandchildren or more remote descendents.
- · 6. Who paid the funeral expense and expense of last sickness of Krants and if you know, to whom was this paid and in what amount.
- 7. Produce and identify receipts of duplicate receipts for these payments and state where the originals are.
- Do the said receipts cover all of the funeral expense and expense of the last sickness such as for doctors, nurses, medicines, and hospitals of Leonard Krantz.
- 9. State any other facts known to you and pertaining to the inquiry in which this deposition is taken.

Dated February 8th, 1927.

Attorney for Administrator

in Probate Court Stearns County, Minn.

In the Matter of the Estate of Leonard Krantz, Deceased.

INTERROGATORIES.

INTERROGATOR IES

AND ANSWERS TO INTERROGATORIES.

- Q. State your name, age, residence and relationship to Leonard Krantz.
 - A. Katharine Krantz, age 64, 221 Gable Street, Waterloo, Iowa.

 I am the surviving wife of Leonard Krantz.
- 2. Q. How long had you known Leonard Krantz and had he been married to any one excepting you?
 - A. I have known Leonard Krantz for 45 years. We were married for about 38 years prior to the time of his death. Hewas never married to any one except myself.
- 3. Q. How many children were born to Leonard Krantz and what are their names, and which of said children are living and which had died at the time of the death of Leonard Krantz? If any of said children died before Leonard Krantz did they have any children, who would be granted of Leonard Krantz living at the time of his deagive their names, ages and address.
 - A. The only child born to Leonard Krantz was our daughter, whose name is Magdalen Krantz. No other children were born and there are no children dead and no grandchildren.

 Magdalen Krantz is unmarried and has never been married.
- 4. Q. State the names, ages and address of all children of Leonard Krantz living at the time of his death, and also of all of his grandchildren whose parents were dead at the time Mr. Krantz died.
 - A. Mr. Krantz had but one child and her name is Magdalen Krantz and her address is 221 Gable Street, Waterloo, Ia.
- 5. Q. Did Leonard Krantz have any grandchildren or more remote descendants?
 - A. No.
- 6. Q. Who paid the funeral expenses and expense of last sickness of Leonard Krantz, and if you know, to whom was this paid and in what amount?
- A. I paid the funeral expense and expenses of last sickness.

The undertaker was O'Keefe & Towne of Waterloo, Iowa. The amount paid was about \$280.00.

- 7. Q. Produce and identify receipts or duplicate receipts for these payments and state where the originals are.
 - A. The receipts are hereto attached, marked Exhibit "A" and made a part of this answer.
- 8. Q. Do the said receipts cover all of the funeral expenses and expense of the last sickness, such as for doctors, nurses, medicines and hospital of Leonard Krantz?
 - A. Yes.
- Q. State any other facts known to you and pertaining to the inquiry in which this deposition is taken.
 - A. After the death of Leonard Krantz I paid all of the expenses of the last sickness, funeral expenses and all the claims of every kind and character against said estate.

 There are no unpaid bills and no unpaid claims

 Leonard Krantz or the Leonard Krants estate and year for filing claims against the Leonard Krantz estate has expired and all claims are now barred by the statute of limitations.

Ratherine Kront

Subscribed and sworn to before me by the said Katharine

Krantz on this 23rd day of February 1927

Notary Fublic in and for Black Hawk County, Iowa.

No. 7654

State of Minnesota STEARNS COUNTY PROBATE COURT

ESTATE OF

Remard Krank DECESSED.

8833

FILED THIS 28 DAY Jacoba, Lahr Jacoba, Lahr Clerk & Probate

FINAL DECREE

State of Minnesota,

County of Stearns

IN PROBATE COURT

Special TERM February 25th, 1927. Adjourned from February 4th, 1927.

In the Matter of the Estate of

Leonard Krantz

Deceased.

It appearing to the Court now here, on satisfactory proofs and the evidence, that the necessary expenses of funeral, of last sickness of said deceased, and of administration of said estate, have been fully paid, and that all the debts existing against said deceased, or allowed by the Court, pursuant to law, have been fully paid and satisfied, and that said estate has been fully administered, as by the Final Account

of J. F. Cooper, Administrator

of said estate, duly audited and allowed by this Court, pursuant to due notice given and served, will appear, reference being had thereto.

AND IT FURTHER APPEARING. That due notice of the application for this Final Decres in said
matter, assigning the estate to the persons thereto entitled by law, has likewise been duly given and served pursuant to the law in such case made and provided.

AND IT FURTHER APPEARING. That the said deceased died on the 24th day of

November 1925, in testate, and the residue of said estate consists of
the following described real cstate, to-wit: Those tract S or parcet S of land
situated and being in the County of Stearns and State of Minnesota, described as follows:

The Northwest quarter of the Northwest quarter (NW1 NW1), and the South half of the Northwest quarter (S1NW1) and Government Lot number one (1) and three (3), all of Section two (2) in Township one hundred twenty-six (126) North of Range number thirty-three (33) West.

AND IT FURTHER APPEARING, That the following named persons are the persons entitled to all of said estate by law viz:- Katharine Krantz, surviving widow of said deceased, and Magdelan Krantz, daughter of said deceased, both residing at Waterloo, Iowa.

NOW THEREFORE, On the petition of the representative of the estate of said deceased and pursuant to due notice and the law in such case made and provided, and on motion of L. L. Kells, Esq., attorney in said Estate,

IT IS ORDERED, ADJUDGED AND DECREED, And this Court by virtue of the powers and authority vested in the same by law, does hereby order, sdjudge and decree, that all and singular the above described real property, together wit all other the estate of said deceased in the State of Minnesota, if any there be, be, and the same is hereby assigned to and vested in the hereinbefore named surviving widow and daughter of said deceased as follows:-

To and in the said Katharine Krantz, surviving widow of said deceased, an undivided one-third (1) thereof in fee simple forever, and the remaining undivided two-thirds (3) to and in the said Magdelan Krantz, daughter of said deceased, in fee simple forever.

TO HAVE AND TO HOLD THE SAME, Together with all the hereditaments and appurtenances thereunto belonging, or in any wise appertaining to the said above named persons and their heirs and assigns forever.

Judge of Probate.

State of Minnesota STEARNS COUNTY PROBATE COURT

ESTATE OF

Leonard Krantz

DECEASED.

FINAL DECREE.

Jarola Lahr Olerk of Producte.

7658

State of Minnesota. IN PROBATE COURT In the Matter of the Alleged To the Honorable. , Probate Judge of said County: Your petitioner, the undersigned, Arthony respectfully represents to the Court and alleges the (a) is not insane, but is so mentally defective as to be incapable of managing h self and affairs and own or the public welfare. self or h_ affairs by reason of the habitual and excessive use of (c) is of unsound mind; that such unsoundness of mind does not consist merely of such mental deficiency as renders here incapable of managing here self and h & affairs and to require supervision, control and care for her own or the public welfare. related to said above named person as follows: Father That your petitioner is..... That the indications of warmity manifested by handre as follows: (Here give fully the symptoms on which the charge of I com and only is based.) The is an me steak. Imming causes of his rouble That the said alleged I Amans person will not appear in said Court voluntarily, and that it will be necessary to issue a warrant to bring before the Court. Your petitioner states on information and belief as follows: was born in Reil The said ... Month ; is about 31 years of age and the parent of 720 That he residence and place of legal settlement is a tracket, County, Minnesota. (If not a resident of Minnesota, set out as fully as possible where he came from, how long has been in this State and in the County.). restraint has been employed to is an minate That the supposed cause of Susan by is due to The patient has been treated by Fortal Physica person is the owner of and entitled to the following described exacht Journest Compression

WHEREFORE, Your petitioner prays that the above named Court will make due inquiry into the matter, and to that end that said alleged person may be brought into said Court and examined as to said alleged and if found to the said that he be sent to a stocked for a said in accordance with the statutes in such case made and provided.

County of Jeanna Delivery To the foregoing petition; and he knows the contents thereof, and that the averments of said betition are true of his own knowledge, save as to such as are therein stated on information and belief, and that as to those he believes them to be true Subscribed and sworn to before me this 243 day of forest 1934 My commission expires 252 1934 NOTE: Two of the Congraphs A. B and C should be stricken out, leaving the paragraph applicable to the proceeding. The attention of the Judge of Probate and County Attorney is called to the provisions of Section 3. Chapter 294, Laws 1817. If the person to be examined is alleged to be feeble-minded, notice of the filing of the petition is to be given to the State Board of Control as required by Section 5. Chapter 294, Laws 1817.	State of Minnesota,
that he is the relationer in the foregoing petition; and he knows the contents thereof, and that the averments of said petition are true of his own knowledge, save as to such as are therein stated on information and belief, and that as to those he believes them to be true. Subscribed and sworn to before me this 243 day of forest 1, 1934 My commission expires 25, 1934 NOTE: Two of the bengraphs A, B and C should be stricken out, leaving the paragraph applicable to the proceeding. The attention of the Judge of Probate and County Attorney is called to the provisions of Section 3, Chapter 24, Laws 1817. If the person to be examined is alleged to be feetle-minded, notice of the filing of the petition is to be given to the State Board	County of Tearns.
ments of said betition are true of his own knowledge, save as to such as are therein stated on information and belief, and that as to those he believes them to be true. Subscribed and sworn to before me this 2 4 3 day of Scribe 1, 19 3 My commission expires 2 1, 19 3 My commission expires 2 1, 19 3 My commission expires 2 1, 19 3 My commission of the Pudge of Probate and County Attorney is called to the provisions of Section 3. Chapter 24, Laws 1917. If the person to be examined is alleged to be feetle-minded, notice of the filling of the petition is to be given to the State Board	, being first daily steere, deposes that says
Subscribed and sworn to before me this 2,43 day of Sanda Agents 193. My commission expires 2,57,1931 NOTE: Two of the Congraphs A, B and C should be stricken out, leaving the paragraph applicable to the proceeding. The attention of the Judge of Probate and County Attorney is called to the provisions of Section 3, Chapter 294, Laws 1917. If the person to be examined is alleged to the feetle-minded, notice of the filing of the petition is to be given to the State Board	that he is the politioner in the foregoing petition; and he knows the contents thereof, and that the aver-
Subscribed and sworn to before me this 2 4 3 day of Server 1936 My commission expires 2 5 1931 NOTE: Two of the Congraphs A, B and C should be stricken out, leaving the paragraph applicable to the proceeding. The attention of the Judge of Probate and County Attorney is called to the provisions of Section 3, Chapter 294, Laws 1917. If the person to be examined is alleged to be feetle-minded, notice of the filing of the petition is to be given to the State Board	ments of said petition are true of his own knowledge, save as to such as are therein stated on information
My commission expires 25,1931 NOTE: Two of the Campraphs A, B and C should be stricken out, leaving the paragraph applicable to the proceeding. The attention of the Judge of Probate and County Attorney is called to the provisions of Section 3, Chapter 294, Laws 1817. If the person to be examined is alleged to be feetle-minded, notice of the filling of the petition is to be given to the State Board	and belief, and that as to those he believes them to be true thony Their
NOTE: Two of the Congraphs A, B and C should be stricken out, leaving the paragraph applicable to the proceeding. The attention of the Judge of Probate and County Attorney is called to the provisions of Section 3, Chapter 294, Laws 1817. If the person to be examined is alleged to be feeble-minded, notice of the filing of the petition is to be given to the State Board	Subscribed and sworn to before me this 243 day of Server, 1926
The attention of the Judge of Probate and County Attorney is called to the provisions of Section 3. Chapter 294, Laws 1817. If the person to be examined is alleged to be feeble-minded, notice of the filing of the petition is to be given to the State Board	My commission expires 25 7, 1931
	The attention of the Judge of Probate and County Attorney is called to the provisions of Section 3, Chapter 194, Laws 1917. If the person to be examined is alleged to be feeble-minded, notice of the filing of the petition is to be given to the State Board

State of Minursota,
County of Afforms
PROBATE COURT

IN THE MATTER OF THE ALLEGED

sarphy Tem

PETITION

rited this 1st d

Janet G. J. Col.

Million Party Co. Millionsofts

State of Minnesota,	(
County of Stearns	100

IN PROBATE COURT.

In the Matter of the Alleged		d	Insanity		
of	Joseph	F.	Hein		

REPORT OF BOARD OF EXAMINERS

We, the Board of Examiners, in the above entitled proceeding hereby certify and report that on the 8th day of July 19 26 at 3 sclock in the after
noon 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 Joseph F. Hein
is an
appeared in behalf of said Joseph F. Hein
The said Joseph F. Hein was present and was examined and
observed by us. All proper testimony offered by any person interested was received and the following
named persons were duly sworn and testified concerning the matters set forth in said petition:
The following proceedings were also had and taken:
We also elicited from said Joseph F. Hein and the
several witnesses appearing before us in said proceedings information required to properly answer the
questions set forth in Schedule "B" hereto attached and have set forth in said schedule the
information so obtained and responsive to the said several questions respectively.
From the examination so made by us and upon due consideration of all the testimony received us
find and determine that Joseph F. Hein
1 A person incapable of managing how and how refleirs by reason of the habitual and excessive use by how intoxicating liquor, drugs or other flancation.
2 A person of unsound mind other than one who may be properly described as only an inebriate or feeble minded person.
A person not became, but on mentally detective as to be incapable of managing h
Dated at St. Cloud, Minnesota , this Sth
day of July 19 26.
asturation .
087
Judge of Probate.
NOTE: Strike out two of the paragraphs not appropriate to the care. In inebriate care answers to Schedule A should

State of Minnesota,

County of Steerus

IN PROBATE COURT.

IN THE MATTER OF THE ALLEGED

Joseph F Wain

REPORT OF THE BOARD OF EXAMINERS

State of Minnesota,

County of _____

88

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

Witness my hand and the seal of said

Court this day

....19..

Clerk-Judge of Probate

LLEN-DAVIS COMPANY, MINIEAFCI.

SCHEDULE "B"

State of Minnesota,

County of State of the Alleged Insanity

In the Matter of the Alleged Insanity

1	posept F. Hein
In nder ex hould b	case where the person under examination is alleged to be insone, information should be elicited, if possible, from the person annuation or witnesses sworn which will enable the Board of Examiners to answer the following questions. The questions answered as fully as possible; the Sched de signed by each of the Examiners and securely attached to the Report of the secure of the se
1. (4	What is the patients name? Joseth F. Herr
(6)	1409 31
(e	Single, married or widowed? Short
10	If children, how many?
	If a mother, age of youngest child?
	Where was patient born? Reilantle, Wires jon
(8)	Where was patient's father born? White win
(6)	Name of father? Denthym F. Her.
	Where was patient's mother born?
	Maiden name of mother! Mand Stoffed
	Where is his (or her) place of resistence (legal settlement)? Itake &
(b)	When did he become resident of this state? " about 1910
(e	When did he become resident of this county? The this So
	(If found to be a resident of any other county in Minnesota, so state.)
	(If found to be a non-resident of the state or residence is in doubt, proceed under Section 1898, R. L.
	1905, and fill out form 470 and forward same to the State Board of Control, St. Paul, Minnesota.
4. (a	What has been the patients occupation? Influence toolesman
	Is the patient a church member? PA W so, of what church?
VE GA	To what extent is the patient educated? Air rebort gradue
	Were the patient's parents or grandparents related, and if so, in what degree?
(A) (A)	nord class
8 Feb	establishe first attack? Also caria, calf gratation is the stable
	If not when did others occur and what were their duration?
7.3	If sent to a hospital, state where? Y strang Bureau Hood 6- 18 man.
	And result of treatment? The infrarement
<i>V.</i> (α)	When were the first symptoms of this attack manifested and in what way?
(6)	Was the attack sudden or gradual? Admid
10.	Does the disease appear to be increasing, decreasing or stationary?
	merenny
	On what subject, or in what way is the derangement now manifested? State fully Lord Mal servery clearly or one from the company Lord County or placed of the conference of t
	Describe the conduct and conversation of the patient as they indicate, or have indicated, inhaity of the consecutive of the course of his course of his course of his course of children to fill the class, when
12.	Has the patient shown any disposition to insure others!
	Has suicide ever been attempted?
(6)	If so, in what way?

<i>i</i> .	In there a disposition to filthy habits, destruction of clothing, furniture, etc.
	Mr.
	Has the patient's father been insane?
	Has the patient's mother been insane? SxxX VXXX
(c) 1	Has any relative of the patient bern insane? ~
	If so, state what relative)
1 1	Did the patient manifest any peculiarities of temper, habits, disposition or pursuits before the ac-
0	ession of the disease; any predominate passions, religion, impressions, etc.?
	Has the patient ever been addicted to intemperance in any form or the habitual use of any
CAS	Were either of his parents ever addicted to intemperance in any form or habitual use of any
	narcotic?
(a)	Has the patient been subject to any severe disease?
	To epilepsy?
	To convulsions in any form?
(d) 1	Had any injury of the head? Seath work to the Has any restraint or confinement been employed? Here to the
(b) 1	If so, what kind and how long?
	treatment has been pursued for the relief of the patient? (Mention particulars and effects.)
	Lost the bard and I time! (author pareculars and effects)
	asolven 20
8	State the rate of the patients pulse
	State patients temperature
	Is patient suffering from any acute disease other than insunity?
	me other than elileton
. 6	
	Give name and address of the nearest relative or friend Rofids , Minn
	mineral many marriages and
	Name of family physician, if any?
	In your judgment does the patient require care in a state hospital?r\sigma_{i}.
S. /6	a hour Jungment and the battern reduite care in a state northant
	11 Ative
	as whiting M.D.
ted.	Luly 8 1026 C. S. Authors M.D.
1	and the second s
U	Judge of Probate.
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	NITY ON NITY OF 150 74
37	NA SAN
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= .	0 9 3
111	IN PROBATE COURT THE MATTER OF THE ALLEGED INSANITY OF CAMINERS REPORT—INSANITY AMINERS REPORT—INSANITY For this State Lat. State Lat. 19 76 A a a b Lat. Clerk—Inside of Probate.
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Al.	A Etho B W
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N.	IN THE MA

County of Dear no.

ROLLING THE ALKGED INSAS

Filed this 8th

State of Minnesota,	ss.	IN PROBATE CO	OURT.
In the Matter of the Insanity)		
of Joseph F. Hein)		
TO B. E. SCHOI	ENER	, SHERIFF OF	STEARNS
COUNTY, AND TO THE SUPERINTE	NDENT OF THE	United States V	eterans Hospital
Joseph F. Hei	in	, having been upe	m examination found
to be insane and uou B. E. Schoener	d a resident of	Stearns	County, Minnesota, attendant,
are commanded to forthwith convey and		oh F. Hein	arrenauns,
to said Superintendent, and you, the s Joseph F. Hein Given under my hand and the Seal day of July , 19	aid Superintender into the hospite of the Probate Co	t, are hereby command it and keep there until	legally discharged.
Judge	of Probate,	Stearns	County, Minnesota.
SEAL OF PROBATE COURT	T OF SUPER	NTENDENT	
I have this patient with a duplicate of this warran the hands of Judge of Parks The patient is in Had . condition	t and of certifielt o	opy of the report of the 1 attended by Housen	ived the within named Board of Examiners at Superintendents

State of Minnesota,

IN PROBATE COURT.

Inearly Hoim

In the Matter of the

Warrant of Commitment and Superintendent's Receipt.

Voucher No.

CLERKOF THE PROBATE COURT

State of Minnesota County of Stearns	\\ranks.	IN PR	ROBATE	COURT
IN THE CASE OF)			
Joseph F. Hein	nsane.			
To the Hon. James J. Quigley			County Attorney	of said County:
SIT:				
Please to take notice that information	in due form	of law has bee	en filed in my off	ice alleging the insanit
of Joseph F. Hein			a resi	dent of said County, an
said Joseph F. Hein	<u> </u>		has been br	ought before said Cour
for examination.				
Therefore, you are hereby notified and requ	ired to appear	r before me at m	y office in said Cou	unty on the 8th
day of July	19 26 a	three	o'clock	P. M., to represen
said Joseph F. Hein		and	to take part in a	nd conduct on his behal
the said examination and inquiry into his, said	alleged	1		
	insanity.			
Witness my hand and official seal, this	8th	day of	July	19 26.
			CAR	.0.
(SEAL)		1	B. Fon	Judge of Probate.

And the second s
IN PROBALL COURT
county of Sharns.
STATE OF MINNESOTA
In the Matter of the Insanity of
Joseph F. Kein
Notice to County Attorney
July 1926 Howard Monther County Attorney.
Joseph Lahr Joseph Lahr glick of Probate

No. 1322

. State of Minnesota,				
County of Stearns	\ ss.		IN PROBATE	COURT.
In the Matter of the Alleged Ins	anity			
of Joseph F. Hei	n			
To Dr. A. D. Whiti	.ng			
and Dr. C. S. Sutton				
A petition in due form of law	v having been	filed in this Cor	ert, alleging that o	me
Joseph F. Hein		is	insane	in said
County, and praying that an inqui	ry be made int	o said matter b	y this Court.	
You are each of you hereby as	ppointed an exc	aminer to appea	er in said Court at	its Probate Court rooms
in the Court House at the Of	ty of		St. Cloud	in said County, on the
8th day of	July	, 19 26, at	3 a'clock	P. M., to constitute
with the Judge of said Court a Boa			aid alleged1	nsane
person and determine as to h. 18	mental co	nultion		

By the Court,

J. B. Homed Judge of Probate.

PROBATE COURT

County of Streme

IN THE MATTER OF THE ALLEGED

Joseph F. Hain

APPOINTMENT OF EXAMINERS.

Filed this 8th day of

Clerk-Judge of Probate

In the Matter of the Insanity and Commitment of Joseph F. Hein to the United States Beterans Hospital of St. Cloud, Minnesota.

I, J. B. Himsl, Judge of the Probate Court for Stearns County, Minnesota, do hereby certify that pursuant to a Petition filed in this Court, the said Joseph F. Hein was examined by a Commission appointed by this Court for that purpose, as to whether he is same or insane; and at said hearing it was found that the said Joseph F. Hein was insane and a proper subject for hospital treatment.

It was further found that the said Joseph F. Hein was a resident of Itasca County and State of Minnesota.

That the expense incurred in the examination and commitment of said Joseph F. Hein to the United States. Reterans Hospital at St. Cloud, Minnesota, and which was paid by said Stearns County, is a proper charge against the County of Itasca, State of Minnesota, and is as follows:

Fees paid Dr. C. S. Sutton, as one of the examiners in said matter \$ 5.30

Fees paid Dr. A. D. Whiting as one of the examiners in said matter 5.30

Total 10.60

This Certificate is made pursuant to the statute, and for the purpose of haveing the County of Stearns and State of Minnesota reimbursed for the payment of the above expenses in said matter by the County of Itasca, State of Minnesota.

Witness my hand and seal of said Court, at the City of St. Cloud in said County, this 6th day of July, 1926.

Judge of the Probate Court.

State of Minnesota STEARNS COUNTY PROBATE COURT

ESTATE OF

Joseph F. Hein

Insane

DEGELOSEAN

Certificate

Stair of Minnesola,	Less. IN PROBATE COURT CERTIFICATE
This is to certify that Dr	Sutton
	is a reputable person, a gradual
Massime 10	Municotta which is an incorporate
medical college; that he is a permanent resident of	this State, has been in actual practice of the profession of medicin
for at least one year next preceding to the date here	eof, and is registered as licensed by the State Board of Medica
Examiners; that he is neither superintendent, prop	rietor, an officer, or regular medical attendant of any institution for
the care and treatment of the insane.	
	S. B. Hind Judge of Probate.
SEAL	Judge of Probate,
Dated July 8th	19 26.

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,

PROBATE COURT

In the Matter of the Alleged Mental Disease of

CERTIFICATE

CLERK OF THE PROBATE COURT SICARIA COUNTY, MINNESOTA

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

State of Minnesota, Stearns	IN PROBATE COURT CERTIFICATE
This is to certify that Dr A. D. Whitin	8
of St Cloud, Minne sota	
or miples O + S.	which is an incorporate
medical college; that he is a permanent resident of this	State, has been in actual practice of the profession of medicit
for at least one year next preceding to the date hereof,	and is registered as licensed by the State Board of Medica
Examiners; that he is neither superintendent, proprietor	r, an officer, or regular medical attendant of any institution for
the care and treatment of the insane.	
	J. B. Hinsl Judge of Probate.
SEAL	Judge of Probate.
July 8th	26.

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 Spearus

PROBATE COURT

In the Matter of the Alleged Mental Disease of

eseph F. Fein

CERTIFICATE

CLERK OF THE PROBATE COURT STEARNS COUNTY MINNESUTA

Form prescribed by State Board of Control, pursuant to Sec. 3871, Revised Laws of 1995.

State of Minnesota	88. OATH OF EVANINERS
COUNTY OF Stearns	OATH OF EXAMINERS
In the Matter of the Insanity	In
of	
Joseph F. Hein)
State of Minnesota	
COUNTY OF Stearns	88.
I, Dr. A. D. Whiting	do swear that I will faithfully and justly perform all the
	sume as a member of the Board of Examiners to examine the above named determine as to his being
ability, so help me God.	as Whiting
Subscribed and sworn to before me this	8th day of S. B. He in St. Judge-man of Probate.
State of Minnesota	
COUNTY OF Stearns	SS.
I. Dr. C. S. Sutton	, do swear that I will faithfully and justly perform all the
duties of the office and trust which I now a	ssume as a member of the Board of Examiners to examine the above named
	d determine as to his being to the best of my
ability, so help me God.	Col Litter
Subscribed and sworn to before me this	9th day of
July , 19 26	O. B. Honiest
	Judge-Tailer of Probate.

unty of Stearns

In Probate Court

IN THE MATTER OF THE

Insauly

OATH OF EXAMINERS IN

OFFILED THIS 8th DAY
OFFILEY A.D. 1926
Clerk of Probate

State of Minnesota,	IN PROBATE COURT, EXAMINER'S FEE CLAIM.
In the Matter of the Alleged Insanity)
of Joseph F. Hein	
Dr. C. S. Sutton	on being first duly sworn, says that
	for services in the above entitled matter as follows:
Services as examiner -	\$5.00
	el at 15c per mile \$
	TOTAL - 8 5.30
	co. S. Sutter
Subscribed and sworn to before me, this	3th day of July 19 26
	088:1
	16. Mills Judge of Probate.

State of Minnesota,

PROBATE COURT

IN THE MATTER OF THE

or Jaraph of Keim

EXAMINER'S FEE CLAIM

July 1976.

Jacob a Lake

Clerk-runge of Propate.

State of Minnesota, County of Stearns	IN PROBATE COURT, EXAMINER'S FEE CLAIM.
In the Matter of the Alleged Insanity)
of Joseph F. Hein	
Dr. A. D. Whiting	on being first duly sworn, says that
he has a just and true claim against said Cour	nty for services in the above entitled matter as follows:
Services as examiner -	\$5.00
2 mile of necessary to	ravel at 15c per mile §
	TOTAL & 5.30
Subscribed and sworn to before me, this	8th day of July 1926
	B. Hinsle Judge of Probate.

S. 24 10.3

State of Minnesota,

PROBATE COURT

IN THE MATTER OF THE

Invanily of or Jaseph F. Him

EXAMINER'S FEE CLAIM

Filed this 8th day of

July 1976

Jacob a Rahr

Clerk-Indge of Probate.

Dated July 8th, 1926.

State of Minnesota.	ss.		TE COURT S-FEE ORDER
IN THE MATTER OF THE Allege	d Insanity of)	
Joseph F. Hein		}	
Dr. C. S. Su	tton	having been du	ly appointed an examiner is
in t	he above entitled ma	tter by an order of t	his Court and having filed hi
duly verified claim for fees allowed	by law therefor.		
Now, therefore, it is hereby orde	red and adjudged th	at the said	
Dr. C. S. 8	lutton		be and he hereby is allowed
Five and 30/100 -	Dallars (\$	5.30) /	or his services herein and tha
upon filing this order with the Audi	for of said County as	order for said am	nount shall be drawn by said
Auditor upon the Treasurer of said	County.		

By the Court,

& B. Hisl sudge of Probate.

State of Minnesota,

PROBATE COURT

In the Matter of the Insunity

Examiner's-Fee Order

B. C. 12 B.

Filed this

git

day o

A Like

State of Minnesota,

County of

of the Prob

of the Probate Court of said County, do within order with the original thereof on file and of record in the

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

signed my name this

RI

Clerk-Judge of Probate

State	nf	Minnesota

County of Stearns

IN PROBATE COURT EXAMINER'S-FEE ORDER

IN THE MATTER OF THE Alleged Insanity of

Joseph F. Hein

Dr. A. D. Whiting

having been duly appointed an examiner in

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

duly verified claim for fees allowed by law therefor.

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

Dr. A. D. Whiting

be and he hereby is allowed

--- Five and 30/100 --- -- Dollars (\$ 5.30

) for his services herein and that

upon filing this order with the Auditor of said County an order for said amount shall be drawn by said Auditor upon the Treasurer of said County.

Dated

July 8th, 1926.

By the Court.

J. B. Horniston Budge of Probate.

County of

State of Minnesota,

.....

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

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

signed my name this

Clerk-Judge of Probate.

new of Stearns

State of Minnesota,

ROBATE COURT

In the Matter of the I meanity

B. C. 12 B.

Filed this

day of