

Stearns County (Minn.)

Probate Court: Probate case files and index.

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7696

State of Minnesota.

County of Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

George H. Hooper, Decedent

Petition for Determination of Descent of Land.

Your petitioner respectfully represents and shows:

FIRST-That he is a resident of Il Shrook in the County of Tama State of Lova SECOND-That he is the widow of well accordent.

and that he claims to have, and is entitled to, an interest in the lands hereinafter described as here inafter set forth.

Sla Sbrook THIRD-That the said decedent died at in the County of Tuna State of Town on the 24th day of AWEURT 19 19 without (#) leaving a last will and testament_

and that more than five (5) years have elapsed since the death of said decedent, and that no will has been probated nor any administration granted in this State upon his said estate.

FOURTH-That at the time of his death the said devedent was the owner of and seized of certain lands lying and being in the County of Stearns State of Minnesota, described as follows, to-wit: Lots numbered dever (21), Thelve (12), Thirteen (13) Experienced Vifteen (15), Seventeen (17), Sighteen (18), Sineteen (18) on F T enty (20) in Spring Fork, according to the plat thereof on file and of record in the office of the resister of seets within and for said County, said Spring Pork being at the te in Section 34, Township 126, Sance 34.

FIFTH-That the interest of your netitioner in said lands is as follows: The owner of an interest, as an heir at law of a bi section, in all of said premises -excepting and lot 15, which petiti ner and other heirs at law of said

SIXTH-That the names, ages, residences and relationship to said decedent, of all his heirs and devisees, according to the best information of your petitioner, are as follows, to-wit:

NAMES	AGES	RESIDENCE	REL-ATIONSHIP
Minerya B. Hooper	-	Gladbrook, Icwa	vitaow
Roy E. Rooper		Santa Leandro, Cal.	is on
Harry Hooper		Sauk Centre, Minn.	son
Mamie Knode,		Corwin, Iowa	dementer
Ray Hooper		Gladbrook, Idva	son
Susie 0. Sharp		Beeman, Iowa	Asophter
David B. Hooper		Ola throok, Iowa	90 n
Lloya Hooper		25 11	"

Wherefore, your petitioner prays that the descent of said lands be determined by the court; and that the court make and enter its decree assigning the said lands to the persons thereunto entitled.

× Murra B. Hosper Petitioner.

State	of	Minnesota.
-		

County of___

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

and sworn to before me this Minerva B. Hosper

day of July 19 26 franch

Tama County, Lowa Notary Public

Mountax Mitmensories:

My Commission Expires July - 4 19 27

Note (1) Insert relationship to decedent.

- (2) If there is no will, insert "without".
- (3) If there is a will, insert here "which is herewith presented for probate", and state briefly its contents.

resota, }	ESTATE OF Decedent.	mination Land.	A day of Probate.
State of Minnesota,	IN THE MAITER OF THE ESTATE	Petition for Determination of Descent of Land.	23 d
State	IN THE	Petitio	Fred mis

STATE OF MINNESOTA SS.

being duly sworn, deposes and says that he now is and during all times bereinafter mentioned has been the publisher 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 said notice was first inserted, printed and published on Thursday, the ANA.

day of JULY 192. Sand was printed and published in said newspaper
on each and every Thursday thereafter until and including Thursday, the

day of August 192.

That during all the times aforesaid, said newspaper was qualified as a medium of official and legal publications as required by sections 1 and 4 of chapter 484. Session Laws of Minnesota 1911, and that it has complied with all the requirements that constitute a legal newspaper as defined in said section 2 and 4, to-wit that for more than one year that past from the date of the first publication of said. ** **Its for the first publication of said. ***Its for the first publication of said.

(1) Printed from the place from which it purports to be laused 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 sevention 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 practing the same.

(2) Made up to contain general and local news, comment and miscellany, not wholly daplicating any other publication, and not entirely made up of patents, plate mater and advertisements, or any or either of them.

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

hundred and furty copies regularly delivered to paying subscribers, and that prior to the

date of the first nublication of said, the publisher or printer in charge of said newspaper having knowledge of the facts, filed in the office of the county and tor of said county of Stearns, state of Minnesota an affidavit showing the hanne and location of said newspaper and the existence of conditions constituting its qualifications as a legal newspaper as required and set forth in section 2 of chapter 48.5 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 and legal adverticement of tached, vis:

sbedefahijkimnopgratuvwxyz-6 point

Purther affiant saith not, save that this affiance is made pursuant to section 4
of chapter 481, Session Laws Minnesota, 1921, and
publication in said newspaper of the aforesaid legs secretisement.

Notary Public, Stearns County Minnesota.

My Commission expires

Citation for Hearing on Petition for Determination of Descent of Land Estate of George H. Hooper, Deceased. State of Minnesota, County of Stearns.

IN PROBATE COURT
In the Matter of the Estate of George

H. Hooper, Decedent.

The State of Minnesota to all persons interested in the determination of the descent control of the descent of the real estate of said decedent. The petition of Minerva B. Hooper having been filed in this Court, representing that said decedent died more than five years prior to the filing thereof, leaving certain real estate in said petition described, and that no will be decedent has been proved nor administration of his estate granted in this State, and praying that the descent of said real estate be determined by this Court.

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 Room in the Court House in the City of St-Cloud, in the County of Stearns, State of Minnesots, on the 20th day of August 1926 at 9 o'clock A. M., why said petition should not be granted.

Witness. The Judge of said Court, and the seal thereof, this 23rd day of July, 1926.

(Court Seal)
L. L. KELLS,
Attorney for Petitioner.
Published July 29, August 5-12, 1925.

In the Matter of the Estate of

George St. Hooper

Affidavit of Publication

Settement of Land

Piled this 14 the and of any of Jacob A Lake

LAW OFFICE OF
L. L. KELLS
ATTORNEY AT LAW
SAUK CENTRE MINN.

July 22, 1926.

Hon. J. B. Himsl, Prosbte Jude. St Cloud, Minn.

Dear Sr:

Enclosed berewith is petition to determine descent in the State of Seorge H. nooper, eccased.

Will you kindly publish necessary notice in Sauk Centre, Herale.

Yours very truly.

diam.

ESTATE OF Ge	orge H. Hooper	r, Deceased	
State of Alinnesota,	88.	IN PROBATE COU	RT
In the Matter of the Estate of	George H. Ho	poper	, Decedent
On reading and filing the petition	of Minerva	B. Hooper	praying
that this court determine the descent of	certain lands describ	ped therein as belonging to	the above named
decedent in his life time, who died more	than five years prior	to the date hereof:	
It is Ordered, That said peti	tion be heard, and to	hat all persons interested	in the estate of the
above named decedent be and appear be August 19 28 a			
House at the City of St. Clou			
said matter can be heard, show cause, if			
Let notice of said hearing be give	n by the publication	of the citation of this Cor	ert in said matter
in the Sauk Centre He	rald		
according to law			

Dated July 23rd 19 26

Judge of Probate.

country of Mearus.

PROBATE COURT

In the Matter of the Estate of

George A. Troopers

Order of Hearing on Petition for Determination of Descent of Land

Filed this 23-4 day of fully 1976 and re-

Jacoba Laho Orobate.

Estate of George	H.	Hooper	Deceased
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STATE OF MINNESOTA	, County of Stearns	In Probate Court.
In the Matter of the Esta The State of Min		Decedent:
all persons interested in the	e determination of the descent of the real esta	te of said decedent: The petition
representing that said dece estate in said petition dese 	a B. Hooper dent died more than five years prior to the fil cribed, and that no will of decedent has be ed in this State, and praying that the descens Each of you, Are hereby cited and require	ling thereof, leaving certain real cen proved nor administration of t of said real estate be determined
C+ 01	obate Court Room in the Court House in the, in the County of	
why said petition should no	The state of the s	
	of said Court, and the seal thereof, this 19. 26 L.L.Kells Attorney for Petitioner.	B. The Probate Judge.

country of Offerrus.

PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

George & Hoopen

Citation for Hearing on Petition for Determination of Descent of Land

Filed type 23 1 day of July 1926.

Jacob A Fakt
Clerk Judge of Probate Court.

8/20/26 MILLER-DAVIS CO., MINNEAPOLIS Verse

Stearns County of ___

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

George H. Hooper

Decree of Descent

The above entitled matter came on to be heard on the adjourned from August 20,1926
September Post upon the petition of Minerva B. Hooper surviving widow of said deceased,

3rd

praying for the judicial determination of the descent of the real estate hereinafter described belonging to said decedent at the time of his death. The said petitioner appeared in person and by L.L.Kells attorney for said petitioner

and no one appeared in opposition to said petition; and the court having duly considered said petition, the

finds the following facts:

FIRST-That due notice of said hearing was given by the publication of the order of hearing of the court in the The Sauk Centre Herald

according to law proof of the publication of said notice of hearing having been made and filed in this Court

SECOND-That the petitioner is a resident of Gladbrook in the County of Tama State of Iowa , and has an Verest in the said lands of decedent hereinafter described as follows, to-wit: That she 1s widow and an heir at law of said deceased and as such is e an undivided interest therein

THIRD-That the above named decedent died at Gladbrook in the County of Tama State of Iowa on the 24th day of August , 1919. without, (1) leaving a last will and testament . . .

and that more than five years have elapsed since the death of said decedent, and that no will has been probated nor administration had upon. 118said estate in the State of Minnesota.

FOURTH-That said decedent, at the time of his death, was the owner and seized of those certain tracts of land in the County of Stearns , State of Minnesota, described as follows,

to wit: Lots Twelve (12), Thirteen (13), Fifteen (15) Seventeen (17) Eighteen (18) Nineteen (19) and Twenty (20) and Twenty One (21) in Spring Park, according to the plat thereof on file and of record in the offi ce of the Register of Deeds within and for said County; said Spring Park being situate in section 34, township 126, Range 34.

FIFTH-

B

7697

State of Minnesota,				
County of	Stearns			

IN PROBATE COURT

County of Stearns
In the Matter of the Alleged Insanity
ofAlbert Hein
To the Honorable. J. B. Himsl , Probate Judge of said County: Your petitioner, the undersigned, Mary Hein
(a) is not insane, but is so mentally defective as to be incapable of managing he self and affairs and to require supervision, control and care for own or the public welfare. (b) is not capable of managing he self or he affairs by reason of the habitual and excessive use of intoxicating liquors, drugs or other narcotics.
(c) is of unsound mind; that such unsoundness of mind does not consist merely of such mental deficiency as renders h incapable of managing h self and h affairs and to require supervision, control and care for h own or the public welfare. That your petitioner is related to said above named person as follows:
The wife of said Albert Hein
That the indications of insanity manifested by h im are as follows: (Here
give fully the symptoms on which the charge of is based.) Talks irrational at times, Picks flowers from other people's
gardens
and that it will be necessary to issue a warrant to bring
That his residence and place of legal settlement is. Stearns County,
Minnesota. (If not a resident of Minnesota, set out as fully as possible where hcame from, how long has been in this State and in the County.)
That the supposed cause of his insanity is Petitioner's thinks from the extreme heat.
The patient has been treated by Dr. P. E. Stangl
That said insane person is the owner of and entitled to the following described property: no property of any kind,
WHEREFORE, Your petitioner prays that the above named Court will make due inquiry into the
matter, and to that end that said alleged insane person may be brought into said
Court and examined as to said alleged Albert Hein , and if found to be insane that _he be sent to a Hospital for Insane in accordance with the statutes in such
case made and provided.

1188 1188

NN.

-		-
≥tate	nf	Minnesota,

County of Stearns

Mary Hein

, being first duly sworn, deposes and says

that he is the petitioner 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 23rd day of July , 1926

Ageold Lile

My commission expires , 19 STEARNE COUNTY MINNESOTA

NOTE: Two of the Paragraphs 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 2, Chapter 294, 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 of Control as required by Section 6, Chapter 344, Laws 1917.

Address:

318- 12th Avenue North.

PROBATE COUR
IN THE MATTER OF THE ALLEGED

(11 & C. A. A. S. C. W.

PETITION

Fried Miss 23 M. day of

Miller-Baris Co.: Minnerpolls.

No.

Santuta	C 13	I i
2001/11/15	111 71	linnesota.

Report By

Judge of Probate

County of Stearns

IN THE MATTER OF THE INSANITY OF

Albert Hein

In accordance with Section 3, of Chapter 294, Session Laws for 1917, I respectfully report that on the day of July (119 11) 19 26, the Probate Court committed Albert Hein

Stearns

Value \$

County to the State Hospital at Fergus Falls Minnesota

Statement of Property of Patient, Spouse, Children or Parents:

(State Which)

1.	1.0	~	4					
т.	- 1	cа	M2 0	æ	84	4.	х.	

A. Homestead

Description

2. Value

3. House

4 Other Buildings on Homestead

Kind

5. What used for

6. Value of such buildings

7. Annual income from Homestead

S. Are there any mortgages or liens against the above realty.

Amount B. Other Lands:

1. Description

2. Value

3. Buildings thereon

4. Rented or not

5. Annual Income

6. Are there any mortgages or liens against the above lands

Amount

When due

When due

C. Household Goods

Value 8

D. Stock List

E. Machinery List

Value \$...

F. Notes, Mortgages, Corporate Stocks, Bond, etc., List.

H. Other Property...

Total.

t all debts and	slaime against s	untiont:		
t all depts and	claims against p	satient:		
			Tota	L
			NET VALUE OF EST	ATE
Family:				
1. Spouse.		Addres		Age
2. Children		"		
		.,	*	
Guardian		-99		
	MENDATIONS:			
		(
	ad			# = = != #!
Dated this	dire	day of	Sugash S. B. Her	192 6.
			082	and -
			1.00.000	Probate Judge
			0	

2632

IN PROBATE COURT.

In the Matter of	the Alleged	Insanity	
of	Albert He	in	

REPORT OF BOARD OF EXAMINERS

	Court Room of the about the County of	ve named Probate Court in the Stearns	
r the purpose of determining w	A 7 %	ert Hein	State of Minnesota,
	J. Quigley	ed in the petition in the above	
peared in behalf of said		t Hein	
The said	Albert Hein	was present and	was examined and
erved by us. All proper testi med persons were duly sworn o			
The following proceedings u	vere also had and take	n:	
We also elicited from said		Albert Hein	and the
estions set forth in Schedule	"B" heret	ngs information required to o attached and have set forth	
veral witnesses appearing before estions set forth in Schedule formation so obtained and resp	"B" heret	ngs information required to o attached and have set forth	properly answer the in said schedule the
veral witnesses appearing before estions set forth in Schedule formation so obtained and resp	*B* heret consive to the said sever rade by us and upon d Albert Helin	ngs information required to to attached and have set forth val questions respectively.	properly answer the in said schedule the
estions set forth in Schedule formation so obtained and resp From the examination so m d and determine that 1 A person incapable of manny of intestanting figure, drugs or othe 2 A person of unsound mind of 3 A person of unsound mind of 4 A person not inside, but so	mB" heret consive to the said sever rade by us and upon d Albert Helin chap h	ngs information required to attached and have set forth all questions respectively. we consideration of all the temperature of the balitust and properly described as only an inclusion incapable of managing 6	troperly answer the in said schedule the stimony received we is excessive use by h or feeble minded person.

IN PROBATE COURT.

IN THE MATTER OF THE ALLEGED

Albert Hein

REPORT OF THE BOARD OF EXAMINERS

State of Minnesota,

County of

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

Witness my hand and the seal of said

Court this......day of

1 aclest Judge of Probate 1

MILLER DAVIS COMPANY, MINNEAPOLIS

SCHEDULE "B"

State of Minnesota,

IN PROBATE COURT.

Country of Steams

In the Matter of the Alleged Insanity

of albert Aun

In cases where the person under examination is alleged to be insane, information should be elicited, if possible, from the person under examination or witnesses sworn which will enable the Board of Examiners to answer the following questions. The questions should be answered as fully as possible; the Schedule signed by each of the Examiners and securely attached to the Report of the Examiners.

I	(a)	What is the patients name? alwar Atlu
	(b)	1907 50
	$\langle a \rangle$	Single, married or widowed? Markell
	(d)	If children, how many?
	(e)	If a mother, age of youngest child?
19.	(α)	Where was patient born? Fermany
	(b)	Where was patient's father born? Humany
	(e)	Name of father? Allvery Here
		Where was patient's mother bogs? Lerunacy
	(e)	Maiden name of mother? Christiera Frickey
3.	(a)	Where is his (or her) place of residence (legal settlement)!
	(b)	When did- he become resident of this state? 7 4
	(e)	When did he become resident of this county? 7 year
		(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? From Moulder
5.	(a)	Is the patient a church member? Jus 11 80, of what church? The
G.	(a)	To what extent is the patient educated? None
		Were the patient's parents or grandparents related, and if' so, in what degree?
8	(4)	Is this the first attack! Yux
(50.5)		If not when did others occur and what were their duration?
	(e)	If sent to a hospital, state where? No
		And result of treatment? NONE
9.		When were the first symptoms of this attack manifested and in what way?
	183	Was the attack shaden or gradual? Gradual
10.	100	Does the disease appear to be inergasing, decreasing or stationary?
CA, P.		mereaver
11.	(a	On what subject, or on what way, is the derangement now manifested? State fully traveling Continued for further observation
8	2	n Further Observation 1
-	-	
	(b)	Describe the conduct and conversation of the patient gy they indicate, or have indicated, insanity one observed speech - Walks arrived letteries
		That formers excellent wechanic ?
10		Has the patient sharen any disposition to injure others? No
1.2. 1.2.		Has suicide ever been attempted?
090		11 so, in what way!
	(0)	Is the propensity active now? -40
	1(0)	To the Inchestin nettre and the second of th

I4. Is the	ere a disposition to filthy hab	its, destruction of clothing	furniture, etc.?	
	70			
15. (a) Has t	he patient's father been insar	not Dock Kee	oul	
(b) Has to	(b) Has the patient's mother been insane? Dout Rusul (c) Has any relative of the patient been insane? Dout Resort			
(e) Has a	ny relative of the patient become	n insane? NOW	The state of the s	
(If 80,	state what relative)			
			disposition or pursuits before the ac-	
cession	of the disease; any predomin user from	We passions, religion, imp	ressions, etc.?	
R	we when a	and any and		
	10-	1		
17. (a) Has t	he patient ever been addicte	d to intemperance in an	y form or the habitual use of any	
narcol	no? no			
(1) 107		President and American Company	any form or habitual use of any	
	and the second	netea to intemperance u	any form or natitual use of any	
nareot	io? Ao			
18 (a) Has t	he patient been subject to an	y severe disease?		
200 (00) 34100 1	no journal action place to any	no		
(b) To epi	Tepsy! To			
(c) To con	walstons in any form?	0		
	ing injury of the head?	11.0		
19. (a) Has a	ing restraint or confinement i	been employed? . HO	AUTOLOGICAL CONTRACTOR OF THE	
(b) If so,	what kind and how long?	nons	***************************************	
	emili leggi negati webatu		19 (W. Co. and John and Wats)	
20. What	None	for the retter of the patien	t? (Mention particulars and effects.)	
	THE STATE OF THE S			
E. state	the rate of the patients pulse	, 80		
	patients temperature			
23. Is put	ient suffering from any acute	e disease other than insani	ty? No	
24. Give n	came and address of the near	est relative or friend		
	mrs in	Li cland	Sangagamentana and a sanga	
		news		
	of family physician, if any?	and the state of the same	mital? Yes	
26. In got	er judgment does the patient	require care in a state hos	mital?	
		De.	The state of the s	
			Stagegl N.D.	
men the	equel 2 al 10 H	asc	Whiting up	
I AMERICA CO.	4	03	26	
		100	Judge of Probate.	
			1 5 8 1	
	H 011	E	day of	
ta	Na N	NAS.	. If	
180	10	N.	day , 19 -	
Ħ 1	O 189		73	
E	TE WELL	TX.	1 1	
State of Minnesota,	IN PROBATE COURT	EXAMINERS' REPORT-INSANIT	2 1 /2	
in a	98 or	2	a to	
4	RC TEK	8		
tat of	P	INE -		
the the	N III	W.	Pried this	
Cou	Z Z	EX		

County of Stearns

IN PROBATE COURT, WARRANT

IN THE MATTER OF THE ALLEGED INSANITY OF	
Albert Hein	
Mary Hein	having made and filed in this Court a duly
verified petition, setting forth that the above-named pers	on in this County is insane and in need of care and
treatment, and that it is dangerous for h. im. to rema	in at large, and stating that he will not appear in
this Court voluntarily.	
NOW, THEREFORE, You, B. E. Schoe	mer , are hereby
directed and required to bring such alleged insane perso	n before this Court on the 23rd
day of July 19 26, at its Prod	
St. Cloud	, at four o'clock P. M., for an inquiry
concerning the sanity of said person, as by law in such c	ase made and provided.
By the Court,	22-1
Dated July 23rd 19 26.	J. B. Henrill Judge of Probate.
To	

country of Stearing

PROBATE COURT

In the Matter of the Alleged Insanity of

albert Kein Insant

WARRANT

Filed this 23 day of July

Just a Role of Probate

Form prescribed by State Board of Control

318- 12th Avenue North,

State of Minnesota, See. IN PROBATE COURT.
County of Stearns
In the Matter of the Insanity
of Albert Hein
TO B. E. SCHOENER , SHERIFF OF STEARNS
COUNTY, AND TO THE SUPERINTENDENT OF THE STATE HOSPITAL
AT FERGUS FALLS . MINNESOTA:
Albert Hein , having been upon examination found
to be insane and a resident of Stearns County, Minnesota,
you B. E. Schoener and attendant,
are commanded to forthwith convey and deliver Albert Hein
to said Superintendent, and you, the said Superintendent, are hereby commanded to receive the said
Albert Hein into the hospital and keep there until legally discharged.
Given under my hand and the Seal of the Probate Court of said County this 2nd
day of August , 19 26.
Judge of Probate, Stearns County, Minnesota,
SEAL OF PROBATE COURT
RECEIPT OF SUPERINTENDENT
I have this 2 day of Cling. , 1926, received the within named
patient with a duplicate of this warrant and a certified copy of the report of the Board of Examiners at 2
the hands of 1. 12. Elleren & attended by or Scheely
The patient is in f cein condition.
Signed Superintendent.
11° 20. M,

File No. 76907 State of Minnesota, County of Stearus IN PROBATE COURT. In the Matter of the Insanity albert Hein Warrant of Commitment and Superintendent's Receipt.

Jasold, Lake GLERK OF THE PROBATE COUNTY STEARNS GOUNTY, MANUEL STEA

Voucher No.

State of Minnesota	IN PROBATE COULT
IN THE CASE OF	
Albert Hein Alleged It	sane,
To the Hon. James J. Quigley	County Attorney of said County:
Sir:	
Please to take notice that information	n due form of law has been filed in my office alleging the insanity
of Albert Hein	a resident of said County, and
said Albert H	ein has been brought before said Court
for examination.	
Therefore, you are hereby notified and requi	red to appear before me at my office in said County on the 23rd
day of July	19 26, at four o'clock P. M., to represent
said Albert Hein	and to take part in and conduct on his behall
the said examination and inquiry into his, said.	alleged
	nsanity.
Wattness my hand and official seal, this	23rd gay of July 19 26.
(SEAL)	J. M. Misse of Probate.

2271 ---

IN PROBATE COURT

country of Stearing

STATE OF MINNESOTA

In the Matter of the Insanity of

albert Nin

Notice to County Attorney

Due service of the within notice admitted this

July 1996

July 1996

Gounty Attorney.

Jacoba - Raha of Probate

No. 1322

SEAL OF PROBATE COURT

	f Minnesota,	} ss.	IN PRO	BATE COURT.	
In the Matter of the	Alleged Insani	ty	,)		
of	Albert Hein)		
To Dr.	P. E. Stangl				
and Dr	A. D. Whiting				
A petition i	n due form of law hav	ing been jiled in	this Court, allegi	ng that one	
	Albert Hein	is	insane		in said
County, and pray	ing that an inquiry be	made into said	matter by this Cou	rt.	
You are each	a of you hereby appoint	ed an examiner	to appear in said	Court at its Probate C	ourt rooms
in the Court Hous	e at the City	of	St. Clo	oudin said Cou	nty, on the
23rd	day of July	, 19	36 _{at} 4	o'clockP ·M., to	o constitute
with the Judge of	said Court a Board of	examiners to ex	camine said allege	insane	
person and determ	nine as to h_ is men	tal_conditi	on		
		By	the Court,	0-0	1
			0.	2. Komme	6

0071 2390

Judge of Probate.

IN THE MATTER OF THE ALLEGED

Insority "

APPOINTMENT OF EXAMINERS.

Filed this 23rd day of July A. D. 19.76

Jacol A. Kahr

Clerk-Trede of Probate

July 23rd

Dated ..

State of Minnesota,	IN PROBATE COURT
County of Stearns	CERTIFICATE
This is to certify that Dr	Thiting
of St. Cloud, Minness	is a reputable person, a gradua
of Mpls Pt.	which is an incorporat
medical college; that he is a permanent resident	of this State, has been in actual practice of the profession of medici
for at least one year next preceding to the date h	ereof, and is registered as licensed by the State Board of Medic
Examiners; that he is neither superintendent, pro-	prietor, an officer, or regular medical attendant of any institution t
the care and treatment of the insane.	
	Q. la. Honins
SEAL	Judge of Probate.

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

1926.

county of Alearus,

PROBATE COURT

In the Matter of the Alleged Mental Disease of

albert Fin

CERTIFICATE

CLERK OF THE PROBATE COURT

STEARNS COUNTY, MINNESOTA

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

State of Minnesota, less.	IN PROBATE COURT
County of Stearns	CERTIFICATE
This is to certify that Dr. P. E. Stangl	
of St. Cloud, Minnesota	is a reputable person, a gradua.
ot Rush	which is an incorporate
P	tate, has been in actual practice of the profession of medicin d is registered as licensed by the State Board of Medica
Examiners; that he is neither superintendent, proprietor, a	an officer, or regular medical attendant of any institution for
the care and treatment of the insane.	& B. Feins
SEAL	Judge of Probate.
Dated July 23rd 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.

county of Stearns.

PROBATE COURT

In the Matter of the Alleged Mental Disease of

Albert Hein

CERTIFICATE

CLERKOF THE PROBATE COURT STEARNS COUNTY, MINNESOTA

Flegfuly 33th - 19th.

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

State of Minnesota,	ss.	
County of Stearns)	
In the Matter of the Insanity		of >
Albert Hein		
State of Minnesota,)	
County of Stearns	\right\} 88.	/. Dr. P. E. Stangl
do swear that I will faithfully and j	ustly perforr	n all the duties of the office and trust which I now
assume as a member of the Board of	Examiners to	examine the above
Albert Hein		and determine as to h being
Subscribed and sworn to before		Je Ja Honniko of Probate.
County of Stearns	\	I, Dr. A. D. Whiting
do swear that I will faithfully and j	ustly perform	n all the duties of the office and trust which I now
assume as a member of the Board of Albert Hein	Examiners to	o examine the above named and determine as to him being
insane , to	he best of m	y ability, so help me God. While is a
Subscribed and sworn to before	me this	23rd day of July 10 26.
		Judge Wants of Probate.

State	of Minnesota,	1
	Hearus.	5

IN PROBATE COURT

In the MATTER OF THE Insanity of albert Hein

Oath of Examiners in

Lunary

Filed this 23 day of July 1976

July Rohn Jange-Clerk of Probate.

State of Minnesota, County of Stearns Stearns	IN PROBATE COURT.
In the Matter of the Insanity of	
THE STATE OF M	INNESOTA,
St. Cloud Iron Works St. Cloud Minn	Greeting:
You are Hereby Required to Appear Before the	$above\ named\ Court, in\ and\ for\ said\ County, at$
the office of the Judge of Probate in the City of	St. Cloud in said County
on the 2nd day of Augus	t 1926 at 3 o'clock in the
after noon of said day, to give evidence and testi,	
Insanity of Albert Hein	
on the part of	informant
Witness: The Honorable	J.B.Himsl
Judge of Probate in and	for the County of Stearns
at St. Cloud	this 2nd
day of August	1. D. 19 26
	Judge of Probate

8871 2300

IN PROBATE COURT.

In the matter of the Love ty of albert Heire

State of Minnesota

k Certify and Keturn, That, at

the within named witness

.day of

personally, by reading the same to

Mileage, . Copy. -

SUBPOENA.

A. D. 19 Returned and filed Jacot A. Lahr

Clerk-Judge of Probate.

and delivering a copy

, I served the within Subpoena on

in said County

County of Steams

IN PROBATE COURT

FEE CLAIM-OFFICER

IN THE MATTER OF THE INSANITY OF

88.

Albert Hein

B.E.Schoener	on being	first du	ly sto	orn s	ays th	at he has a just and
rue claim against said county for services and disbu						
person to the State Hospital for the insane at						
nore particularly set forth, as follows:						
days necessarily employed at \$3.00 pe	r day,				-	S
Railroad fare from St. Cloud, Minn., to Fergus Fa						\$ 12.06
lack fare at St. Cloud & Fergus Fal						\$ 3.50
Hotel at Fergus Falls						s 3.50
odging and one meals for one						s50
Railroad fare from Fergus Falls, Minn., to St. Clo					sons	s 8.12
Reasonable compensation of One						s 4.00
Varrant and Mileage						s
Bringing and attending Court						\$
77			0			s 31.68
Total,	n	1	1	1		\$
Subscribed and sworn to before me this	10,1	50	es	20	e	net
42 day of duysol 1926)		,				
Q h. Menis						
· Judge of Probate						

County of Steamed

PROBATE COURT

In the Matter of the Insanity of

debert Hein

FEE CLAIM---OFFICER

Filed this 4th day of Gregoral 1926.

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

State of Minne	788.		TE COURT	
In the Matter of the		}		
Dr	tangl	on	being first duly swor	n, says that
he has a just and true claim a	gainst said County for	services in the above	enti s led matter as fo	ollows:
Services as ex	aminer		\$5.00	
twomil	le of necessary travel	at 15c per mile	\$	
		TOTAL JE AC	8 5.30 aug	
Subscribed and sworn to bef	fore me, this 2n	a aay of	Hugust States of	19. 26 1 Probate.

PROBATE COURT

IN THE MATTER OF THE

of albert New

EXAMINER'S FEE CLAIM

Filed this 2nd day of day of day of 1926

Docot A Lahre of Probate.

State of Minnesota, County of Stearns	IN PROBATE COURT
In the Matter of the Alleged Mental Disease of	FEE CLAIMWITNESS
John Bialka	on being first duly sworn.
says that he was a just and true claim against said County !	or services as a witness in the above entitled matter, as
tollows:	
Services as Witness, \$1.00	s1.00
two miles of necessary travel at .06 -	
Total	s 1.12
Subscribed and sworn to before me this 2nd	
day of August 19 26	A Becky
Judge of Probate.	John Co

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c	3	- 1	
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County of Steamed

PROBATE COURT

In the Matter of the Alleged Mental Disease of

albert Him.

FEE CLAIM—WITNESS

Jacob A Lahr

CLERK OF THE PROBATE COURT.

July 232d, 1926.

Dated

State of Minnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE Alleged Insanity of	2
Albert Hein	
Dr. P. E. Stangl	having been duly appointed an examiner in
in the above entitled n	natter 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. P. E. Stangl	be and he hereby is allowed
Five and 30/100 pDollars (\$ 5.30) for his services herein and that
upon filing this order with the Auditor of said County Auditor upon the Treasurer of said County.	

By the Court.

18. Temse of Probate.

Lunc icoo

County of

PROBATE COURT

State of Minnesota,

country of Stearus

In the Matter of the Insanity or albert Hein

Examiner's-Fee Order

B. C. 12 B.

Filed this

23.t.

day of

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

of the Probate Court of said County, do

signed my name this

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

Clerk-Judge of Probate

State County of	of Minnesota, Stearns	88.	IN PROBAT		
In the Matter	of the Alleged In	sanity			
of	Albert Hein				
Dr	P. E. Stan	gl gl	on bei	ng first duly swore	, says that
he has a just o	and true claim against sai	id County for serv	ices in the above ent	itled matter as fo	llows:
	Services as examiner			\$5.00	
	2 mile of nece	ssary travel at 15	e per mile \$_	.30	
		TOTA	" PE ta	5.30 ugl	
Subscribed	and sworn to before me, th	is 23rd	day of	July	1926.
			10.	Mark-Judge of	Probate.

PROBATE COURT

IN THE MATTER OF THE

Insanly of a of Albert Hein

EXAMINER'S FEE CLAIM

July 1076.

Jacob U. Rahn
Clerk Mage of Probute.

State of Minnesota. County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE Allged Insanity of	1
Albert Hein	
Dr. A. D. Whiting	having been duly appointed an examiner in
in the above entitled me	utter 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 t	hat the said
Dr. A. D. Whiting	be and he hereby is allowed
Five and 30/100 Dollars (8	5.30) for his services herein and that
$upon\ \mathit{filing}\ this\ order\ with\ the\ \mathit{Auditor}\ of\ said\ \mathit{County}\ a$	n order for said amount shall be drawn by said
Auditor upon the Treasurer of said County.	
Dated July 23rd, 1926.	

By the Court,

(18. To mias of Probate.

State of Minnesota, country of Stearns

PROBATE COURT

In the Matter of the Insanity of albert Hein

Examiner's-Fee Order

B. C. 12 B.

23.d.

State of Minnesota,

County of

of the Probate Court of said County, do

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

Clerk-Judge of Probate

State of Minnesota, (ss.	IN PROBATE COURT EXAMINER'S FEE CLAIM.
In the Matter of the Alleged Insanity of	}
Dr. A. D. Whiting	on being first duly sworn, says that
he has a just and true claim against said County	for services in the above entitled matter as follows:
Services as examiner -	\$5.00
2 mile of necessary trai	rel at 15c per mile \$
Subscribed and sworn to before me, this	23rd day of July 19 26.
	18. Thing C

County of Defarred.

PROBATE COURT

IN THE MATTER OF THE

Insanity of or albert Hein

EXAMINER'S FEE CLAIM

Filed this 23rd. day of
Suly 1076

Suly 1076

Level 4 had go of Probate.

State County of	nf Minn Stea	7	88.		OBATI			
In the Matter	of the	Insanit	у	1				
of	Albert	Hein		}				
Dr	A. D. W	hiting			on being	first duly s	worn, says t	ha
he has a just a	nd true clain	n against said Co	ounty for se	rvices in the	above entit	led matter o	as follows:	
	Services as	examiner -		VIII.		\$5.00		
	two	nile of necessar	y travel at	15c per mil	s <u>S</u>	30		
			TO	as.	wh	15,30 .	ig	
Subscribed a	and sworn to	before me, this	2nd	daj	y of	August	19.3	26
					19.00	Come Sud	ge of Probat	e.

PROBATE COURT

IN THE MATTER OF THE

of albert him

EXAMINER'S FEE CLAIM

Filed this 2nd day of August 1926

Jacot a Lahr

Olerk-Judge of Probate.

State of Minnesota. County of Stearns IN THE MATTER OF THE Insanity	IN PROBATE COURT EXAMINER'S-FEE ORDER
Albert Hein	
Dr. A.D. Whiting	having been duly appointed an examiner in
Lunacy in the above entitled ma	etter 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 to	hat the said
Dr. A.D. Whiting	be and he hereby is allowed
Five and 30/100 Dollars (8	5.30) for his services herein and that
upon filing this order with the Auditor of said County a	n order for said amount shall be drawn by said
Auditor upon the Treasurer of said County.	
Dated August 2nd 1926	
By the Court,	J. B. Homes of Probate.

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

of the Probate Court of said County, do

signed my name this

original order and record.

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

Clerk-Judge of Probate

State of Minnesota,

PROBATE COURT

In the Matter of the de sois and of Albert Frien.

Examiner's-Fee Order

B. C. 12 B.

County of

Filed this

August 10 36

State	nf	Minnesota,

Stearns County of

IN PROBATE COURT FEE ORDER

Insane Hospital Proceedings

IN THE MATTER OF THE INSANITY OF

Alhert Hein

John Bialka

having been duly sworn as a witness in

the above entitled matter and having filed his duly verified claim for fees allowed by law therefor.

SS.

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

Bialka

One and 12/100

Dollars (\$ 1.12) for his services berein and that

be and he hereby is allowed

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 August 2nd

19 26

By the Court

& B. Florinsk

To be made in Duplicate.

2071 2419

State of Minnesota

counts of Steamed

PROBATE COURT.

IN THE MATTER OF THE INSANITY OF

albert Hein

WITNESS' FEE ORDER

Jacob a Lahr.

CLERK OF THE PROBATE COURT STEARNS COUNTY, MINNESOTA

MANY OF ST. AND USE AN ARRANGED TO

State of Minnesota, County of Stearns	IN PROBATE COURT EXAMINER'S-FEE ORDER
IN THE MATTER OF THE Insanity	
Albert Hein	
Dr. P.E.Stangl	having been duly appointed an examiner in
Lunacy 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 adjudge	d that the said Dr. P.E.Stangl
	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 Count	y an order for said amount shall be drawn by said
Auditor upon the Treasurer of said County.	
Dated August 2nd 1926	

By the Court,

Country of Steams

PROBATE COURT

In the Matter of the of Albert Hein

Examiner's-Fee Order

B. C. 12 B.

Filed this 2 red day of

diguest 1926

State of Minnesota,

County of

of the Probate Court of said County, do

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

Clerk-Judge of Probate

St	ate	nf	Minnesota,	1
County o	1		Stearns	1

IN PROBATE COURT OFFICER'S FEE ORDER

IN THE MATTER OF THEInsanity
of Albert Hein
B.E.Schoener having been duly authorized by this Court
to convey the above named person to the State Hospital and having filed herein his duly verified claim for
fees allowed by law therefor.
Now therefore, it is hereby ordered and adjudged that the said
B.E.Schoener be and he hereby is allowed
Thirty One and 68/100 Dollars (\$ 31.68) for his services herein and
all disbursements actually and necessarily made for travel and expenses of himself, the patient, and
assistants, 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.
By the Court,
Judge of Probate.
Dated August 4th 19 26

8646 1686

State of Minnesota,

PROBATE COURT

IN THE MATTER OF THE Lasansty

of albert Wein

OFFICER'S FEE ORDER

Filed this Ath day of duguest

1956

facta. Lake of Probate.

71.98

State of Minnesota,

IN PROBATE COURT

IN	THE	MATTER	0F	THE	ESTATE	OF

Anna Fuchs

Decedent.

Petition for Determination of Descent of Land.

Your petitioner respectfully represents and shows:

FIRST-That he is a resident of the town of Lake Henrythe County of Stearns State of Minnesota.

SECOND-That he is a son and heir at law of decedent, (1)

and that he claims to have, and is entitled to, an interest in the lands hereinafter described as here inafter set forth.

THIRD—That the said decedent died at the Village of Richmond in the County of Stearns State of Minnesota on the e 31st day of July 1921, without (2) leaving a last will and testament (3)

and that more than five (5) years have elapsed since the death of said decedent, and that no will has been probated nor any administration granted in this State upon bix said estate.

FOURTH—That at the time of his death the said decedent was the owner of and seized of certain lands lying and being in the County of Stearns State of Minnesota, described as follows, to-wit: an undivided one-half (\frac{1}{2}) interest in lots numbered ten, eleven and twelve (10, 11 & 12) in block numbered twenty-three (23) in Bruning's Addition to the Townsite (now Village) of Richmond, according to the plat and survey thereof on file and of record in the office of the Register of Deeds, in and for Stearns County, Minnesota,

FIFTH-That the interest of your petitioner in said lands is as follows:
that as son of said decedent he is entitled to an undivided oneeleventh (1/11) share in said lands.

SIXTH-That the names, ages, residences and relationship to said decedent, of all his heirs and devisees, according to the best information of your petitioner are as follows, to-wit:

NAMES	AGES years	RESIDENCE .	RELATIONSHIP
Louisa L. Fuchs	30	Lake Henry, Minn,	daughter
Eva Schmitz	49	Lake Henry, Minn.	daughter
Catherine Schmitt	47	Cold Springs, Minn.	daughter
Nick Fuchs	39	Lake Henry, Minn.	son
Mike Fuchs	37	Foxholm, North Dakota	son
Math Fuchs	45	Lake Henry, Minn.	son
Jacob Fuchs	52	Foxholm, North Dakota	son
John Fuchs	42	Lake Henry, Minnesota	son
Leo Fuchs	35	Spring Hibl, Minn.	son
Joseph Fuchs	27	Zion, P. O. Paynesville, Minnesota	son
Susanna Braegelmann,	30		daughter.

that the court make and enter its decree assigning the said lands to the persons thereunto entitled.

Petitioner.

State	of	Minnesota,)
		0	88.

County of Stearns

Math Fuchs

muth Fushs

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

Subscribed and sworn to before me this

day of July 19 26

Notary Public Stearns

County, Minnesota.

My Commission Expires

May 23,

1931

Note (1) Insert relationship to decedent.

- " (2) If there is no will, insert "without".
- '' (3) If there is a will, insert here "which is herewith presented for probate", and state briefly its contents.

State of Hinnesota, Scanny of Leare,
PROBATE COURT

Decedent.

Petition for Determination

of Descent of Land.

Fried this.

1976.

Jacob A. Sak.

So. Sol.

Zordalugh 98

St. Cloud, Minn., August 12,

扭

To The North Star Printing & Bublishing Co. De-

Bublishers of

The Best Aduertising Medium in Northern Minnesota

Der Noedstern

Sates on Application

JAN 31 1927

Citation for Hearing on Petition for Determination of Descent of Land.

Estate of Anna Fuchs, Deceased. State of Minnesota, County of Stearns, In Probate Court.

In the Matter of the Estate of Anna

Fuchs, Decedent.

The State of Minnesota to all persons interested in the determination of the descent of the real estate of said decedent: The petition of Math Fuchs having been filed in this Court, representing that said decedent died more than five years prior to the filing there of, leaving certain real estate in said petition described, and that no will of decedent has been proved nor administration of her estate granted in this state, and praying that the descent of said real estate be determined by this

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 Room in the court house in the city of St. Cloud. in the county of Stearns, State of Minnesota, on the 20th day of August, 1926, at nine o'clock A. M., why said petition should not be granted.

Witness, the Judge of said Court, and the seal thereof, this 26th day of July, 1926.

(Court Seal) Paul Ahles,

J. B. HIMSL. Probate Judge.

Atty, for Petitioner jul 29 5 12

STATE OF MINNESOTA, L SS. County of Stearns

Chas. A. Petters and says that he now is and during all the times hereinafter mentioned has been the

That he has knowledge of the facts and knows personally that the printed DO 1100

Situation for Hearing on Petition ... hereto attached, cut from the columns of said newspaper, was inserted, printed and published in said newspaper once in each week for Thr. 0.0 weeks, and that all of said publications were made in the

of official and legal publications as required by section 3 and 4 of chapter 484, Session

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

(2) Issued once each week from a known office, established in such place for

(3) Made up to contain general and local news, comment and miscellany nor

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 the existence of con-

Purther affiant saith not, save that this affidavit is made pursuant, to section 4 of chapter 484, Session Laws of Minnesota 1921, and is intended to accompany the bill for the publication in said newspaper of the aforesal say divertisement.

Notary Public, Stearns County, Minnesota Geo. L. Rosenberger

Feb. 7th, 1928

Subscribed and sworn to before me this ... 22th

Stearns County

In Probate Court

In the Matter of the Estate of anna Fuels.

Affidavit of Bublication of Order for Bearing on

Descent of Lands

Filed Aug soil 1926 Jacob a. Lah.

ESTATE OF	Anna	Fuchs,	Deceas	ed
-----------	------	--------	--------	----

County of Stearns

88.

IN PROBATE COURT

In the Matter of the Estate of	Anna	Fuchs	, Decedent
On reading and filing the petition of	Math	Fuchs	praying
that this court determine the descent of certain			
decedent in his life time, who died more than five	e years prie	or to the date	hereof:
H is Ordered. That said petition be habove named decedent be and appear before this august 1926, at nine House at the City of St. Cloud in said matter can be heard, show cause, if any the Let notice of said hearing be given by the in The Der Nordstern	court on the court on the court on the court of the court	e	20th day of Probate Court Rooms in the Court and there, or as soon thereafter as hould not be granted. ition of this Court in said matter
according to law			

Dated July 26th . 19 26.

J. B. Homes Con Brobate.

county of Steamed

PROBATE COURT

In the Matter of the Estate of

Anna Frehe

Order of Hearing on Petition for Determination of Descent of Land

Filed this 26 the day of Jeely 1926 and recorded in Book of orders

Page ...

Jacob A Lahr Clerk-Judge of Probate.

Estate of Anna	Fuchs, Deceased.	
TATE OF MINNESOTA, County of	Stearns	In Probate Court.
n the Matter of the Estate of	nna Fuchs	Decedent:
The State of Minnesota to		
U persons interested in the determination of the e	descent of the real estate of	said decedent: The petition
Math Fuchs	hai	ving been filed in this Court,
epresenting that said decedent died more than fiv	ce years prior to the filing t	hereof, leaving certain real
state in said petition described, and that no wi	ill of decedent has been pr	roved nor administration of
	raying that the descent of sc	uid real estate be determined
y this Court.		
Therefore you and Each of you. Are he	ereby cited and required to s	how cause, if any you have
efore this Court, at the Probate Court Room in th	e Court House in the	City of
St Cloud, in the County of		
the 20th day of Aughty said petition should not be granted.		
Witness. The Judge of said Court, and the	seal thereof, this	26th day of
July 19 26.		0-1
	6	13 Thomas
		Probate Judge.
	Ahles	
SEAL Atten		

country of Steamed

PROBATE COURT.

IN THE MATTER OF THE ESTATE OF

anna Fuche

Citation for Hearing on Petition for Determination of Descent of Land

Filed this 26 th day of

July 1926 Jacob A Lahr

1/20/26 MILLEN-DAVIS CO., MINNEAPOLIN

State of Minnesota,	IN PROBATE CO	OURT-
County of Stearns		-
IN THE MATTER OF THE ESTATE OF		
Anna Fuchs Decedent	Decree of De	scent
The above entitled matter came on to be heard on the	20t)	1
August 19 26, upon the petition		day of
. Is so, upon the petition	(o) may rache	
praying for the judicial determination of the descent of the said decedent at the time of h	appeared in person court having duly consid	ered said petition, the
evidence adduced in support thereof		
fluds the following facts: FIRST—That due notice of said hearing was given be court in the Der Nordstern according to law proof of the publication of been filed in this Court	ny the publication of the o	
SECOND-That the petitioner is a resident ofth	e town of Lake H	enry
in the County of Stearns State of M	innesota ,	and has an in In
the said lands of decedent hereinafter described as follows, to	swit:	
That he is an heir at law of said dec	eased and as suc	h he
to an undivided interest therein		
THIRD—That the above named decedent died at		
Stearns State of Minnesota	on the	31st
day of July , 19 21 wi	thout	(1)
leaving a last will and testament.		(2)
and that more than five years have elapsed since the death her probated nor administration had upon said estate in the	of said decedent, and the State of Minnesota.	that no will has been
FOURTH-That said decedent, at the time of herd		
tracts of land in the County of	, State of Minnesota	, described as follows,
to-wit:		
An undivided one-half (1) interest Elevan (11) and Twelve (12) in Block in Bruning's Addition to the townsite according to the plet and survey of and of record in the office of the resaid Stearns County Minnesota.	numbered Twenty (now Village) o said minimahan add	Three (23) f Richmond ition on file

of said decedent and the persons entitled to NeT estate and the lands herein described, to wit: Louisa L. Fuchs, Eva Schmitz, Catharine Schmitt, Susanna Braegel- mann, (now deceased), Nick Fuchs, Mike Fuchs, Math Fuchs, Jacob Fuch John Fuchs, Leo Fuchs and Joseph Fuchs, all children of said dece	
Louisa L. Fuchs, Eva Schmitz, Catharine Schmitt, Susanna Braegel- mann, (now deceased), Nick Fuchs, Mike Fuchs, Math Fuchs, Jacob Fuc John Fuchs, Leo Fuchs and Joseph Fuchs, all children of said dece	
John Fuchs, Leo Fuchs and Joseph Fuchs, all children of said dece	he.
AS A CONCLUSION FROM THE FOREGOING FACTS, IT IS ORDERED, ADJUDGED.	
그는 그 그는 그 그는 그 그는 이 사람들은 얼마나 있는 것이 되었다. 그는 그들은 사람들이 되었다면 하는 것이 되었다. 그는 그는 그는 그는 그를 모르는 것이 없는 것이다면 하는 것이다. 그는	LND
DECREED, That all and singular the above described lands descended to, and is the property of, the a	bove
named persons they being the only heirs at law of said deceased as aforesaid,	.(5)
and that the same be, and hereby are, vested in and assigned to, the above named persons, in the following	ring
proportions, to wit: All thereof in equal and undivided shares, in fee simple	le,
forever, in the hereinbefore named children of said deceased, or	
an undivided one eleventh (1/11) thereof to each.	
To have and to hold the Same, together with all the hereditaments and appurtent	TI COR
ever.	for-
Witness the Honorable, J.B. Himsl Judge of said e	for-
Witness the Honorable, J.B. Himsl Judge of said cand the seal thereof, this 20th day of August 19 26	for-
Witness the Honorable, J.B. Himsl Judge of said conditions the seal thereof, this 20th day of August 199 26 Dated August 20th 19 26 Judge of Parket	for-
witness the Honorable, J.B. Himsl Judge of said cand the seal thereof, this 20th day of August .19, 26 Dated August 20th 19 26 Note (1) If will, insert "A"; and if no will, insert "Without."	for-
Witness the Honorable, J.B. Himsl Jadge of said conditions the seal thereof, this 20th day of August 19 26 Dated August 20th 19 26 Note (1) If will, insert "A"; and if no will, insert "Without." Note (2) If so will, strike out; if will, insert "which has been presented for probate" and state its contents. Note (3) If no will strike out; if will, insert "that said will has been duly proved as the last will and testament of said deceden	for-
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The sease of the s	for-
midthe seal thereof, this. Soth day of August 19 26 Dated August 20th 19 26 Dated August 30th 19 26 Dated August 30th 19 26 Dated If will, insert "A"; and if no will, insert "which has been presented for probate" and state its contents. Note (3) If so will, strike out; if will, insert "that said will has been duly proved as the last will and testament of said decedent is hereby allowed and admitted to probate. Note (4) If will, insert "cole devisees under said last will and testament"; if no will, insert "sole devisees under said last will and testament"; if no will, insert "as sole devisees under said last will and testament"; if no will, insert "as sole heirs at law." Note (5) If will, insert "as sole devisees under said last will and testament"; if no will, insert "as sole heirs at law of said decedent is a sole devisees under said last will and testament"; if no will, insert "as sole heirs at law of said decedent is a sole devisees under said last will and testament"; if no will, insert "as sole heirs at law of said decedent is a sole devisees under said last will and testament"; if no will, insert "as sole heirs at law of said decedent is a sole devisees under said last will and testament"; if no will, insert "as sole heirs at law of said decedent is a sole devisee under said last will and testament"; if no will, insert "as sole heirs at law of said decedent is a sole devisee under said last will and testament"; if no will, insert "as sole heirs at law of said decedent is not said to said the said and testament"; if no will, insert "as sole heirs at law of said decedent is not said to said the said	for-

Moffingford

IN PROBATE COURT State of Minnesota. County of 18asus-In the Matter of the Guardianship of Raymond Hor Minor. Your undersigned petitioner states to the Court as follows: That he is the mother of the minut and makes this petition in behalf of said minor. That the age and date of birth of said minor Bome Horember 17, 1923 in the County of The petitioner his mother his father is deceased. That said minor has property in the possesson of the Essal Morkem Ry Jompany and is about to the translation of the tromal our to this Translan, amount is \$3000° That the parents of said minor faker is dead and his mo ther is this Petitioner and his custodian That said minor has no testamentary guardian, and that no proceedings are pending in any Court of this State involving the care or custody of said minor, or rese estate: That it is expedient and necessary that a quardian of person, estate, or both) Estate be appointed for reasons following, to-wit: That some one can take care of the money of this Amnor

and that of ohome Hor in the County of Ateaus State of Milyessa, is a suitable person to act as such guardian: Wherefore your petitioner prays that said chara hos or some other person suitable to the Court be appointed guardian of the proposed and Estale of said minor

who resides at

State of Minnesota,	
Country of Hearns	
County of Hearns How	
being dule worn, on oath says; that he is the person	who makes the foredaind netition that he knows
the contents of said petition, and that the same is true	
stated on information and belief, and that as to thos	
29 day of only 1026	Johanna Now
- Lacob Whater	
Antony Public CLERK COUNTY.	
NAME OF THE PROPERTY	
My Commission espires County, My Commission espires County, County, County, County, County, County, County, County, My Commission espires	
I, the undersigned, hereby consent to become the	0 19.
of the minor named in the foregoing petition, and	to qualify as such decording to law.
	Johanna Med
0	
I the amderigaed polis	lioner menther and
of 1. 1 1 mm	· - 1. Ferely wais
Francian of said M.	see of war
one further notice	the Francis
James - colored - colored	7
1926	Johanna Ros

Gules ain 23th, day of July of July A Clerk Mark of Propose.

Petition for Guardian by Relative or Other Inter-

lested Person

2699

PROBATE COURT

State of Minnesota,

REMATTER OF THE GLARDIANSHIP OF

State of Minnesota,

IN PROBATE COURT

IN THE MATTER OF	THE GUARDIANSHIP OF
Raymond	Noe /
	Minor
	Ward.

ORDER APPOINTING GUARDIAN

The above entitled matter came on to be heard and consid	lered by the Court on the	23rd
day of July 19 26, upon the petition	of Johanna Noe	
praying that a guardian be appointed of the person	and estate	of the above named
Raymond Noe, Minor		
and the Court having considered the said petition and evidence	e adduced in support the	reof, and examined
the files and records in said matter, finds the following facts	, to-wit:	
First—That notice of said hearing on said petition was	places no required by law	by the service of the
order of this Count for said hearing upon said: Waived by	y the mother of a	said minor.
personally, more than plauries ways polarisosaid day of hear	ringo	
Second—That said Raymond Noe		
is a resident of Holdingford,		in said County of
Stearns State of Minnesota; a	nd is the owner of certain	n property i
in said petition.		
Third-That said Raymond Noe		nable
and incompetent to care for and manage his	said property by reas	son of the facts and
disabilities following, to-wit: That he is unde		
Fourth-		(1)
Fifth—That Johanna Noe		tehose
Post Office address is Holdingford, Minnesota,		in the County of
Stearns State of Minne	esota, is a suitable person	to act as guardian
of said Rsymond Noe, Minor.		

It is Therefore Ordered, That the said	Johanna Noe
be, and he hereby is, appointed guardian of the	person and estate of said
Raymond Noe, Minor	, and that before entering
	letters of guardianship be to he I issued Blue
	w required and give bond to the Judge of this Court in
	(\$3000.00) Dollars,
seem anything and the continues and any	(2)
Dated July 23rd 19 26	. 1000
	10. 10 must
No. 10	Suage of Probate Court.
Note (1) ditions and need, if any, as to care, 913.	treatment, education, etc., under Section 7443-7444 General
itions, if any, as to care, treatment, and 1913.	maintenance, education, etc., under Section 7443-7444 General
11 1. 13 1	H at at
fant fant :	dia
R R	Suardia Light day of orders, or of orders,
10 on 8	2
# O 9	
E 1	ing Guardian 3 & day of 1926, and 3 of orders, at 1 le les
TE TE	23 s d day of 1926, and of orders, at
BATE OF THE	ppointing 233
ROBATE SATTER OF THE	this 23 of day orders, of orders, orders, of orders, orders, of orders, orde
State of Minnesota, onty of Account of The COURT. THE MATTER OF THE GLANDIANSHIP	der Appointing
State of Minnesota, County of PROBATE COURT. IN THE MATTER OF THE GLANDIANSHIP OF	Order Appointing Guardian Filed this 23 of day of green and recorded in Book 3 of orders, at rage 4 of Clerk bentles of Probate.

6696

Military Statement, Manager, or Association

ORDER FOR HEARING ON-ACCOUNT OF GUARDIAN STATE OF MINNESOTA, County of Stearns-In Probate Court, File No.

7,699.

In Re-Guardianship of Raymond Noe.

Ward.—Order for Hearing on Annual

Account of Guardian.

The guardian of the above named ward having filed her account herein and petition for settlement and allowance thereof.

IT IS ORDERED, That the hearing thereof be had on Friday, September 4th. 1956. At 9 o'clock, A. M. before this Court in the probate court room in the court house in the City of St. Cloud, Minnesota, and that notice fall hearing be given by publication of this order in the St. Cloud Daily Times and the Daily Journal Press, a legal newspaper, and by mailed notice as provided by Jaw.

(Court Seal)

Dated August 10th, 1936.
PAUL AHLES.
Probate Judge.

PETER AHLES, Esq., Attorney for Petitioner, St. Cloud, Minnesota, 8-13-20-27 STATE OF MINNESOTA. (88

Fred Schilplin, being duly sworn on oath says; that he now is, and during all the times herein stated has been, the publisher of the newspaper known as The St. Cloud Daily Times and The Daily Journal Press, and has full knowledge of the facts herein stated,

That for more than one year immediately prior to the publication therein of the printed ORDERFOR HEARING ON ANNUAL ACCOUNT OF GUARDIAN

hereto attached, said newspaper was printed and published in the English language from its known office of publication within the City of St. Cloud in the County of Stearns, State of Minnesota, Daily except Sundays of each week in column and sheet form equivalent in space to at least 450 running inches of single column two inches wide; has been issued from a known office established in said place of publication equipped with skilled workmen and the necessary material for preparing and printing the same; The St. Cloud Daily Times and The Daily Journal-Press has had in its makeup not less than twenty-five per cent of its news columns devoted to local news of interest to said community it purports to serve, the press work of which has been done in its said known office of publication; has contained general news, comments and miscellany; has not duplicated any other publication; has not been entirely made up of patents, plate matter and advertisements; has been circulated at and near its said place of publication to the extent of 240 copies regularly delivered to paying subscribers; has been entered as second class mail matter in the local post office of its said place of publication; that there has been on file in the office of the County Auditor of said county the affidavit of a person having first hand knowledge of the facts constituting its qualification as a newspaper for publication of legal notices; and that its publishers have complied with all demands of said County Auditor for proofs of its said qualification

That the printed ORDER FOR HEARING ON ANNUAL ACCOUNT OF GUARDIAN

August 1936and thereafter on Thursday of each week to and including the 27th day of August 1836. and that the following is a copy of the lower case alphabet which is acknowledged to have been the size and kind of type used in the publication of said notice, to-witing

abcdefghijklmnopgrstuvwxyz

Ireld Schiefeni

Subscribed and sworn to before me this 28th

of August

(Otto A. Rupp)

Notary Public, Stearns County, Minnesota My commission expires

October 1st. 1937.

Affidavit of Publication

THE ST. CLOUD DAILY
TIMES and THE DAILY
JOURNAL-PRESS

Of ORDER FOR HEARING ON ANNUAL ACCOUNT OF GUARDIAN.

In Re Guardianship of

Raymond Noe,

Ward.

FILE NO. 7699.

august Herry

State of Minnesota.

County of Stearns

IN PROBATE COURT

IN	THE	MATTER	OF THE	GUARDI	ANSHIP	OF

Raymond Noe

Minor Hour

LETTERS OF GUARDIANSHIP

To

Johanna Noe

Greeting:

WHEREAS, You have been appointed guardian of the person and estate of the above named ward, by the order of this Court, and have duly qualified according to law to act as such guardian:

As such quardian, you are required to make and file in this Court a full and true inventory of all the property and estate of said ward, within three months from the date hereof; to take possession and control of all the property and estate of said ward, both real and personal, and the profits, emoluments and proceeds thereof, and safely keep, care for, manage, conserve, invest, and re-invest the same, as economically as possible; and, so far as necessary, apply the income and profits and personal property thereof to the suitable maintenance and support of said ward and the payment of all the just debts of said ward if the same be sufficient therefor; and if the sufficient, then out of the proceeds of the sale of real estate of said ward, to be made under and to represent said ward in all legal proceedings, and to compound debts due said ward, with the approval of this Court, and discharge debtors so compounded with.

YOU ARE FURTHER REQUIRED, at the end of each year of your said trust and at such other times as the Court may require, and at the termination of your said trust, to make and file in this Court full and true accounts, with full itemized statements, of all property received by you and remaining in your hands, of all expenditures and investments made by you, and of what remains in your hands, with full details of the condition and value thereof; and at the termination of your said trust, to turn over and deliver to said ward, or to

legal representatives, all property and estate of said ward then remaining in your hands.

nou	ARE FUR	THER	REQUI	RED;		(1
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					July	Judge of sa
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COURT SEAL					DIL	max.
				1		Judge of Probate.
				d also, insert p		care of, education, et
State 1	of Minn	esota,	\		IN PROBATE (COURT
County of			, f as.			
whole thereof. IN TESTI	MONY WHI	EREOF, I N	save hereunto s	subscribed my	name and affixed t	aid original and of the seal of the Proba
		A. D. 19.				
						Judge of Probate,
						TO SECURE A CONTRACT OF THE PARTY OF THE PAR
				of		
				of		

2	tate	nf	Minnesota.	0
ounty	of		Stearns	100.

PROBATE COURT.

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

In the matter of the guardianship of Raymond Noe

OATH OF APPRAISERS.

State of Minnesota,

County of ...

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

of the County of judgment and ability.

Subscribed and sworn to before me this day of , 19

Notary Public, Minnesota.

My Commission Expires

19

INVENTORY AND APPRAISEMENT

Of all real estate, and all the goods, chattels, rights and credits and estates of...

Raymond Noe.

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

Dated this 8th day of August A. D. 1936.

REMARKS

VALUE

None

CLASS ONE-REAL ESTATE.

TOTAL,

VALUE

none

TOTAL,

NO. CLASS SIX-All Other Personal Property.

REMARKS

VALUE

\$3000.00 collected by the undersigned in July, 1926 as damages for the wrongful death of the father of the min in the sum of \$3000.00

00.00

TOTAL,

TOTAL APPRAISEMENT,

\$3000 00

Johanna / Place

Guardian

County of		Stearn	18)88,		Johann	a Noe
being dul	y sworn, say	that	she	18		the guardia	n of the person and estate of
			aymond				
ho oxe	18		residing in	n the County	of Mo	rrison	State of
Ainnesote	u; that the fore	going is o	a just and	true inventor	ry of all the r	eal estate, and	of all the goods, chattels, rights and
redits bel	longing to the so	aid 1	ninor	wi	hich have com	to her	possession
knowle	dge; and that	upon dili	gent inqui	ry she	ha s not	been able to di	scover any other property or estate
elonging	to the said	Ray	nond No	е	4	Johans	na Noe
	bscribed and s					August	A. D. 19 36.
Ly Com	mission Expir	res Ju	ne 12	19 41.		Pete	er Ahles, Notary Public.
							Stearns County
ve ha nave cla hereof in no appra	money, as by	rent items	under thei	ir respective k	ed in the fore leads, and ha	going inventory, we set down oppo	subscribed the oath hereto annexed which has been to us exhibited, and osite each item, in figures, the value and the total amount of the property
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County of Ses. IN PROBATE COURT In the Matter of the Guardianship of Tay I Tag I Minor To the Probate Court in and for said County: Your petitioner respectfully states and shows that he is the same person named in the above entitled matter; that he is now of age having become 2/ years of age on the Tay I day of Tay I day of Tay I hat heretofore
To the Probate Court in and for said County: Your petitioner respectfully states and shows that he is the same person named in the above entitled matter; that he is now of age having become 2 years of age on the 2 / 7 day of A. D. 1944, that heretofore
Your petitioner respectfully states and shows that he is the same person named in the above entitled matter; that he is now of age having become 2 years of age on the 2 / 7 day of A. D. 1944, that heretofore
he is now of age having become 21 years of age on the 20 17 & . day of 20 . A. D. 1944, that heretofore
he is now of age having become 21 years of age on the 20 17 & . day of 20 . A. D. 1944, that heretofore
A. D. 1944, that heretofore
was by said Court appointed guardian of your petitioner; that your petitioner has made a full and complete settlement with
said guardian, and has received from said guardian all the money and property in the hands of said guardian belonging to your
petitioner that he waives the issuance of any notice of hearing upon the final account of said guardian and hereby and
herewith submits & self to the jurisdiction of this Court and asks that the final account of said guardian submitted to this Court this day may be heard without any notice whatsoever.
Wherefore, Your petitioner prays that the said John Rose No.
as such guardian, be discharged; bond
given in said matter canceled, and that said Johanna Nac
Iguardian, be pot required to file any further account in said matter.
Dated this 10 ch day of July , 1945
State of Minnesota) / P. C. O. O.
State of Minnesota, Ss. Ray mond Me Petitioner.
County of County of Petitioner.
tay word noe
being duly sworn says that he has read the foregoing petition and knows the contents thereof and that the same is true,
to knowledge, except as to those matters stated on information and belief and to those matters that he believes them to be true.
" //ay mond //re
Subscribed and sworn to before me this 10 k day of July ,1945
Victoria Helphonik
Notary Public, VICTORIA WEISSPICK County, Minn.
My commission expires , 19 Notary Public, Steama County, Minnesots Ny Commission Expires October 19, 1946

State of Minnesota,

County of

Stearns

PROBATE COURT

In the Matter of the Guardianship of

Raymond Noe

Minor Ward

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

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

Filed this 10th

day of

July

. A. D. 19

Track Margaret Probate.

No. 3758*

State of Minnesota. Stearns

88.

IN PROBATE COURT

In the Matter of the Guardianship of

Raymond Noe

Minor

Raymond Noe

representing among other things that he was 21 years of age on the 17th November

day of

Johanna Noe

On reading and filing the petition of said

Bu the Court:

A. D. 1944; that he has made a full and complete settlement with

as quardian and has received from said quardian all the money and property in the hands of said quardian belonging to said petitioner, and praying that said quardian be

discharged as guardian of said petitioner

and her

bond given in said matter cancelled.

Ward

and that said

County of

Johanna Noe

as such

quardian, be not required to file any further account in said matter; and it appearing that the facts therein set forth are true,

It is Ordered, That the said

Johanna Noe

as such

quardian of said ward , be forever discharged from all the duties, powers and liabilities of the trust as quardian of

Raymond Noe, said minor

Ward

Dated at A. D. 19 45

St. Cloud, Minn. , the

(Court Seal)

Stearns

PROBATE COURT

In the Matter of the Guardianship of Raymond Noe

> Minor Ward

Order Discharging Guardian on Petition of Ward After Becoming of Age

Filed this 10th

day of July

, A. D. 19 45

and recorded in Book & J of orders

page .

No. 3757*

In the Mat or of the Guardianship of Raymond Noe, A Minor.

PETITION

TO THE HONORABLE PAUL AHLLS, JUDGE OF THE ABOVE NAMED COURT:

The Gusranty State Bank and Trust Company, a corporation organized under the laws of the State of Minnesota, with its place of business at St. Cloud, Winnesota, respectfully states and shows to the Court:

- 1. That on October 2, 1939, your perespectfully petitioned the Court that it be discharge as surety from the bond of the guardian in the above entitled matter. That thereafter the Court made an order requiring the guardian to file a final account and to furnish a new bond.
- 2. That thereafter the guardian filed a final account which was duly approved and allowed by order of the Court dated December 1, 1939, and in said order the Court Turther required the guardian to file a new bond and upon the filing of the same the Guarenty State Eank and Trust Vomosny, the surety under the guardian's prevent bond would be discharged.
- S. That the sumrdian has failed to file any such bonnes required by order of the Court end has failed to pay your netitioner the sum of Sixty (.60.00) Bollars premiums due on the existing bond.

WHEREFORE, your petitioner prays that the lourt make an order:

 Removing the guardian and substituting a new qualified guardian. 2. Requiring said swardien to vay your petitioner
the premiums for said existing bond.

3. Requiring the swardien to turn over to the
new swardien the court may expoint, all properties and essets
of said trust.

4. For such other and further relief as the Court
may deem Just and proper.

Dated January 8, 1940. .

QUARANTY STATE BANK AND TRUST COMPANY

By h. The rece

Petitioner

County of Stearns

L. H. Rice being first duly sworn upon oath deposes and says that he is the President of the Guerenty State Bank and Trust Company, the petitioner named in the foregoing patition; that he has read said patition and knows the contents thereof and that the same is true to the best of his knowledge except as to such matters therein stated on information and belief and as to such matters he believes it to be true.

Subscribed and sorn to before me this // day of January, 1940.

Allm I. Thurad

ALLEN A ATWOOD, St. Cloud Newsy Punks Warry David, Mind. My Commission Engine February 18, 1940.

STATE OF MINNESOTA County of Stearns IN PROBATE COURT

In the Matter of the Guardianship of Raymond N

PETITION

Jan 10th He Brankstergog

LAW OFFICES OF

ATWOOD & QUINLIVAN

WESTERN UNION BUILDING

STATE OF MINNESOTA)
(SS.
COUNTY OF STEARNS)

IN PROBATE COURT

In the Matter of the Guardianship of Raymond Noe, Minor.

ORDER

Upon reading the foregoing petition a Johanna Noe, guardian of Raymond Noe, a minor and the Court being fully advised in the premises;

IT IS HEREBY ORDERED, That the guardian Johanna Noe be and hereby is authorized to pay the sum of One Hundred Fifty & no/100ths (\$150.00) Dollars attorneys and suit money as prayed for in her said petition.

Dated this 16th day of October, 1936.

BY THE COURT:

Probate Judge

STATE OF MINNESOTA)
COUNTY OF STEARNS

IN PROBATE COURT

In the Matter of the Estate of Raymond Noe, Minor.

PETITION

Comes now the guardian Johanna Noe, and petitions the Gourt as follows:

1.

That your petitioner is the duly appointed, acting, and qualified guardian of Raymond Noe, a minor.

2

That as such guardian and pursuant to an or the Probate Court authorizing her so to do she brough action to recover the sum of \$2500.00 for the recovery of money and property belonging to the ward.

3.

That your petitioner has made settlement of said action and in said settlement has received a house and lot in the City of St. Cloud of the value of \$2000.00. That said settlement has been approved by an order of this court.

4.

That your petitioner has incurred attorneys fees and suit expenses in the sum of \$150.00 and that your petitioner prays for an order of the Court authorizing her to pay said attorneys fees and suit money.

WHEREFORE, Your petitioner prays for an order of the Fourt authorizing the payment of \$150.00 attorneys fees and suit money.

Dated this 16th day of October, 1936.

Johanna Noel

STATE OF MINNESOTA)
(ss.
COUNTY OF STEARNS)

JOHANNA NOE, being first duly sworn upon oth deposes and says that she is the guardian of Raymond Noe, minor, that she has read the foregoing petition and knows the contents thereof, that the same is true of her own knowledge except as to those matters therein stated on information and belief and as to those matters she believes it to be true.

Johanna Med

Subscribed and sworn to before

me that 16th day of Oct. 1936.

Leter allen

Peter Ahles, Notary Public, Stearns County, Minnesota. My commission expires June 12, 1941. TE OF MINNESOTA

IN PROBATE COURT

In the Matter of the Guardianship Of Raymond Noe, Minor.

PETITION AND ORDER FOR
ALLOWANCE OF ATTORNEYS FEES

October 20 th Frank Herrog Recorded in book 7,

PETER AHLES

Attorney for PETITIONER

ST. CLOUD, MINNESOTA

DEWALD PUBLISHING CO., NEW ULM, MINN.

STATE OF MINNESOTA)
COUNTY OF STEARNS

IN PROBATE COURT

In the Matter of the Estate of)
Raymond Noe, Minor.

ORDER

Upon reading the hereto attached petition of Johanna Noe, Guardian of Raymond Noe, minor, the Court being fully advised in the premises;

IT IS HEREBY ORDERED, That said Johanna Noe is hereby authorized to institute a suit against Frank Dzieweczynski to recover the sum of Twenty-five Hundred (\$2500.00) Dollars, that said action may be brought by said Johanna Noe in her capacity as guardian of the Estate of Raymond Noe, minor.

Dated this 5th day of September, 1936.

By the Court:

Probate Judge

STATE OF MINNESOTA)
(88.
COUNTY OF STEARNS)

IN PROBATE COURT

In the Matter of the Estate of Raymond Noe, Minor.

PETITION

Your petitioner, Johanna Noe respectfully shows to the Court and alleges:

- 1. That she is the duly appointed, qualified, and acting guardian of the Estate of Raymond Noe, a minor.
- 2. That there came into her hands as guardian of the estate of said minor the sum of Three Thousand (\$3,000.00) Dollars.
- 3. That your petitioner as guardian of said
 Raymond Noe invested the sum of Twenty-five Hundred (\$2500.00)
 Dollars in a real estate mortgage upon the lands situated
 in the County of Stearns, State of Minnesota described as
 follows:

The North Half of the Southwest Quarter (N2SW1) of Section Fourteen (14), less One (1) acre formerly sold for School purposes (in the Northwest corner of said N2SW1) and the Northeast Quarter of the Southeast Quarter (NE1SE1) of Section Fifteen (15), all in Township One Hundred Twenty-six (126), N. Range Thirty-(30) W.

- 4. That said above described lands at the time when said mortgage was given were owned by Joseph Dzieweczynski who with his wife signed a mortgage upon said lands to your petitioner, guardian of Raymond Noe, minor.
- 5. That thereafter Frank Dzieweczynski procured title to said land from Joseph Dzieweczynski and by misrepresentation made to your petitioner, induced your petitioner to satisfy said mortgage, said inducement was brought about by a

promise and agreement on the part of said Frank Dzieweczynski to execute and deliver, his wife joining, a first mortgage upon said lands to your petitioner.

6. That your petitioner relying upon said promise so made to her by said Frank Dzieweczynski did execute and deliver to said Frank Dzieweczynski a satisfaction to said mortgage, that thereafter said Frank Dzieweczynski refused to execute and deliver to your petitioner a first mortgage upon said lands and did mortgage the same to one Frank Kulig.

7. That your petitioner desires to bring an action in the District Court of Stearns County, Minnesota against said Frank Dzieweczymski to recover the sum of Twenty-five Hundred (\$2500.00) Dollars from said Frank Dzieweczynski.

WHEREFORE, Your petitioner prays that the C make its order authorizing your petitioner to institute an action for the recovery of the said Twenty-five Hundred (\$2500.00) Dollars in her capacity of guardian of Raymond Noe, minor.

Dated this 4th day of September, 1936.

Petitioner.

STATE OF MINNESOTA)
(85.
COUNTY OF STEARNS)

Johanna Noe being first duly sworn upon oath, deposes and says that she is the petitioner in the foregoing petition, that she has read the same and knows the contents thereof, that the same is true except as to those matters therein stated on information and belief and as to those matters she believes it to be true.

Petitioner.

Subscribed and sworn to before me this 4th day of September, 1936.

Notary Public, Stearns Co., Minn. My commission expires June 12, 1941. 7699

STATE OF MINNESOTA COUNTY OF STEARNS

IN PROBATE COURT

In the Matter of the Estate of Raymond Noe, Minor.

PETITION & ORDER

Quarded in book 171

Sept Sept DAY of

PETER AHLES

titioner.

ST. CLOUD, MINNESOTA

SWALD PUBLISHING CO., NEW ULM, MINE

COUNTY OF STEARNS

IN PROBATE COURT

In the Matter of the Estate of Raymond Noe, a Minor.

ORDER

Upon reading the petition of the guardian in the above entitled estate and upon reading the settlement set forth in said petition and the Court being advised in the premises,

IT IS HEREBY ORDERED, That the settlement in the action of Johanna Noe, as guardian of Raymond Noe, a minor vs Frank Dzieweczynski and Frank Kulig, which settlem provides for the transfer to the guardian of the foll described real estate:

Lot Sixteen (16), Block Fifteen (15), Pan Park Place Addition to St. Cloud, Stearns County, Minnesota.

which transfer of said real estate constitutes a settlement in full of the guardian's cause of action against Frank Dzieweczynski and Frank Kulig, be and the same is hereby in all respects approved, confirmed and ratified.

Dated this 29th day of September, 1936.

By the Court:

Probate Judge.

Re-take

2973 2485

STATE OF MINNESOTA)
COUNTY OF STEARNS

IN PROBATE COURT

In the Matter of the Estate of Raymond Noe, a Minor.

PETITION

The guardian in the above entitled estate having been authorized by an order of the Probate Court a Stearns County, Minnesota to bring an action in her capacity as guardian against Frank Dzieweczynski and Frank Kulig for the purpose of recovering the sum of Twenty-five Hundred & no/100ths (\$2500.00) Dollars with interest which amount lost in an investment made by the guardian of ward's in a second real estate mortgage.

And after the commencement of said action a settlement of said action having been negotiated and agreed upon
by and between the guardian in the above entitled estate
and Frank Dzieweczynski and Frank Kulig, which settlement
agreement is made in writing and attached to this petition
and made a part of the petition herein.

And the guardian in the above entitled estate having been advised by her said councel that said settlement is fair and advisable under all of the circumstances existing;

NOW THEREFORE, Your petitioner prays for an order of the Court authorizing and approving said settlement.

Dated this 29th day of September, 1936.

Peter Ahles, Attorney for Petitioner,

803% St. Germain Street,

St. Cloud, Minnesota.

STATE OF MINNESOTA)
(SS.
COUNTY OF STEARNS)

JOHANNA NOE, being first duly sworn upon oath deposes and says that she is the Petitioner in the fore-going petition that she has read the same and knows the contents thereof, that the same is true of her own know-ledge except as to those matters therein stated on information and belief, and as to those matters she believes it to be true.

Guardian of Raymond No

Subscribed and sworn to before me

this 29 day of Jeff , 1936.

July Collice Peter Ahles,

Notary Public, Stearns Co., Minn.

My commission ex. June 12, 1941.

STATE OF MINNESOTA)
(SS.
COUNTY OF STEARNS)

IN DISTRICT COURT
SEVENTH JUDICIAL DISTRICT

Johanna Noe, as guardian of Estateof Raymond Noe, minor,

Plaintiff.

VS

Frank Dzieweczynski and Frank Kulig.

Defendants.

STIPULATION FOR SETTLEMENT

The above entitled action having been commby Johanna Noe, as guardian of the Estate of Raymond Noe, a minor against Frank Dzieweczynski and Frank Kulig for the purpose of collecting from the defendant Frank Dzieweczynski the sum of Twenty-five Hundred (\$2500.00) Dollars with interest thereon at the rate of 5½% per annum from the 18th day of October, 1932, which judgment is asked to be made a lien upon the real estate described as:

The North half of the Southwest Quarter ($N_2^{\dagger}SW_2^{\dagger}$) of Section Fourteen (14), less one (1) acre formerly sold for school purposes in the NW corner of said North half of the Southwest Quarter, and the Northeast Quarter of the Southeast Quarter ($NE_2^{\dagger}SE_2^{\dagger}$) of Section Fifteen (15) all in township One Hundred Twenty-six (126), N. Range Thirty (30) West.

And the Plaintiff in the above entitled action and the defendant Frank Dzieweczynski having come to an agreement for an amicable settlement of said action;

NOW THEREFORE, IT IS AGREED, By and Between the said Johanna Noe, as guardian of the Estate of Raymond Noe, a minor and Frank Dzieweczynski and his wife Elizabeth Dzieweczynski that in settlement of said action the said Frank Dzieweczynski

and Elizabeth Dzieweczynski will convey to Johanna Noe, as guardian of the Estate of Raymond Noe, a minor by Deed of Warrenty the following described real estate:

Lot Sixteen (16), in Block Fifteen (15), Pan Park Place Addition to St. Cloud, Stearns County, Minnesota.

The said Frank Dzieweczynski and Elizabeth Dzieweczynski hereby agree to make said conveyance by Deed of Warrenty with the usual conveyance and agree to deliver to said Johanna Noe as guardian of said minor the title to said property free and clear of all incumberances, including the taxes due and delinquent.

as guardian of said minor and said Frank Dzieweczynski and his wife Elizabeth Dzieweczynski that the value of said as a basis for the consideration of this settlement in agreed upon to be Two Thousand (\$2000.00) Dollars, which value does not include any outstanding liens, taxes, or incumberances but said value is the agreed value after all liens, incumberances, and taxes shall have been paid by Frank Dzieweczynski and his wife Elizabeth Dzieweczynski.

IT IS FURTHER AGREED, By and Between Johanna Noe, as guardian of the Estate of said minor and Frank Dzieweczynski and Elizabeth Dzieweczynski that a Deed of conveyance shall be made at the earliest possible date and that all incumberances, liens and taxes shall be paid at the earliest possible time so that the title conveyed to Johanna Noe, as guardian shall be a marketable title, free of all liens, incumberances, and taxes.

as guardian of said minor and Frank Dzieweczynski and Elizabeth Dzieweczynski that the rentals of said property shall belong to Johanna Noe, as guardian of said minor from and after the 1st day of October, 1936.

IT IS FURTHER AGREED, By and Between said Johanna Noe, as guardian of said minor and Frank Dzieweczynski and Elizabeth Dzieweczynski that this settlement shall bot be binding or effect-

ive upon the parties until the same has been approved by an order of the Probate Court of Stearns County, Minnesota.

IT IS FURTHER AGREED, By and Between said Johanna Noe, as guardian of said minor and Frank Dzieweczynski and Elizabeth Dzieweczynski that this agreement shall not be binding unless the same is signed by Johanna Noe as guardian of the Estate of Raymond Noe, a minor and Frank Dzieweczynski and his wife Elizabeth Dzieweczynski.

Dated this 25th day of September, 1936.

In the Presence of:

STATE OF MINNESOTA)

On this 25th day of September, 1936, before me. a notary public within and for said County, personally appeared Johanna Noe, Guardian of the Estate of Raymond Noe, a minor and Frank Dzieweczynski, to me known to be the persons described in and who executed the foregoing instrument and acknowledged that they executed the same as their free act and deed.

Peter Ahles, Notary Public, Stearns Co., Minn. My commission ex. June 12, 1941.

ATATE OF MINNESOTA)
(88.
COUNTY OF STEARNS)

On this Asta day of September, 1936, before me, a notary public, within and for said County, personally appeared Elizabeth Dzieweczynski to me known to be the persons described in and who executed the foregoing instrument and achnowledged that he executed the same as his free act and deed.

Mary Everman Notary Public, Steams Co., Minn.

My commission ex. Mary 291938.