

Stearns County (Minn.)

Probate Court: Probate case files and index.

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13,335

State of Minnesota,

County of Stearns

ss.

IN PROBATE COURT

Fifth—That the probable amount of the debts of decedent is \$.

John Kellas, J.	Petition for Ac	lministration
Decedent. TO THE PROBATE COURT ABOVE NAMED:	,	
Your Petitioner Charles M. Kella		
respectfully represents and states to the Court:	1.6	
First-That your Petitioner is a resident of	St. Cloud	
in the County of Sherburne	State of Minnesota,	and is an adult who has an
interest in whatever estate the decedent above named may		
surviving brother and heir at 1		
Second—That said decedent was born in the &	unity of Amburg, Wiscons	sin
and died at Portland	, State of Oregon	on the
26th day of May	, 19 44, aged	54 years and was
at the time of h 18 death a native of United		
a citizen of the County of Stearns		
resident of City of St. Cloud		
Minnesota , and was the owner of		
	the time of h 18 death.	
Third—That said decedent died without leaving a Fourth—That said estate of decedent, at the time of value of \$350.00, divided as follows: 1. Household Goods, \$	f h.18 death, included person	
3. Stock, \$		\$ \$150.00
5. Miscellaneous, \$		\$200.00
That said estate included real estate of the estimate		
principally of lands in the County of Sperburne		
follows, to-wit:	, Charle	oy 14 thinesona, described as
1. Homestead in	County, Minnesota, as	follows:
A. City Property		-
(Giv	e Area)	. \$
(or)		
B. Rural Property		<i>\$</i>
	re Area)	. \$
2. Real Estate other than Homestead:		
A. City Property	Lots without Buildings	\$ 50.00
City Property	Lots with Buildings	\$
B. Rural Property	Acres improved land	\$
Rural Property	Acres unimproved land	8

500.00

NAME	AGE	RELATIONSHIP	POST OFFICE ADDRESS
Mrs. Elizabeth Dart	58	sister	Proctory Minn.
Mrs. Margaret Johnson	57	sister	319 Ashland Ave., St. Paul, M
James Kellas	46	brother	1800 Mich. Ave. SE, St. Cloud,
William Kellas	43	brother	907 15th Ave. SE, " "
harles M. Kellas	43	brother	1217 Mich.Ave.SE," "
Merenia Indi	rles M. E., St. Clo		, whose Post Office
address is 1217 Mich, Ave. S is a suitable and competent person t THEREFORE, Your Petitio Court, and that upon due qualificati	E, St. Clo o administer ner prays the	ud, Minn, the said estate, and is to at administration of the s of administration be	lawfully entitled thereto e estate of said decedent be granted by the
address is 1217 Mich, Ave. S is a suitable and competent person t THEREFORE, Your Petitio Court, and that upon due qualificati Cha State of Minnes County of Stearns	E, St. Clo o administer ner prays the on , letter rles M.	ud, Minn. the said estate, and is to at administration of the s of administration be ellas ss. har	lawfully entitled thereto e estate of said decedent be granted by the
address is 1217 Mich, Ave. S is a suitable and competent person to THEREFORE, Your Petitio Court, and that upon due qualification Cha State of Minnes County of Stearns County of Stearns	E, St. Clo o administer ner prays the on., letter rles M. ota, harles M. he in id petition an ters therein ste	ud, Minn. the said estate, and is to at administration of the sof administration be sellas ss. Lan Kellas s the person who makes and knows the contents the ated on information and	e estate of said decedent be granted by the issued to the said Les M K alls Petitioner. Petitioner. the foregoing petition in the above entitled ereof, and that the same is true of h 18 belief, and that as to those matters in e

13.336

John Kellas, P. IN PROBATE COURT IN THE MATTER OF THE ESTATE OF State of Minnesota, County of Stearns

PETITION FOR ADMINISTRATION

Selection of Newspaper

Please cause the notices in said estate to To the Judge of said Court:

be published in the This (Here mer, name of newspaper) (Sign your name here)

ORDER FOR HEARING ON PETITION FOR ADMINISTRATION, LIMITING TIME TO FILE CLAIMS AND FOR HEARING THEREON

FOR HEARING THEREON STATE OF MINNESOTA, County of Stearns-es. In Probate Court. File No. 13.335

No. 13,335. In Re Estate of John Kellas, Jr., De-

Charles M. Kellas having filed herein a petition for general administration stating that said decedent died intestate and praying that Charles M. Kellas be appointed administrator; IT IS ORDERED. That the hearing

thereof be had on Friday, the 11th of August, 1944, at nine o'clock A. M. before this Court in the probate court room in the court house in the City of St. Cloud. Minnesota, that the time within which creditors of said decedent may file their claims be limited to four months from the date hereof, and that the claims so filed be heard on Friday, November 24th, 1944, at nine 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 hereof be given publication of this order in The St. Cloud Daily Times, a legal newspaper and by mailed notice as pro-vided by law.

Dated July 18th, 1944.
(Probate Court Seal)
E. J. RUEGEMER,
Probate Judge.

W. Y. HENNING, Esq., Attorney for Petitioner, St. Cloud, Minnesota, Pub. July 20-27, Aug. 3, 1944 STATE OF MINNESOTA, | SOUNTY OF STEARNS

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

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

said newspaper was printed and published in the City of St. Cloud, in the County of Stearns, State of Minnesota, daily except Sundays and holidays; that during all said time said newspaper has been printed in the English language from its known office of publication within the City of St. Cloud from which it purports to be issued as above stated and in newspaper format and in column and sheet form issued daily except Sundays and holidays from a known office established in said place of publication and employing skilled workmen and the necessary material for preparing and printing the same; that the press work on that part of the newspaper devoted to local news of interest to the community it purports to serve has been done in its known office of publication; that during all said time in its makeup not less than twenty-five per cent of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, plate matter and advertisements; has been circuit explaints of the paying subscribers and has entry as second class matter in its local post-office; and that there has been on file in the office of the County Auditor of Stearns County, Minnesota, the affidayth of a person having knowledge of the facts, showing the name and location of said newspaper.

That the Order For Hearing On Petition For Administration

hereto attached was cut from the columns of said newspaper, and was printed and published therein in the English language, once each week, for three successive weeks; that it was first so published on Thursday, the 20th day of July 1944; and thereafter on Thursday of each week to and including the 3rd.

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

Subscribed and sworn to before me 3rd

Notary public Steams County, Minnesota.

My Commission expires .. Oct. 1st, .. 1944

PRINTER'S Affidavit of Publication of

THE ST. CLOUD DAILY TIMES

Petit	ion For	Administratio
Estate	of John	n Kellas, Jr.,
	nt.	

OF Changes D. 1944 Trank Neszong Clerk of Probate

State of Minnesota.

County of Stearns

IN THE MATTER OF THE ESTATE OF

John Kellas

Decedent.

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

of Taxation and
bet for hearing on perition in the United States,
on Administration, Limiting Consul or Secretary of
For Hearing Therefore
ATE OF MINNSOTA, County of
bearing in Probate Court, File

This on To Probate Court. File 13,338.
Estate of John Relias, Jr., De- ORDER HERE

HENNING, Req., y for Pritimer, nel Allandrote. July 23-26, Aug. 2, 2544

File No. 13,335

IN PROBATE COURT

Affidavit of Mailing of Order for Hearing

WOn Petition for Administration

State of Minnesota.

County of Stearns

W.Y. Henning,

being first duly sworn on oath deposes and says that on the 25th day of July , 19 44

St.Cloud at at State he mailed two copies of the Order hereto attached

in the above entitled matter, to

Commissioner of Taxation and one to (Commissioner of Taxation)

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

positing the same in the U.S. mails at

St. Cloud, Minnesota and addressed to the following named persons:

NAME	STREET OR POST OFFICE	CITY	STATE
Mrs.Eliz. Dart		Proctor,	Minn.
Mrs. Margaret Johnson	319 Ashland Ave.	St. Paul,	Minn.
James Kellas	1800 Mich.Ave.SE	St. Cloud,	Minn.
William ^K ellas	907 15th Ave.SE	St. Cloud,	Minn.
Charles M. Kellas	1217 Mich. Ave. SE	St. Cloud,	Minn.

Subscribed and Sworn to before me this 25th

, 19.44

M. Kalkman, Clerk of Municipal Court Notary Public, County, Minn. City of St. Cloud, Minn.

My commission expires.

File No. 13,335

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

John Kellas

Decedent.

AFFIDAVIT OF MAILING

adm + Claims

Filed Aug ! th , 19 44

Frank He 2309
Probate to the Clerk

No. 3654

State of Minnesota, IN PROBATE COURT,

County of Stearns

IN TH	E MA	ITER	OF	THE	ESTATE	OF
-------	------	-------------	----	-----	--------	----

John Kellas, Jr.

Order Granting Administration

The petition of	Charles M. K	ellas	pray	ing that letters of
administration upon said es	date be granted to	Charles M. Ke	llas	
came dul	y on for hearing at a	special	Term of this (Court, held on the
11th	day of A	ugust	19 44. Said per	titioner appeared
in person and	by his attorney,	W. Y. Henning	, Esq.,	
and no one appeared in op	position.			
The Court having duly	considered said petition of	and the evidence adduct	ed in support thereof, finds of	is follows:
First: That notice of s	aid hearing has been give	en and served by the p	ublication of the order for sa	id hearing issued
	ud Daily Times,			
as by law and the order of	this Court provided.			
Second: That the said	decedent died intestate on t	the 26th	day of May	, 19 44 .
Third: That said dec	edent was a resident of	St. Clou	ıd	
at the time of h 18 death	and left estate within the	County of	Stearns	
and State of Minnesota, to	be administered upon.			
Fourth: That	Charles M. K	ellas	is by law entitled	, a suitable and
competent person, to admin	ister upon said estate.			
Therefore, It is ordere	ed that said petition be gr	ranted and Che	rles M. Kells	
be and hereby is appointed	administrat	or	of the estate of se	aid decedent, and
that letters of administratio	m issue to him	upon his fili	ng	the
oath by law required and a b	ond in this Court in the p	enal sum of Four	Hundred and no/10	00
(\$400.00)			ureties to be approved by th	
Court conditioned according	to law.	Dottaro, totar o	arcites to be approved by th	e Juage of this
		By the Court,		
Dated August 1	lth, 19 44	10	8	
	19 77		Jud	ge of Probate.
(Court Seal)				10000

State of Minnesota,

County of

Stearns

Probate Court,

In the Matter of the Estate of

John Kellas, Jr.

Decedent.

Order Granting Administration

Filed the 11th day of August 19 44

Recorded in Book 75 of orders

Star BAL MA Propate.

No. 3042

State of Minnesota,

County of

IN PROBATE COURT

In the Matter of the Estate of

John Kellas, Jr.

Decedent.

LETTERS OF ADMINISTRATION

Charles M. Kellas

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

Nam therefore, the said Charles M. Kellas

is hereby appointed administrator of the estate of ...

John Kellas, Jr.

decedent, with full powers and duties as follows:

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

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

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

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

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

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

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

Dated

August 30th ,19 44

By the Court,

Judge of Probate,

IN PROBATE COURT

In the Matter of the Estate of

John Kellas, Jr.

8448

IN PROBATE COURT

County of aforesaid, do hereby certify that I have compared the within and foregoing paper writing with the original Letters of Adminis-WITNESS, My hand and the seal of said Court, State of Minnesota,

A. D.

LETTERS OF ADMINISTRATION

30th Filed this. , 19 44 and August of Letters recorded in Book.

State of Minnesota.

IN PROBATE COURT.

In the Matter of the Estate of

John Kellas

BOND

Know All Men by these Prese	nts. That we	Charles 1	. Kellas	
of St. Cloud,				
in the County of Stearns				
William Kellas and				
				f said County and State,
as sureties, are held and firmly bound				
Judge of Probate of the County of				
Four Hundred and 00/	100			, Minnesola, in the sum of
lawful money of the United States, to be				
well and truly to be made, we bind oursel				
firmly by these presents.				
The condition of this obligation is	such that if the abo	ove bounden	***************************************	
Charles M.Kellas		, t	cho has been appoi	nted representative of the
estate of the above named John Ke				
well and faithfully discharge all the duti-				
shall be void; otherwise it shall be and re	main in full force	and virtue.		
mitness, our hands and seals this.	15th	day of	August	, A. D. 1944
Signed, Sealed and Delivered in Preser		lyhan Will ang	les m / la	las (SEAL)
My General		***************************************	***************************************	(SEAL)
I former				(SEAL)
	ACKNOW	LEDGMENT		
State of Minnesota,	1			
County of Stearns	788.			
Be It Known, That on this	15th	day of	August	. A. D. 19 4-
personally appeared before me Charl	ea M. Kella	s, William		
to me well known to be the same persons w free act and deed, and that they executed th				ledged the same to be their
		//	July H	· · · · ·
W	.Y. Henning,	Judge of Mu	nicipal Cour	Notary Public.
		Cloud, Minn	Comment of the Committee of the Committe	/
My Commission Expires	, 19	*******	***************************************	County, Minn.

		JUSTIFICATION	
State of	Minnesota,)ss.	
County of Stears William Kells		of St. Cloud, Minn.	
and Angela Kellas	B	of St. Cloud, Minn.	
being duly sworn, each j	for himself says that he i	is one of the sureties described in and who executed the foregoing be	ond; that
he is a resident and free	cholder of the State of M	Minnesota, and is worth the amount of \$.400.00.	ecified in
the foregoing bond above	his debts and liabilities	s and exclusive of his property exempt from execution.	
		William tellas	
		Andrew Kellen	,
		angue , eur	44
Subscribed and sw	orn to before me this	15th day of August	19. 44
		11- January	
		W.Y. Henning, Judge of Municipal Cour	t
		City of St. Cloud, Minn. My Commission Expires	
		APPROVAL	
I do hereby appro	ve the within Bond, this	30 th day of August, A.D.	. 19 44
		& Drugen	~
(Court Sea	al)	Judge of Prob	rate.
		OATH	
State of	Minnesota,)ss	
County of 50	and in the section	m all the duties of the office and trust which I now assume as Repre	
of the estate of		Male the auties of the office and trust which I now assume as Repre-	sentative
to the best of my ability	0		
		Charles M Kellas	
Subscribed and sw	orn to before me this	30th day of August , A. D	0. 19 44
		W.Y. Henning Notory Pu	blie.
My Commission Expire	es	Judge of Municipal Court 19 St.Cl. ud, Minn. County	y, Minn.
11			-
pi _	Vard.	day of day of Probate.	
uR7	H		
	Decedent—Ward	IN LE	
State of Minnesofa	8 0	EN Feet & St.	No. 3561
BA BA	Kella (D AN	RESI STREET	2
tate of #	on Kellas	R. pa	
State of County of PROBAT	John BO	Filed this 30 the Chaquel And said Bonds, page 4/ Clerk State of C	
3		F 58	

State	of	Minnesota,).
			1 4

County of.

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

John Kellas, Jr.

Decedent.

Order Appointing Appraisers

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

It is ordered that

Frank Jung

Charles J. Harrison

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

Dated this

26th

day of

December

(PROBATE COURT SEAL)

IN PROBATE COURT

N THE MATTER OF THE ESTATE OF

John Kellas, Jr.

Decedent

Order Appointing Appraisers

Filed December 26th , 19 44

Probate Wanter Glerk.

State	nı.	Minnesota	
	Ste	arns	

County of

In the Matter of the Estate of

John Kellas, Jr.

IN PROBATE COURT

File No

INVENTORY AND APPRAISAL -

Decedent.

Date of Death

OATH OF APPRAISERS

State	nf	Minnesota,	•

County of Stearns

Frank Jung

...., do solemnly swear that I will honestly, faithfully and im-Charles J. Harrison partially perform all the duties of the office and trust which I now assume as appraiser of the estate of

John Kellas, Ja

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

Subscribed and sworn to before me this 26th

Leebeognber , 1944 day of Judge of Municipal Court City of St. Cloud, Winn.

Gounty Minn

23.

(SEAL)

INVENTORY AND APPRAISAL

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

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

CLASS I-Real Estate:

Net Value Over Encumbrances Specify Encumbrances and Respective Amounts (a) The homestead of decedent, being in the County of , State of Minnesota, consisting ... acres in area described as follows, to-wit: (give acroage)

(b) All other real estate of decedent being in the County of Sherburne , State of Minnesota,

described as follows, to-wit: An undivided 1/6th interest in and to The East Half of the North two-thirds of the West Half of the Southwest (Et N2/3 WtSWt), Section numbered Six (6) Township numbered Thirty-five (35), Range numbered Thirty (30) containing Twenty-seven and seventy-six one hundredths (27.76) acres, more or less, according to the Government Survey thereof.

\$600.00

FORWARDED

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward		8
		Els Int
Total Net Value of Real Estate		8
Class II—Furniture and Household Goods:		
none	\$	\$
		-
matvi (n		
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel		8
none	8	8
Total Value of Wearing Apparel		
CLASS IV—Corporation Stock		\$
	\$	\$
none		
Total Value of Stock		8

(Here list any written obligations of any kind due and owing decedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest to Date of Death	Principal	Appraised Value of Principal & Interest
United States Savings Bonds:	\$	8	\$
#L85775981E		37.50	
#L85804130E		37.50	
#L77194139E #L57901411E		37.50 37.50	
#1019014116		37.50	
		-	
. Total Value of Mortgages, Bonds, Notes, etc.		\$150 OO	0
CLASS IV—All other Personal Property:		\$150.00	\$
(Here list Cash, Book Accounts, Annuities, Farm Crops,	Specify F	ncumbrances	Net Value
Machinery, etc.)	and Respe	ctive Amounts	Over Encumbrance
Cash on person	\$		\$ 21.00
1936 Plymouth Sedan automobile			200.00
			-
			1
			-
Total Value of All Other Descript Descript	refer .		\$221 00
Total Value of All Other Personal Proper SUMM.			\$221.00
The total value of all the real estate of decedent, as valued The total value of all the personal property of decedent, as valued The total value of the entire estate of decedent, as valued by Respectfully submitted,	by the appraisers he alued by the appraise y the appraisers here	ers herein, is \$	600.00 371.00 971.00
	Charl	es mille	Mass.

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

VERIFICATION

State of Minnesota,	}ss.	Charles M. Kellas
		resentative of the estate above specified; that he and know 8 the contents thereof and that th
same is a true and correct inventory of all of		
knowledge.	the estate of the dece	edent that has come to possession of
	26th (
Judge of Municipal Court	. D. 19 44	Charles M Kellasi Representative
CE	RTIFICATE OF	APPRAISERS
State of Minnesota,	1	
County of Stearns		We, the undersigned appraisers, duly appointed by the
Probate Court of Stearns		
John Kellas, Jr.		, Decedent, having first duly taken and subscribed
faithfully and impartially and to the best of a	our knowledge and a a money, and have for	of said estate and the property therein described, and have ability, appraised the said property, and set down oppositioned up by itself the amount and value of each class of said of December , A. D. 1944 Fractification Appraisers.

State of Minnesota,

County of

Stearns

IN PROBATE COURT.

In the Matter of the Estate of

John Kellas, Jr.

Decedent.

ORDER ALLOWING FINAL ACCOUNT.

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

19 45, upon the petition of the representative of the above named estate praying for the allowance of his final account and for distribution of the residue of said estate.

The said representative appeared in person and by his attorney, W. Y. Henning, Esq., and no one appeared in opposition.

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

First—That due notice of the said hearing of said petition has been given as required by law by the publication of the citation of this Court, for said hearing, dated the 9th day of January, 1945, in the St. Cloud Daily Times, proof of publication of said notice of hearing and service by mail having been filed in this court.

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

				REC	CEI	PTS									
Personal estate as described in the in	ventori	/ -	1		4/	-		4		-	100			\$	371.00
Personal estate omitted from the inve	ntory	100		-			-		2	H		-		\$	
Gain by sales above appraised value	al I	-			-	-		2			-		4	\$	143.00
Cash from sales of real estate -	-			-		-	-		-			-		\$	
Cash from rent of real estate -		-	-		-	-		-			-		-	\$	
Cash from interest and profits -				-		-	-		-			-		\$.25
Cash from other sources Contributed by heirs	-	-			-			1		-	,		-	\$	14.15
		unawa!		HE.			-		-	-		-		\$	
			*********	-	-	7		75		7	1		-	\$	500.40
Total receipts f	rom ali	source	es	+			-		7			-		\$	528.40
	D	ISBUI	RSEN	1EN	TS	ANI) C	REL	ITS	3					
Estate selected for surviving spouse	-	-	-		-	-				-	-		-	\$	and the law in the
Maintenance of family of decedent		100	- 6	-		-	1		45	-		-		\$	
Expenses of administration -	4	1	-		*	-		-			-		-	8	67.40
Expenses of last sickness	-	wi.				+	-		-			-		\$	
Funeral expenses		-	-		-			=		-			-	8	461.00
Taxes				-		400	-		-			+		8	
Claims of creditors of decedent -	1	I HOW	-			-		-		400	4		4	\$	
Legacies	111	2 1 1	A	100		100			-	11 4		14		\$	
						84		4		1	1		- 0	\$	
and all the second		Marine S		-		4	-		4	N.		-		\$	
Residue on hand for distribution	-	411	1			4		-					-	8	none
Total credits				-		-	1		-			-		\$	528.40

8540 1100

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

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

Dated February 16th

19 10

By the Court,
Probate Judge.

State of Minneanta,
County of Stearns

DROBATE COURT.

In the Marter of the Estate of
John Kellas, Jr.

Decedent

Order Allowing Final Account.

Filed this 18th day of
February 1945, and
recorded in Book No. Pl. of Orders,
on Page 4.4.0

State	nf	Minnesota,

County of

Stearns

In the Matter of the Estate of

John Kellas, Jr.

Decedent.

IN PROBATE COURT

File No. 13,335

Final Decree of Distribution

The above entitled matter can; on to be heard on the 16th day of February 19.45, upon the petition of the representative of said estate for the distribution of the residue of said estate to the persons thereunto entitled.

The representative of said estate appeared in person and by attorney, W. Y. Henning, Esq.,

.... and no one appeared in opposition thereto.

And the court having considered the evidence produced at said hearing, the arguments of counsel, and the files and records in said matter, finds the following facts:

FIRST—That notice of said hearing has been duly given and served as required by law and the order of this court for said hearing.

SECOND—That the said estate has been in all respects fully administered, and the expenses of the administration thereof and of the last sickness and burial of said decedent, and all claims allowed against said estate have been fully paid,

and that said representative has filed. h1s final account herein which has been settled and allowed by the Court. That all inheritance taxes determined by the Court to be due the State of Minnesota have been paid.

THIRD—That said decedent died. 1n testate on the 26th day of May , 19 44 , and at the time of h¹⁸ death decedent was a resident of the County of Stearns and State of Minnesota.

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

(A) Personal property of the value of \$ ______ comprising the following items:

None.

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

None.

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

Sherburne

An undivided one-sixth (1/6) interest in and to the East Half of the North two-thirds of the West Half of the Southwest Quarter (E2 N 2/3 W2 SW2) of Section numbered Six (6), Township numbered Thirty-five (35), Range Numbered Thirty (30), containing Twenty-seven and seventy-six hundredths (27.78) acres, more or less, according to the Government Survey thereof.

of said decedent, and are all

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

Elizabeth Kellas Dart, Margaret Kellas Johnson, James Kellas, William Kellas and Charles M. Kellas, brothers and sisters of said decedent.

Nom. Therefore, On motion of attorney for the W. Y. Henning, Esq.,

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

None for distribution.

0011 0461

2940 1100

And that the title to the doore	described real estate has	s passed to and is hereby as	igned to and vested in the abov
named persons in the following pro			igned to and vested in the door
An undivide	ed one-fifth (1/5) thereof to each	of the said
Elizabeth Kellas Dart	, Margaret Kella	s Johnson, James	Kellas, William
Kellas and Charles M.	Kellas, in fee	simple absolutely	and forever.
To Have and to Hold the	Same, together with all	the hereditaments and app	urtenances thereunto belonging
or in anywise appertaining to the s however, to any lawful conveyance of	said above named person. S f said property or any part	their heirs thereof by said persons, or a	and assigns; without prejudice ny of them, heretofore made.
Dated at St. Cloud, Minn			
		Sature	ruary , 19 45 Probate Judge.
PROBATE			Probate Judge.
SEAL			
The same			
State of Minneso	ota,) _{ss.}	PROBATE	COURT
State of Minneso County of	38.		of the Pechate Cour
State of Minneso County of I, within and for said County, and Cus foregoing copy of Final Decree of Dis	stodian of the Seal and Rec		of the Pechate Cour
State of Minneso County of I, within and for said County, and Cus foregoing copy of Final Decree of Dis	stodian of the Seal and Rec stribution with the original te thereof. In Testin	ords of said Court, do hereby record thereof preserved in the nong Whereof, I have he	of the Probate Cour certify that I have compared th s office and have found the same
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Robate of Minnesota State of Minnesota Stearns Stearns Stearns Stearns Stearns Stearns Stearns I, Stearns Stearns In Mellas, Jr. Deceased. Deceased.	stodian of the Seal and Rec stribution with the original e thereof. In Testin and affixed the in said Count	record thereof preserved in the record thereof preserved in the range Whereof, I have he seal of said Court, at y, this day of	County Auditor. County Auditor. Letth day of February and present in Book of February. Letth day of February.
State of Minneso County of I, within and for said County, and Cus foregoing copy of Final Decree of Dis to be a correct transcript of the whole	fine of Register of Deeds, story of the solid in the solid on the solid in this office for record on day of	ords of said Court, do hereby record thereof preserved in the tony Thereof, I have he seal of said Court, at day of	of the Probate Court of the Probate Court of the Probate Court of the Sook of February of the Sook of the Probate Court of the Probate

1000

State of Minnesota,

County of Stearns

In the Matter of the Estate of

James Revor

Decedent.

IN PROBATE COURT

Petition for Allowance and Probate of Will

To the Probate Court in and for said County:

Your	petitioner	represents	and	alleges	to	the	Court	

		Freeport, Minnesota	
Stearns	State of	f Minnesota, and is an adult and is in	sterested in the estate of de-
cedent in this, to-wit:	vidow and residu	ary legatee and devisee	of decedent
SECOND—That said dec	edent was born in the Con	untry of United States	•
and died at Freepo	ort County of	Stearns , Stat	e of Minnesota ,
on the 17th	day of	January , 19 42	, aged 87 years
and at the time of his death wa	s a native of Syrac	use, New York,	
and a citizen of the Country of	United States	and a resident of Free	port.
		and State of Minneso	
and left estate in the County of	Stearns (and H	ubberd) State of Min	nnesota.
		Vill and Testament which Will is herev	
Probate.			own processes and just jor
	to of decadent at the time of	f his death consisted of personal proper	to all the antimated automate
		nis death consisted of personal proper	ty of the estimated value of
\$ 2700.00 divi			
1. Household goods,		2. Wearing apparel,	\$
3. Stock,	\$	4. Notes, bonds, etc.,	\$ 2700.00
That and desirate also in the	5. Miscellaneous,		00.00
		nated worth and probable value of \$. 4	
situated	in the state of th	said County of Statement	Hubbard
State of Minnesota, to-wit:			
1. Homestead in		County, Minnesota, as follow	18:
A. City Property no	ne		
		(Give Area)	\$
(or)			
B. Rural Property			
	Autoritation of the Control of the C		
		(Give Area)	
2. Real Estate other than Hor	mestead:		
A. City Property		Lots without Building	
City Property	TOTAL TOTAL TOTAL TOTAL CONTROL OF	Lots with Buildings	\$
B. Rural Property	1. 1 lots	in Steams County \$100	\$
Rural Proper(2) 80		ounty\$300 Acres unimproved lan	d \$ 400.00
FIFTH-That the probab	ble amount of debts of de	cedent is \$ none	, consisting of

SIXTH—That the names, ages, relationship and addresses of the heirs, legatees and devisees of said decedent, so far as known to your petitioner are as follows:

NA	ME		AGE	RELATIONSHIP	POST OFFICE ADDRESS
Marie B. Re	vor		57	widow	Freeport, Minnesota Freeport, Minnesota
Joan Revor			17	daughter	riespore, armiesoca
				in the control of the	
					18.
				AND AND AND ADDRESS OF	- Camerana Agrico Americano
hadan in min-m					-
	***************************************	manual la			
allow has a second second					- Innerentation - The second
				According to the second second	
de marangan an		n managaran ka			CONTRACTOR OF STREET
SEVENTH-7					whoes Post Office address
	Freep	ort, Min	nesota		is named in said Will as execut
				e executor of said Will. id last Will and Testam	ent be allowed and admitted to probate; a
hat said Mar					
ppointed LANK !	hereof; a	nd that, upon	due qual	ification as provided by l	aw, letters testamentary be issued to the sa
		nd that, upon		- control of the state of the s	
N.	arie E	. Revor		- control of the state of the s	G. Revor
N.	arie E	. Revor		ification as provided by b	
N.	arie E 17th	Revor	, 19	44 Marie	G. Revor Petitioner.
Dated July State of	arie E 17th	nesota,		- control of the state of the s	G. Ravv Petitioner.
Dated July State of County of being duly sworn, on	arie E 17th Min: Stearn oath say	nesota, s that s he	, 19 }ss. is the p	Marie B.	Petitioner. Revor egoing petition; that the said petition is tr
Dated July State of County of being duly sworn, on	arie E 17th f Min: Stearn oath say	mesota, us s that s he except as to the	, 19 }ss. is the p	Marie B. Marie B. Metitioner named in the formula stated on information of the stated on information	Petitioner. Revor regoing petition; that the said petition is trution and belief, and as to those matter
Dated July State of County of being duly sworn, on	arie E 17th f Min: Stearn oath say	nesota, s that s he	, 19 }ss. is the p	Marie B. Marie B. Metitioner named in the formula stated on information of the stated on information	Petitioner. Revor regoing petition; that the said petition is trution and belief, and as to those matte
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STATE OF MINNESOTA, County of Stearns-ss. IN PROBATE COURT File No. 13,336

In Re Estate of James Revor Decedent. -Order for Hearing on Petition for Probate of Will, Limiting Time to File Claims and for Hearing Thereon Marie B. Revor having filed a petition for the probate of the Will of said dece-dent and for the appointment of Marie

B. Revor as executrix, which Will is on B. Revor as executris, which in the source in the lin this Court and open to inspection; IT IS ORDERED, That the hearing thereof be had on Friday, the 18th of August, 1944, at nine 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 objections to the allowance of said Will, if any be filed before said time of hearing; that the time within which creditors of said de-cedent may file their claims be limited to four months from the date hereof, and that the claims so filed be heard on Friday, November 24th, 1944, at nine 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 hereof be given by publication of this order in the Melrose Beacon, a legal newspaper, and by mailed notice as provided by law.

Dated July 19th, 1944.

(Probate Court Scal) E. J. Ruegemer Probate Ludge. to four months from the date hereof, and

Probate Judge.

Stephens & Lang Attorneys for Petitioner Melrose, Minnesota STATE OF MINNESOTA. COUNTY OF STEARNS

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

That for more than one year immediately prior to the publication therein of the printed

hereto attached, said newspaper was printed and published in the English language from its known office of publication within the City of Melrose in the County of Stearns, State of Minnesota. Thursday of each week in column and sheet form equivalent in space to at least 450 running inches of single column two inches wide; has been issued from a known office established in said place of publication equipped with skilled workmen and the necessary material for preparing and printing the same; The Melrose Beacon has had in its makeup not less than twenty-five per cent of its news columns devoted to local news of interest to said community 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 qualifications as a newspaper for publication of legal notices; and that its publishers have complied with all demands of said County Auditor for proofs of its said qualification,

That the printed Citation hereto attached as a part hereof was cut from the columns of said newspaper; was published successive weeks; that it was first so published on the July 19.44 and thereafter on Thursday and that the following is a copy of the lower case alphabet which is acknowledged to have been the size and kind of type used in the publication of said notice, to-wit: abedefghiiklmnopgratuvwxyz Subscribed and sworn to before me this ... Notary Public, Stearns County Nimes BOTZ

My commission expires . Notary Public, Steams County, Minn.

My Commission Expires February 20, 1948

Affidavit of Publication OF

THE MELROSE BEACON

Of Order for Acoming for Probato of Will Re: James Revor

State !	of Minnesota,	1.
ounty of	Stearns	100

IN THE MATTER OF THE ESTATE OF

JAMES REVOR

Decedent

ates, mail of State.

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

tore this cour home in the CHY of the Court house, in the court house, and that objections for the court house and time of hearing; that he had said time of hearing; that he had said time of hearing; that he had been a said time of hearing; that he had been to four months from the heard on Friday, November 1944, at nine o'clock A.M., before, the Court in the probate of the heart of the court house in the city of the court house in the city of the court in the city of the city o

Stephens & Lang Attorneys for Patitioner Attorneys for Patitioner Melrose, Minnesota Publ. July 27-Aug, 5-10, 1944

File No. 13, 336

IN PROBATE COURT

Affidavit of Mailing of Order for Hearing

on Petition for Probate of Will, Limiting Time to File Claims and for Hearing Thereon

State of Minnesota,

Stearns County of

John Lang.

being first duly sworn on oath deposes and says that

on the 1st day of August , 19 44 ,

at Melrose, , in said County and State he mailed two copies of the Order hereto

attached in the above entitled matter, to

Commissioner of Taxation

and one to

(Secretary of State or Foreign Consul) (Secretary of State or Foreign Consul)
and to all the legatees and devisees and to all
known Heirs-at-law of said decedent, at their last
known address, after exercising due diligence in
ascertaining the correctness of said addresses, by
placing a true and correct copy thereof in a sealed
envelope, postage prepaid and depositing the same in

Melrose, Minnesota the U.S. mails at

and addressed to the following named persons:

NAME	STREET OR POST OFFICE	CITY	STATE
Marie B. Revor		Freeport,	Minnesosa
Joan Revor		Freeport.	Minnesota
	+		
	-		
		HOLE THE THE	

Subscribed and Sworn to before me this 1st.

. 19

Van Lan

File No. 13,336

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

JAMES REVOR

Decedent

AFFIDAVIT OF MAILING

Order for Hearing on Petition for Probate of Will, Lim. Time to File Claims and for Hear. Thereon

Filed aug. 18th, 1944

Frank Nesser

Probate July Clerk

Stephens & Lang, Attys for Petition Melrose, Minnesota.

State of Minnesota,

IN PROBATE COURT

In the Matter of the Estate of

James Revor

Deceased.

THE LAST WILL AND TESTAMENT of said deceased having been this day admitted to probate by Marie B. Revor named as execut rix this Court, and of said Will, having applied for Letters Testamentary thereon: Marie B. Revor IT IS ORDERED. That the said give One Thousand and no/100 bonds to the Judge of this Court in the sum of (\$1000.00) Dollars. conditioned that he will faithfully execute the duties of her trust according to law, with sufficient sureties, to be approved by said Judge, and that thereupon Letters Testamentary to be to her issued. Minnesota, the 18th day of St. Cloud, Dated at .1. D. 19 44

Attorney for Petitioner.

IN PROBATE COURT

County of Stearns

In the Matter of the Estate of James Revor

Deceased.

ORDER FOR EXECUTOR'S BOND

Filed this 18th day of

August A. D. 19 44, and
recorded in Book of Orders, on
page

Clerk state of Profile.

St	ate	of	Minnesota,	1
County o	1 8	Ste		(

IN PROBATE COURT

In the Matter of the Last Will and Testament of the Estate of JAMES REVOR Decedent PROOF OF WILL
State of Minnesota,
W.J.Stephens , being duly sworn on behalf of the propo-
nent of the Will, doth depose and say: that he is one of the subscribing witnesses to the
instrument now shown herein , bearing date the 30th day of December ,
19 39, and purporting to be the Last Will and Testament of James Revor.
of the County of Stearns and State of Minnesots now here pre-
sented for probate; that he, W. J. Stephens, knew and was well
acquainted with the said Decedent, in his lifetime and at the time of his death,
that on the day and date of said instrument, to-wit, the 30th day of December.
19 39, the said instrument was signed, sealed, executed and then and there acknowledged, published
and declared by the said decedent, to be his Last Will and Testament, in the presence of deponent and of Gilbert W. Beste, residing at Freeport, the other
subscribing witness thereto, and that deponent and the said Gilbert W. Beste.
the other subscribing witness did then and there, in the
presence of the said decedent, and at his request, severally subscribe said instrument
as witnesses, thereto.
Deponent further says that at the time of the execution of said instrument as aforesaid, the said
Decedent was of sound and disposing mind, memory and understanding, of lawful age and under no
restraint to the best of deponent's knowledge, and asheverily believes.
And further deponent saith not.
Subscribed and sworn to before me this
Say of August 1944 Mahar

State of Minnesota,

County of Stearns

PROBATE COURT

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF

JAMES REVOR

Decedent

PROOF OF WILL

TESTIMONY OF

W.J.Stephens

Subscribing Witness to Will.

Taken, sworn, subscribed and filed this

18th

day day

August 19.44

Frank der 1997.

Deputy

DEWALD PUBLISHING CO. NEW ULW MINN

IN THE NAME OF GOD, AMEN.

3, James Revor.	of the Village of Freeport
in the County of Stearns and State	of Minnesota,
do publish and declare this to be my Last Will and Testament,	and revoke all prior Wills by me made.
First, I WILL and direct that my execut rix	hereinafter named, to first pay all my
just debts and funeral expenses as soon after my death as conve	niently may be done.

Second, I give, devise and bequeath unto my daughter. Joan Revor, the sum of

Two Thousand (2000) Dollars.

THIRD-The rest, residue and remainder of all my property, real, personal and mixed, I give, devise and bequeath to my beloved wife, Marie B.Revor. to have and to hold to her, her heirs, administrators and assigns, forever.

Lastly, I nominate and appoint my wife, Marie B. Revor,

to be executix	of this my last	Will and Testament.
In Testimony W	hereof, I have hereun	to subscribed my name and affixed my seal, the
30th	day of	December in the year of our Lord one thousand
nine hundred thir	ty-nine.	James Driet (SEAL)
This Instrument	, Was, on the day of	the date thereof, signed, published and declared by the said
Testa tor. James	Revor.	to be h 18 Last Will and Testament
in our presence, who a	th 18 request, hav	e subscribed our names thereto as witnesses, in h 18 presence
and in the presence of	each other.	
Gilbert M.	Beste.	residing at Freeport, Minnesota.
n state	heu	residing at Melrose, Minnesota,
6.92		
t	19 29	
ast Will and Testamen OR James Revor	19	
sta		
Te		
nd ao		
l and	8.	
N.ii	Dec. 30	
st W		
	Dated	

COUNTY OF.....

Stearns

In Probate Court CERTIFICATE OF PROBATE

IN THE MATTER OF THE	E ESTATE OF James Revo	or Decedent
BE IT REMEMBERE	D, That on the day of the date hereof at	ta Special Term
of said Probate Court, pro- James Rev		last will and testament of
written instrument, was d	duly proved before the Probate Court, i	in and for the County of Stearns id Court according to law; as and for the last Will
deceased, which said last	In Testin of said the seal in said (the examination taken thereon filed in this office. MONY WHEREOF, The Judge of the Probate Court of County has hereunto set his hand and affixed of said Court at St. Cloud, Minn. County, this 18th day of hugust 19 44. Judge of Probate.

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

James Revor

Decedent.

Certificate of Probate of Will

Filed this 18thday of August 19 44, and recorded, together with the will attached in Book

of Records of Wills, Page 56/

Clerk Judge of Probate.

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

James Revor

Decedent

Order Admitting Will to Probate

The above entitled ma	tter came on to be heard on the	18th	day of	August	19.44
upon the petition of	Marie B. Revor				
	trument filed therewith purporti	ing to be the last w	ill and testament o	the above named	decedent; and
the court having duly hear	d the same and all the evidence	produced in sup	port thereof, and he	aving duly consid	dered the same,
finds as follows:					
FIRST—That the cite	ation of this court, dated the	19th	day of	July	19
been duly served and publi	lished as directed therein and	required by law.			
SECOND—That said	l decedent died on the	17th	day of J	amary	19 42, and
at the time of his death we	as a resident of Fr	eeport	econo-decenio-maniore		
in the County of	Stearns	and £	State of M	innesota	
and left estate in the Cour	nty of Stearns		State	of Minnesota.	
THIRD—That the st	ubscribing witness to said 1	purported last wil	l and testament of	said decedent, to	-wit:
	W. J. Stephens				
was was		duly su	oorn and examined	, and him tes	timony reduced
to writing, subscribed by	him and	filed herein.			
FOURTH—That said	d instrument presented for prob	bate as aforesaid	was duly executed	by said decedent	as his last will
and testament, according t	o law; and that said decedent,	at the time he exe	cuted the said instr	ument, was of so	nund mind and
free from undue influence	, of lawful age, and under no	restraint			
IT IS THEREFORE	ORDERED, ADJUDGED	AND DECREEL), that the said int	strument present	ed and proved
as aforesaid be and the sa	me hereby is, established and o	allowed as the las	t will and testamer	it of the above n	amed decedent,
and is hereby admitted	to probate.				
Dated August 1	18th, 19 44.	11	0		
		Id	Due	gene Judge	of Probage.

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

James Revor

Decedent.

Order Admitting Will to Probate

18th Filed this.

day of

August

1944, and recorded

in Book " 80 " of Orders, Page 5-93

State of Minnesota,	IN PROBATE COURT
County of Stearns)88.	File No13,336
In the Matter of the Estate of	
James Revor, Decede	Final Decree of Distribution
The above entitled matter came on to be heard on to 1950, upon the petition of the representative of said thereunto entitled.	he 1st day of December , state for the distribution of the residue of said estate to the persons
The representative of said estate appeared in per-	son and by attorney, Stephens & Lang
дж	I no one appeared in opposition thereto.
And the court having considered the evidence prod cords in said matter, finds the following facts:	uced at said hearing, the arguments of counsel, and the files and re-
$FIRST-That \ notice \ of \ said \ hearing \ has \ been \ dult said \ hearing.$	y given and served as required by law and the order of this court for
	respects fully administered, and the expenses of the administration ent, and all claims allowed against said estate have been fully paid,
and that said representative has filed her That all inheritance taxes determined by the Court to be	final account herein which has been settled and allowed by the Court. due the State of Minnesota have been paid.
THIRD—That said decedent died test	tate on the 17th day of
	at the time of h 18death decedent was a resident of the County of
Stearns and	l State of Minnesota.
(A) Personal property of the value of \$	I decedent for distribution consists of the following property, to-wit:

Cash.

Also, Certificates Nos. 268, 269, and 271, Lake Shore Properties of \$100.00 each, secured by Mortgage of Lake Shore Properties, Land and Buildings, Chicago, Illinois, appraised at no value. value.

UU 12 U X 1X

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

None:

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

The South Half of Lot Six (St of Lot 6) and all of Lot Seven (7) of "Revoir Beach", according to the plat thereof on file and of record in the Office of the Register of Deeds in and for Hubbard County, Minnesota.

Also the East Half of the Southeast Quarter (ESSE) of Section Fourteen (14), in Township One Hundred forty-five (145) North of Range Thirty-four (34) West of the 5th P.M. in Minnesota.

of said decedent, and orent

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

Marie B. Revor, surviving spouse of decedent.

Nom, Therefore, On motion of

Stephens and Lang,

attorneys for the

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

All thereof to the said Marie B. Revor, absolutely.

And that the title to the above describe		and to and to bank a six	ad to and mated in the -1-
named persons in the following proportions		issed to and is hereby assign	sed to and rested in the abou
All thereo	of to the said	Marie B. Revor.	
in fee sim			
	Dunce. together with all the hereditaments and appurtenances thereunto belonging aid above named person. New heirs and assigns; without prejudice said property or any part thereof by said persons, or any of them, heretofore made. 12 day of December, 1950. Probate Judge. Probate Judge. Of the Probate Court of the Seal and Records of said Court, do hereby certify that I have compared the ribution with the original record thereof preserved in this office and have found the same thereof. Ju Testimany Whereaf, I have hereunto subscribed my name and affized the Seal of said Court, at in said County, this day of 19 of the Probate Court.		
			appurtenances thereunto belonging theirs and assigns; without prejudice to or any of them, heretofore made. December, 1950. Probate Judge. ATE COURT of the Probate Court the in this office and have found the same twe hereunto subscribed my name to the probate Court. of the Probate Court.
	Minnesote, this let day of December, 1950. Probate Judge. Probate Court, and Custodian of the Seal and Records of said Court, do hereby certify that I have compared the whole thereof. In Testimony Mercaf, I have hereunto subscribed my name and affized the Seal of said Court, at in said County, this day of 19		
	State of Minnesota, by of Probate Judge. Probate Court I, In and for said County, and Custodian of the Seal and Records of said Court, do hereby certify that I have compared the ring copy of Final Decree of Distribution with the original record thereof preserved in this office and have found the same a correct transcript of the whole thereof.		
Dated at St. Cloud, Minnesota,	, thislst	day of Dece	mber, , 1950
	٤	ic X. Z	Probate Judge.
COURT			
State of Minnesota,	88.	PROBATE	COURT
I	(the See) and Broads	!	of the Probate Cour
foregoing copy of Final Decree of Distribution to be a correct transcript of the whole thereof.	with the original record	of said Court, do hereby cert rd thereof preserved in this of	fice and have found the same
<u></u>			
			of the Probate Court.
No bearing the second			
	M., M.	. in the second	
io Base of B	iin In	J Deed J Deed J Dee	Den Den Local Loca
le nut become	1 5 5		9 9 9
Thresofa, COURT COURT OR, Deceased Distribution of Deeds,	ite wil sice fi	giste	Prop X So
ATE COU r of the Estate Revor, Dec of Distribut gister of Deeds, Affine enter	that the wil his office for o'clock ed in Book	page Registe	day of J
No. Stearns Stearns OBATE COU Matter of the Estate ames Revor, Dec	ertify that the wilder of any office for any of colock recorded in Book	, page Registe thered this	Sth as
CC CC, oz., istril	County of I hereby certify that the will the was filed in this office fi the day of o'clock and was duly recorded in Book	Registe Transfer entered this	4 E / Se !!

State of Minnesota, Stearns County of .

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

James Revor

 $T\alpha$

LETTERS TESTAMENTARY

Decedent.

Marie B. Revor

GREETING:

Whereas, You have been appointed execut P1x of the last will and testament of the above named decedent, by the order of this court, and have duly qualified as such:

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

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

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

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

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

Witness, The Judge of this Court, and the seal thereof, this 24th

day of

August

Source Judge of Probate County

7840

21 88

true and correct copy of said original, and the whole thereof.

WITNESS, my hand and seal of said Court, at

State aforesaid, do hereby certify that I have compared the within and foregoing paper writing with the original Letters Testamentary in the matter therein entitled, now remaining of record in my office, and that the same is a

IN PROBATE COURT

...., Judge of the Probate Court, in and for said County, and

State o	of Minnesota,)
County of	Stearns	SS.

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

James Revor

LETTERS TESTAMENTARY [Long Form]

Filed this.

24th

19 44, and Recorded

" of Letters, Page 189

A. D. 19.

No. 3601-Bend and Cath of Representative. (Executor, Adminis	trator or Guardian.) Revised January 17, 1926. Miller-Davis Co., Minneapolis
State of Minnesota,	IN PROBATE COURT
James Revor. Decedent	BOND
Know all Men by these Presents, Marie B. Revor.	That we
of Freeport.	
in the County of Stearns	State of Minnesota, as principal, and
John J. Rueter and Frank Best	e,
	of said County and State,
as sureties, are held and firmly bound to HO	norable E. J. Rusgemer,
Judge of Probate of the County of	Stearns , Minnesota, in the sum of
lawful money of the United States, to be paid	.00) DOLLARS, I to the said Judge of Probate or his successors in office; for we bind ourselves, our, and each of our heirs, executors and by these presents.
The condition of this obligation is such the	hat if the above bounden
Merie B. Revor	, who has been appointed representative of the
estate of the above named James Revo.	r. Decedent. shall
	f his trust as representative of said estate according to law, shall be and remain in full force and virtue.
Mitness, our hands and seals this2	3rd day of August , A. D. 19 44
Signed, Scaled and Delivered in Presence of	Marie B. Revor (SEAL)
2	John J. Rueter (SEAL)
	Crank Beste (SEAL)
	(SEAL)
Bito m. Rose	(SEAL)
75/97 VOAS	

adda M. Class			(SEAL)
	ACKNOWLE	DGMENT	
State of Minnesota,) 58.		
Be it Known. That on this	23rd day	of August	, A. D. 19 4
personally appeared before me. Mai	ie B. Revor.	. John J. Rueter	and Frank Peste,
to me well known to be the same per		and the second second second second second	A THE REAL PROPERTY OF THE PARTY OF THE PART
edged the same to be their free act an	d deed, and that	they executed the same	for the uses and purposes
therein expressed.	x	my	Egrey
My commission expires	, 19	M. A. 1933. Freepast Noticy Public Steams C My Commission Expire	Notary Public.

0012 0485

THE TANK PROPERTY AND A	TAMES A	ă
JUSTIFIC	ATTEN	ı

	JUSTIFICAT	ION
State of Minnesota,	88.	
County of Stearns)	
John J. Rueter	of	Freeport. Minnesota
and Frank Beste,	of	Freeport, Minnesota,
	Control of the Contro	the sureties described in and who executed the State of Minnesota, and is worth the amount
of \$ 1000.00 specified in the for property exempt from execution.	oregoing bond above	his debts and liabilities and exclusive of h Jalan J. Rueter Frank Bester
Subscribed and sworn to before n	ne this 23rd	Frank Beste day of August , 19 44
	X	O SPRUM
		y Public, Notery Phole Street Long Man. My Long Street
		ty, Minnesota.
	APPROVA	ommission Expires
I do hereby approve the within B	211	the day of 19 4. D. 19 4
1 do nortely approve the attention D	J.	Daniel James
(Court Seal)	-	Judge of Probate.
State of Minnesota, County of Stearns do swear that I will faithfully and assume as Representative of the estate to the best of my ability. So help me G	of James Re	Marie 5, Revor the duties of the office and trust which I no
to the best of my aveilty. So help me o	ou. 	Marie Revor
Subscribed and sworn to before n	ne this 23rd	day of August , A. D. 19 44
	X	Notary Public.
My commission expires	19	M. A. BELL, Ference, Season, Mina County, Mina Patrice, Steamer County, Mina County, Mina County, Mina
a g community output of	and the second	The Trompulation Express 128: 14, 1948 County, Military
10 0 110	11 + 3	1 8 1
State of Minnesota, Mearin PROBATE COURT IN THE MATTER OF THE BISTATE OF Decedent House	BOND AND OATH OF REPRESENTATIVE d this 24 M day of	and said Bond recorded in Book & and said Bonds, page # 0 & of Probat Records. Man All Man All Sails of Probate.
State State of PR(BON RE rued thu	Bonds, page cords.
000 \$ -	12/	128 25 0
	1 24	and said

13.336

County of

Stearns

}ss

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

James Revor

Order Appointing Appraisers

Decedent.

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

It is ordered that

John M. Rieland

and

Henry F. Raeker

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

Dated this.

loth

day of

Octobe

19 45

(PROBATE COURT SEAL)

Probate Judge

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

James Revor

Decedent.

Order Appointing Appraisers

Filed October 10th , 19 45

Probate dada Clerk.

No. 857916*

County of Stearns

FORWARDED

In the Matter of the Estate of

JAMES REVOR

IN PROBATE COURT

File No. 13,336

INVENTORY AND APPRAISAL

Decedent.

Date of Death January 17th , 1942

OATH OF APPRAISERS

State of Minnesota, 1888.		
County of Stearns	John M. Rieland	, and
	only swear that I will honestly, fa	ithfully and im-
partially perform all the duties of the office and trust which I now assu	me as appraiser of the estate of	
	, decedent to the best of my ability, S	
Subscribed and sworn to before me this 10th	1 11. 0.0	
day of October 7 , 1045	hu 111. Medano	-
CD OGNAL Ve	ohn 111. Risland wy + Racker	
	1	
My commission expires , 19		
(SEAL) INVENTORY AND APPL	RAISAL	
		and shore =
The undersigned representative of the estate of the above name	t decedent, represent B	ana skowg
to the court—	ets of the above manuel estate both a	eal and nersonal
That the following is a true and correct inventory of all the prope		
which has come into her possession and of which and inquiry concerning the same, classified as follows, to-wit:		a deligera dell'est
CLASS I—Real Estate:		
GEASS 1—Real Estate.		
(a) The homestead of decedent, being in the County of	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
, State of Minnesota, consistin		
of acres in area described as follows, to-wit		
(give acroage)		
none		
		The state of
(b) All other real estate of decedent being in the County	of	2
Hubbard , State of Minnesot	a,	
described as follows, to-wit:		- 1000
(1) "SouthHalf (St) of Lot Six (6) an	ď	
Lot Seven (7), of "RavoirBeach," according to file and of record in the Office of the Regi	ster of Deeds in and	
for the above named County and State.	none	\$150.00
	or (El of SEL) of	
Seation Fourteen (14) in Township One hundr	ed forty-live (145),	
North, of Range Thirty-four (34) West of the	5th P.M.inMinnesota	\$_850.00
	VERS VERSION	CONTRACTOR OF THE PARTY OF THE
		- New York

Specify Encumbrances and Respective Amounts Net Value Over Encumbrances Brought Forward Total Net Value of Real Estate Class II—Furniture and Household Goods: \$ \$ Total Value of Furniture and Household Goods 8 CLASS III-Wearing Apparel Total Value of Wegring Apparel CLASS IV-Corporation Stock Total Value of Stock

Exhibit

CLASS V Mortgages, bonds, notes and other written evidences of debte-

Note dated Nov.18,1937, executed by JohnJ. Rueter and AnnaRueter, to James Revor and Marie B. Revor, his wife, amt.\$1400.00, due 5 yrs.fr.date, int.5%, int.pd.toNov.18,1941; princ. bal.\$1400.00.note secured by mortgage of even date, se foll.desc.real estate: "NWLSWL.&SELSWL bess SWacre, all in Section 12, Tsp. 126, R. 32, inStearnsCounty, Minn. which motge was rec.in off.ofReg.ofDeedsin and forStearns County, Minnesota, in Book 133 of Mtges on Page 315, on 7000000 Nov. 18,1937 at 11:15 O'clockA.M. (undivided interest) Note dated Nov.4,1936.executed by Bernard Schmidt, and Agnes Schmidt, to James Revor and Marie B. Revor, in amount of \$7500.00 due on or before 10 years from date, int. 5%, on which there is due and unperd \$6000.00 and interest from 11-4-41, which note is secured by mortgage of even date, covering foll.desc.real estate in Stearns County, Minnesota: SW1 of Sec. 13, Tsp. 126, R. 32, which mage has been recorded in Book 115 of Mortgages on page 137, on Nov. 6.1931 at 11 o'clockA.M.(undiv.interest)
Judgment docketed June 3.1941 in favor of JamesRevor and
Marie B.Revor, in amt. of \$629.70 inStearns ountPDistrict
Court (undivided interest) againstAlEngelmeier.
Judgment docketed Jan.21.1942 againstLeonardRosen and 3000.00 40.00 MarieRosen, in amount of \$1325.25 in favor of JamesRevor and Marie B. Revor Noted dated 5-5-1937.in amount of \$690.00.due 5 years after none date. 5%, executed by R.C. Borgerding, on which is due and unpaid \$300.00 and int. from 5/5/41 payable to MarieB. none Revor and James Revor

Certificates Nos. 268,269,270 and 271, Sake Shore Properties, of \$100.00 each secured by mostgage on Lake Shore Properties, Land and Buildings, Chicago, Illinois

none

Total: \$ 3740.00

Here list any written obligations of any kind due and owing lecedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest to Date of Death	Principal	Appraised V of Princip & Interes
S PER EXHIBIT "A" HERETO ATTACHED AND	8	8	\$
HEREBY MADE A PART HEREOF::			
		THE NAME OF THE OWNER,	
Total Value of Mortgages, Bonds, Notes, etc.			8
ASS IV—All other Personal Property:			
(Here list Cash, Book Accounts, Annuities, Farm Crops,	Specify F	ncumbrances ctive Amounts	Net Value Over Encumbra
Machinery, etc.)	\$	cuve amounts	\$
	100		
		Transfer of the	
Total Value of All Other Personal Property			\$
The total value of all the real estate of decedent, as valued by The total value of all the personal property of decedent, as valued by the total value of the entire estate of decedent, as valued by the Respectfully submitted,	the appraisers h	ers herein, is \$ ein, is \$	3740.00 4740.00
No.	lune D.	Kenn	i i animali ni i i i i i i i i i i i i i i i i i
			Representativ

0012 0492

				VERIFIC	ATTON		
	State of	Minne	sota,	1			
Coun				88.			
		Ma	rie B.	Revor,		1200 0111111111	Granding and the state of the s
being	duly sworn, on oc	th say S	that	she is the r	epresentative	of the estate	above specified; that she
ha B	read the fi	regoing i	nventory s	ubscribed by	her a	nd know. S ti	he contents thereof and that the
same	is a true and corr	ect invent	ory of all o	of the estate of the o	lecedent that ha	s come to he	possession or
know	ledge.						
Subse	eribed and sworn t	o before m	e this	10th	7	A Ren	
day o	•	100000000000000000000000000000000000000		A. D. 19#5	Maril	V. Ken	vr
**********		Joh	2	County, Minn.	200000000000000000000000000000000000000		
Nota	ary Public,	Ske	arne	County, Minn.	1		Representative
My	commission expire	s JOH	STORE OF THE PARTY OF	ERTIFICATE O			
	Not sty	Commissio	n Expires A	ERTIFICATE O	F APPRAISE	ERS	
	State of	200		1			
Coun	ity of St	earns			We, the un	ndersigned app	oraisers, duly appointed by the
Prob	ate Court of		Stearns			County, Mins	nesota, to appraise the estate of
********	James Revo	r,			, Dece	dent, having	first duly taken and subscribed
					The second of the second	de la companya della companya della companya de la companya della	lly examined and considered the
							erty therein described, and have
- L		Alexander		to a series of the series of t			property, and set down opposite
	erty, and of the s				e jooten up og i	iself the umour	at and value of each class of said
	Dated this	Oth		da	y of Octo		, A. D. 1945
					for	hu 111.	Richard
					3/		Richard Appraisers.
					Hen	y TK	Appraisers.
						1	
	1 11						
		Jo	fent.	sal	y and	9 r of resola.	
26	量 2	rate of	Decedent.	76.00 00.00	entory and	, 19 tourer of Minnesola,	
336	irsata, me	Estate of	Quost Decedent.	Appraisal 3750.00 (000.00	inventory and d this	Treasurer of thy, Minnesola.	A. D. 19 45 AlfringS AlfringS
3,336	innesata,	the Estate of	Revort.	d Appraisal \$ 3740.00 \$ 1000.00	within inventory and mitted this	, 19 puty-Treasurer of County, Minnesola.	A. D. 19 45 All ments
13,336	Minnesata, **eame	r of the Estate of	ue Russe Decedent.	and Appraisal - \$ 37 \(\delta \cdot \cdot \cdot \delta \cdot \cdot \delta \delta \cdot \delta \	he within inventory and y admitted this	Deputy-Treasurer of County, Minnesola.	A. D. 19 45 All ments
No. 13, 336	of Minnesota, Learne OBATE COURT	atter of the Estate of	mee Roos Decodent.	ry and Appraisal 1 \$ 3740.00 218 - \$ 1000.00	of the within inventory and sereby admitted this	Deputy-Treasurer of County, Minnesola,	A. D. 19 45 All ments
File No. 13, 336	ate of Minnesota, Areane PROBATE COURT	ie Matter of the Estate of	Parnes Russel.	ntory and Appraisal sonal - \$37,60.00 tEstate \$1000.00	praised. **Trice of the within inventory and is hereby admitted this	Deputy-Treasurer of County, Minnesola.	13 th day of the day of British Brobate Man Harry Algebras.
File No. 13, 336	State of Minnesota, ounty of Areana PROBATE COURT	In the Matter of the Estate of	James Roose Decodons.	and	Due service of the within inventory and appraisal is hereby admitted this	diny of Deputy-Treasurer of County, Minnesola.	A. D. 19 45 AlfringS AlfringS

STATE OF MINNESOTA

County of Kears

IN PROBATE COURT

In the Matter of the Estate of

James Revar

INHERITANCE TAX RETURN

Date of death

GENERAL INSTRUCTIONS

This return must be filed with the Probate Court, at or before the time of filing the inventory, by the representative of the estate of every person whose death occurred after April 20, 1939.

All questions must be answered. Where space is insufficient for giving the complete information required, separate sheets should be attached, appropriately marked and referred to by letter or number.

If the estate is, or may be, taxable the return must be made in duplicate and one copy must be delivered to the Commissioner of Taxation under the direction of the Probate Court.

Name and address of the attorney for the estate must appear on the face of the return.

Below appear excerpts from Chapter 338, Session Laws of Minnesota for 1939, amending Mason's Minnesota Statutes of 1927, Section 2295 and Section 2304, relating to Inheritance Tax Return.

"2295 (2). Every representative shall, at the time of filing the inventory as required by law, file with the Probate Court a return under oath, in such form as may be prescribed by the attorney general, of all property within his knowledge and the value thereof at the date of the decedent's death, (a) which the decedent has at any time transferred and which is or may be subject to an inheritance tax, (b) which the decedent held in joint tenancy, (c) which was subject to the exercise of a power of appointment by the decedent. The return shall also contain a list of all policies of insurance on the life of the decedent payable to named beneficiaries, and the amounts thereof, if the total amount thereof exceeds \$32,500."

"2304 (2). In all estates where it appears from the inventory, appraisal and return that an inheritance tax may be imposed, the representative shall, upon the filing thereof, under direction of the court, deliver a copy of each, and of the petition, and will, if any, to the attorney general."

(Note:—Chapter 431, Laws of Minnesota for 1939, transfers duties of attorney general relating to inheritance taxation to the Commissioner of Taxation.)

ALL QUESTIONS ON THIS PAGE MUST BE ANSWERED

INSTRUCTIONS FOR SCHEDULE I Property held in Joint Tenancy

All personal property of every kind, wherever situated, and all real property situated in Minnesota, held in joint tenancy by the decedent and any other person or persons must be included in Schedule I. If the survivor furnished any part of the consideration the amount and nature of the consideration should be stated. If the property was acquired by the decedent and the survivor as joint tenants, by gift, bequest, devise or inheritance, that fact should be stated. The full value of the property held in joint tenancy should in all cases be given. Identify the homestead, if any, as such.

Did the decedent, at the time of his death, own any real or personal property as a joint tenant with the right of survivor-ship?

Ans. Yes or No. yes ks. SV. Power Skep. 15

INSTRUCTIONS FOR SCHEDULE II

Insurance and Annuities

Schedule II must state all life or accident insurance taken out by decedent and payable on the death of the decedent, to named beneficiaries, where the total amount of insurance payable to named beneficiaries exceeds \$32,500. Insurance payable to the estate of the decedent, whether by the terms of the policy or by reason of the death of the named beneficiary, should be included in Schedule II regardless of the total amount of the insurance payable to named beneficiaries. If any policy was payable only by installments state the terms of the policy with respect to the amount and duration of payments. Schedule all annuities owned by decedent which had a commuted or cash refund value on death.

Did the decedent, prior to his death, take out policies of life insurance, payable to named beneficiaries, aggre-gating in excess of \$32,500?

120 Ans. Yes or No.

2. Did the decedent, at his death, have any life insurance payable to his estate?

Ans. Yes or No. 700

3. Did the decedent at the time of his death own any annuities which had a commuted or cash refund value?

Ans. Yes or No.

INSTRUCTIONS FOR SCHEDULE III

Transfers by the Decedent

Schedule III must describe all property which the decedent has at any time transferred and which is, or may be, subject to an inheritance tax. This includes all transfers: (a) In contemplation of death; (b) Intended to take effect in possession or enjoyment at or after death; (c) In trust, where the income, or any part thereof, or the power of revocation, is reserved to the donor.

If the transfer was by deed, give the date of execution and of rding. If the transfer was in trust or to an insurance company for the purchase of an annuity, attach a copy of the instrument or contract and give the age and relationship of all beneficiaries. Did the decedent make any transfer described in the foregoing instructions?

no Ans. Yes or No ..

Did the decedent, within two years immediately prior to his death, make any transfer of a material portion of his property, without adequate and full consideration in money or moneys worth, in trust or otherwise?

Ans. Yes or No...

Did the decedent, at any time, make a transfer of an amount of \$2500.00 or more, without an adequate and full consideration in money or moneys worth, which the rep-resentative believes is not subject to an inheritance tax?

Ans. Yes or No ...

If the answer to question 3 is "Yes" state the date, description of property, value, character of transfer, and motive for making the transfer:

4. Were there in existence at the time of decedent's death any trusts created by him during his lifetime?

220 Ans. Yes or No ..

INSTRUCTIONS FOR SCHEDULE IV

Powers of Appointment

Under Schedule IV should be stated all property which the decedent at any time held subject to a power of appointment vested in him either by will or by any other instrument. A copy of the instrument granting the power of appointment should be attached and also a copy of the instrument exercising the power of appointment, if not a will previously filed for probate. The return must include all property held subject to a power, whether or not the power was exercised.

If decedent at any time held property subject to a power of appointment prepare a schedule headed "Schedule IV" and give the following information: (1) Date of instrument creating power; (2) Type of instrument creating power; (3) Description of property; (4) Person to whom appointed and relationship to decedent; (5) Estimated value at date of death; (6) If real property county assessor's true and full value at date of death.

1. Did the decedent have power of appointment over any real estate in Minnesota or of any personal property?

200 Ans. Yes or No ...

2. Did decedent exercise power of appointment?

Ans. Yes or No.....

Estate of

SCHEDULE I

PROPERTY HELD IN JOINT TENANCY

Note: See instructions on inside cover page. Answer all questions fully.

James Revor

List property in the following order: (1) Real estate; (2) Furniture and household goods; (3) Wearing apparel; (4) Corporation stocks (under description identify by certificate numbers and give class of stock and par value and price per share); (5) Mortgages, Bonds, Notes and other Written Evidences of Debts (under description give name of debtor, bond number, rate of interest, maturity date, price per hundred); (6) All other Personal Property.

Date of transfer to joint tenants	Description	Surviving joint tenant	Relationship to decedent	Liens or encumbrances, etc.	Value at date of death	County Assessors true and full value of real estate as of date of death
	5 shares = 13/0 16/798 15 shares CB/0-159006 all Korthum States Pawer Congany	Marie B Revor	widow	\$ dare	20000	\$
	Total				8 2000	

AFFIDAVIT

I, the undersigned representative of the estate of the above named decedent do hereby swear that I have carefully examined the foregoing return, including the separate sheets attached, if any, and that, to the best of my knowledge, information and belief, herein is listed all of the property required by law to be included in said return; that all questions have been truly answered; that I have no knowledge of any transfers required to be included in this return except as stated; and that to the best of my knowledge, information and belief the values shown in the foregoing schedules are the true and full values as of the date of the decedent's death; and that all statements made herein are true and correct.

(Signature) Manie & Rever

(Address)

Subscribed and sworn to before me this

the day

Cevaler 1945.

Form approved by G. Howard Spaeth Commissioner of Taxation of Minnesota By Franklin B. Stevens, Director Division of Inheritance and Gift Taxes

File No. 13, 336

STATE OF MINNESOTA

County of Stearns

Re: Estate of

INHERITANCE TAX RETURN

Clerk of Probate Court.

Name Skeplens + Long
Address Melrose, Minim
Attorney,

State of Minnesota,) ss. IN PI	ROBATE COURT
County of Stearns)	
IN THE MATTER OF THE ESTATE OF	
James Revor, Decedent.	ALLOWING FINAL ACCOUNT
The above entitled matter came on to be heard on thelstd	ay of December ,
19.50, upon the petition of the representative of the above named estate prayand for distribution of the residue of said estate.	
The said representative appeared in person and by attorn	eys Stephens and Lang,
and no one appeared in opposition.	
The Court, after due consideration of said petition, the evidence addu records in said matter, finds the following facts:	ced in support thereof, and the files and
First-That due notice of the said hearing of said petition has been	given as required by law by the publica-
tion of the citation of this Court for said hearing, dated the 7th	day of November ,
19 50 , in the Melrose Beacon, proof of publicati	
hearing and service by mail having been fil	
Second—That the said final account set forth in said petition has bee Court, and as so adjusted and settled, is hereby found to be correct; a sun follows, to-wit:	
RECEIPTS	multiple
	3740.00
Personal estate omitted from the inventory \$	
Gain by sales above appraised value \$	one water that
Cash from sales of real estate \$	
Cash from rent of real estate \$	
Cash from interest and profits \$	
Cash from other sources \$	
1	
Total receipts from all sources \$	3740.00
DISBURSEMENTS AND CREDI	TS
Estate selected for surviving spouse	3
Maintenance of family of decedent	+8
Expenses of administration	\$ 65.00
Expenses of last sickness	\$
Funeral expenses	\$
Taxes	\$
Claims of creditors of decedent	\$
Legacies	\$ 2000:00
	\$.
	&
Residue on hand for distribution	- \$ 1675.00

Total credits

8 3740.00

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

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

Dated

December 1st

., 19.50.

By the Court,

Probes Judge.

State of Himnesota,
County of Stearns
PROBATE COURT
IN THE MATTER OF THE ESTATE OF
James Revor,

Decedent.

Order Allowing Final Account

Filed this 1st day of December 1950, on recorded in Book 55 0 of Order at Page 55 0 Order 1950, of Order 1950,

13,336

State of Minnesota,)			IN	J DI	PO	PA	TE	COURT	
County of Stearns	\$ 88.			11.		a.O.	DA		COURT	
IN THE MATTER OF THE ESTATE OF			1							
IN THE MATTER OF THE ESTATE OF			1	OR	DER	ALI	LOW	VINC	FINAL ACCOUNT	NT
James Revor,	Decede	ent.	1							
The above entitled matter came on to be hear	d on t	he	7	at	0	lau of		1	December	
19 50, upon the petition of the representative of							2000			count
and for distribution of the residue of said estate.										
The said representative appeared in person			125.0	at	torn	eys	8	tepl	hens and Lang	,
and no one appeared in opp	osit	ior	1.					411000		
The Court, after due consideration of said	netitio	n th	e enic	lence	addu	ced i	n. 811	nnor	t thereof, and the files	e and
records in said matter, finds the following facts:	permo	26, 640	e orn	iem.	- Marten	iven s	10.00	ppor	increso, and me jucc	. umu
First-That due notice of the said hearing	of sai	d pe	tition	has	been	given	as	requi	red by law by the pu	blica-
tion of the citation of this Court for said hearing,	dated	the	7	th			day	of	November	
19 50 , in the Melrose Beacon, pr	oof	of	pub	11	eati	on	of	sat	id notice for	
hearing and service by mail	hav	ing	, be	en	fil	ed	in	th	is Court.	
		Hamo								
Second—That the said final account set for Court, and as so adjusted and settled, is hereby follows, to-wit:										
	RE	CEI	PTS							
Personal estate as described in the inventory -	+		+	-	8	374	0.0	00		
Personal estate omitted from the inventory	н.	-			8					
Gain by sales above appraised value	-		=		8			100000		
Cash from sales of real estate		=	911		8					
Cash from rent of real estate	-		- "	- 44	8			eri de		
Cash from interest and profits	-	-			\$					
Cash from other sources	+		-	-	\$					
A CONTRACTOR OF THE CONTRACTOR		1	74		\$					
***************************************			_	-	\$					
Total receipts from all sources	-	+	-		\$	374	0.0	00		
DISBURSE	MEN	TS	ANI	C	REDI	TS				
Estate selected for surviving spouse	-		-	-			-		- \$	
Maintenance of family of decedent		-	-		4	-			+ \$	
Expenses of administration	2			-			-		\$ 65.00	
Expenses of last sickness	-	1	-		40	-		*	\$	- de la composition della comp
Funeral expenses	-		-	-			-		. \$	
Taxes		8	-		-			-	\$	
Claims of creditors of decedent				-			4			1172-1108
Legacies	-		44		+	-		-	\$ 2000:00	
and a second			-	,			-		- \$	
	40-10-	-	My		+	-		-	\$	-
Residue on hand for distribution -	1/4		-	1			1		\$ 1675.00	-
Total credits -		-	1		-	-		4	\$ 3740.00	E ur

State	of	Minnesota,	1
County of	Ste	arns	000

Starses (88.	IN PROBATE COURT,
County of Stearns	
In the Matter of the Estate of	Petition for Decree of Omitted
James Revor	or Incorrectly Described Property*
Decedent Your Petitioner Respectfully Represents and show	4
	e, a resident of Freeport ,
	nnesota, on the 1.7th day of
	inty of Stearns ,
State of Minnesota and	d at the time of h 15 death was 87
	Freeport, Minnesota
n 1 1 1000	ated in said County and a decree was made and entered
3. That the following described property wa	syamitted or incorrectly described in said decree, to-wit:
(a) The Municipal North Conservation & Defining Constru	K Charle by XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
ХИЙК НХ ЖИЙТОХ ХИ ТИЙ НОВЫХ ИНОВЫЙИЛК ХЕКИЙТ	Date at Death
Encumbrances	
	¥
(b) Other real estate of decedent being in the	
State of Minneso	ta, described as follows, to-wit:
Lot Six (6), except the North 20	feet thereof in Devote Beach
Loc 31x (0), except the morth 20	reet thereof, in Revolt Beach.
Not a part of the homestead of de	scedent. \$150.00
Encumbrances None	
	<i>\$</i>
(c) Romania property, unaixing up the follow	hichiga kennik kenik:
Farmalian	
Encumbrances	3
4. That the correct description of the propert	y and whether a part thereof is a homestead or not with
the values and encumbrances at the date of death	
	l claims in said estate (IN The Sant of SXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
and that said property was	

As surviving spouse and sole devisee named in the Last Will and Testament of decedent.

6. That the interest of your petitioner in said property is as follows, viz.:

State of Minnesota, County of Stearns PROBATE COURT	In the Matter of the Estate of James Revor Decedent	Petition for Decree of Omitted or Incorrectly Described Property	Filed this 22nd day of July 1960.
---	--	--	-----------------------------------

-State	of Minnesota,	1
County of	Stearns	500

IN PROBATE COURT

FILE No. 13, 336

In the Matter of the Estate of

James Revor

Decedent

Decree of Ohlittely of Incorrectly Described Property

The above entitled matter came on to be heard on the 22nd day of July
1960, upon the petition of Marie B. Revor
praying for the judicial determination of the descent of property hereinafter described belonging to said
decedent at the time of h is death. The petitioner appeared in person and by attorney,
Charles L. Clark and no one appeared in opposition to said petition.

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

waived by the Court. FIRST—That notice of said hearing has been given/98/rpquftel/by/lap/9mil/the protet of this Court/ for sald hearths!

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

As surviving spouse and sole devisee named in the Last Will and Testament of decedent.

THIRD-That said estate was heretofore probated in this Court and a final decree of distribution issued therein on the 1st day of December , 1950, and that in said decree the property hereinafter described was ____incorrectly described That the time for appeal from said decree has expired.

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

FIFTH—That And Adjeritance/taxter afternained fix/the/ but of project intelled heretal heretal Iphid in full. That there is now no inheritance tax due the State of Minnesota from said estate.

5050 2100

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

KEN Anneand around rum nothing the following items, bomit and

ADIX The homestead of the decident structed in the County of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
State of Mining of Attach the Continue As Anthony As Anthony	

** Other tracts of land lying and being in the County of Hubbard

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

Lot Six (6), Except the North 20 feet thereof, in Revoir Beach.

Not a part of the homestead of decedent.

SEVENTH—That the following named persons are the surviving spouse and sole devises named in the Last Will and Testament

of said decedent as heretofore determined in the prior probate proceedings and of hill of the persons entitled to hais estate and the property herein described, to-wit:

Marie B. Revor, surviving spouse.

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

None to be assigned in this decree.

DESCRIPTION OF THE PROPERTY SECOND CONTRACTOR CONTRACTO

1050 2100

	HAMMAN						reby assi	gned to	and veste	ed in the
ve named perso	nd in the fo	ollowing p	roportion	s and e	tates, i	to-wit:				
***				********						
The whole	thereo	to Ma	rie B.	Kevo	r, an	solut	ery i	n lee.		
			of the P	19896		1980				
To Have and	to Wold the	Same 7	osether 1	with all	the he	reditam	ents and	l annur	enances	thereunto
mging or in a										
gns, without p	rejudice, h	owever, to	any lau	oful con	veyance	of said	d proper	ty or an	y part t	hereof by
detables, by hi	a bf them.	heretofor	e made.							
Dated at St	.Cloud,	Minnes	ota,	this 2	2nd	day of	Jul	У		, 19 60
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State of Minnesota county of smarrowns Stearns

IN THE MATTER OF THE ESTATE OF

Harry Marsh

Decedent.

IN PROBATE COURT

PETITION FOR APPOINTMENT OF SPECIAL ADMINISTRATOR

Your petitioner Edward Marsh	respectfully represents a
states to the court:	
First-That he is a resident of Village of Sartellin the C	County of Stearns
State of Minnesota, and is interested in the said estate of decedent	t as
(Note—As surviving spouse, heir-at-law, or creditor, etc.) One of the heirs at law	4
Second—That said decedent died on the 19th day of in the County of Stearns , State of Minnesota	July , 19 /
aged 77 years , and at the time of his	
County of Stearns State of Minnesota	a and
the time of his death decedent's address was annohence	
in the City of St. Cloud , in the County of	of Stearns
in the State of Minnesota , and said decedent w	was born in England
and left estate in the County of Stearns character and estimated value following, to-wit:	State of Minnesota, of t
REAL ESTATE	
(1st) Homestead of the estimated value of	
(2nd) Other lands	
of the total estimated value of	
PERSONAL PROPERTY	
(1st) Household goods of the estimated value of	\$ none
(1st) Household goods of the estimated value of (2nd) Wearing appare of the estimated value of	
(3rd) Capital stock of the estimated value of	
(4th) Notes, bonds, mortgages and other evidences of indebtedness	ss of the esti-
mated value of	
	\$
Total personal property	
Third—That it is necessary and expedient that a special admined for the following reasons: to secure immediate possess	

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

NAMES Edward Marsh	AGES Years	RESIDENCE Sartell, Minnesota	RELATIONSHIP Brother
	81		
Daniel Marsh	85	Beaumont, Texas	Brother

	Address	Amount of Claim	Nature of Claim	
Sixth—That Rosemon	nd Marsh	C. Marie and	who is a resident o	
Stearns Sartell, Minnesota f said estate		County, Minnesota, and whose Postoffice address is is a suitable person to act as special administrator		
WHEREFORE, Your pet se court; and that upon due losamond Marsh			said estate be granted b administration be to sai	
			2	
		Edward W	Marsh	
ated July 20	, 19 44	Edward W	Marsh_ Petitioner.	

own knowledge, except as to those matters therein stated on information and belief, and as to those he believes it to be true. matters

Subscribed and sworn to before me this

A. D. 19344 am

Notary Public County, Minn.

My commission expires , 19

4

Edward W Marsh Petitioner.

PETITION FOR APPOINTMENT OF Decedent. In the Matter of the Estate of SPECIAL ADMINISTRATOR In Probate Court STATE OF MINNESOTA County of Spatients Harry Marsh Filed this 20th

File No. 13, 338

County of.

Stearns

IN PROBATE COURT

In the Matter of the Estate of

Harry Marsh

Decedent.

Order Granting Special Administration

On readi	ng and filing the petition of	Ed	ward W. Marsh	1	
praying that sp	Rosamond Marsh		ed decedent be granted, and up		
and the evidence	ce adduced in support thereof	, the court finds:			
FIRST-	That said decedent died on the	12th	day of	July	, 19 44,
	e of his death was a resident		Stearns		
State of	Minnesota		and at the time of i	his death left estate	in the County of
	Stearns	State of Min	inesota.		
SECONI	O-That special adm	inistration i	s necessary	to authorize	(1)
and emr	power a legal represonal property of d	sentative to	take immedia	te possessio	n

THIRD—That it is necessary and expedient, for the preservation and best interests of said estate, that special administration of said estate be granted.

Nam Therefore, it is Grdered. That special administration of said estate be, and the same hereby is, granted; and that

Rosamond Marsh

be, and he hereby is appointed such special administrator of said estate, to administer the same according to law until the further order of this court or the appointment and qualification of a general representative of said estate according to law; and that before letters of special administration are to him issued, he shall take and file his oath as required by law, and file his bond in the penal sum of

Two Hundred and no/100 (\$200.00) - - - - Dollars, with sufficient sureties as provided by law, to be approved by the Judge of this court and conditioned as by law required.

Dated

July 20th,

1944

I Xugenie Judge of Probate.

Note: (1) Here state the facts necessitating special administration.

1150 8101

State of Minnesota,

County of

Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Harry Marsh

Decedent.

Order Granting Special Administration

Filed this 20th day of July 19 44, and recorded

in Book " 84 " of Orders,

Page 38 Herzog Clerk Marins of Probate Co

No. 8655

County of

Stearns

IN THE MATTER OF THE ESTATE OF

Harry Marsh

Decedent.

IN PROBATE COURT

Letters of Special Administration

Rosamond Marsh

having filed in this court his oath and

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

It is Ordered. That the said

Rosamond Marsh

be, and he

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

Dated July 20th,

1944

Probate Juda

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF Harry Marsh

Letters of Administration
(Long Form)

Filed this 20th day of
July 19 44 and recorded
in Book " I " of Letters,
Page /3/
Clerk wheeling of Frobate.

County of Stearns

IN PROBATE COURT.

In the Matter of the Estate of Harry Marsh

BOND

of Village of Sartell		
in the County of Steams	State of Minneso	ota, as principal, and
Edward Marsh and Matt DeZur	ik	
	of sai	d County and State
as sureties, are held and firmly bound to Hon. E.	J. Ruegemer	
	, Mi	
Two Hundred and no/100 (\$200.00)		DOLLARS
lawful money of the United States, to be paid to the said well and truly to be made, we bind ourselves, our, and each firmly by these presents. The condition of this obligation is such that if the al	of our heirs, executors and administrators,	
7.10 CONSTRUCTION OF THE C		representative of the
estate of the above named Harry Marsh		shal
well and faithfully discharge all the duties of his trust as		
shall be void; otherwise it shall be and remain in full force	e and virtue.	
Witness, our hands and seals this 20	day of July	, A. D. 19 44
Signed, Sealed and Delivered in Presence of Stumbiu Saphia Scheibe C	Rosamond Mar Edward W Mar Matt Dizwrik	(SEAL (SEAL (SEAL (SEAL
ACKNO	WLEDGMENT	
State of Minnesota, Stearns		
Be It Known, That on this 20	day of July	, A. D. 1944
personally appeared before me Rosamond Marsh,	Edward Marsh and Matt DeZurik	
to me well known to be the same persons who executed the fo free act and deed, and that they executed the same for the us		od the same to be their
man pake ja	RANI WINI VAN. Se Goud	Notary Public.
	av D County, Mil	h/he

		JUSTIFICA	TION		
State of	Minnesota, Steerns	}ss.			
	i Mersh	of	Sartell, Mi	nnesota	
	Bežurik		Sartell, Mi	nnesota	
ENGINE WILLIAM SERVICES	for himself says that h	oj	14.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	***************************************	foregoing hond: that
	eeholder of the State of				specified in
	ve his debts and liability				operated in
the joregoing oona aoo	re nis deois and naoini	les and excensive by	nus property exemp	e from execution.	1
			Odward	W. Mar	ch
			matt à	Dezurik	
Subamilad and a	worn to before me this	20	-ton of	July	1944
Suoscrivea ana s	neorn to oejore me into.		1050	LAFRIN.	lezin
		***	Notary Publication	1	
				thlie Steamy County !	dian
			My Commission E.		91542
		APPROV	AL		
I do hereby appr	rove the within Bond, the		day of	July	, A. D. 19 44
		Ca	Altu	earn	2
(Court &	Seal)		0	Ju	dge of Probate.
		OATH			
State of	Minnesota,)			
	arns)88. I,	Rossmond Ma	ersh	
do swear that I will fa	ithfully and justly perfe	orm all the duties of	the office and trust	which I now assun	ne as Representative
of the estate of					
to the best of my abili	ty. So netp me Goa.		Rosan	mond ?	narsh -
Code wiked and	more to before me this	20	dayof	July	A. D. 1944
Subscribed and 8	nvorn to before me this		105	Atuni	lian
			RA	WHEN THE AM CA PLON	Notary Public.
My Commission Exp	ires		My Commiss	he Strouns County Mi Ion Expires Inquary 26,	County, Minn.
11		fo Kap	gi gi	4	
草一	P P P		19 44 A Probate	rogen	
UR UR	H SHARE	E		12	
	h Decedent	NTA 20th	in Bo	12.	
田 品	HE MATTER OF THE PARTY MATER DE	EN SE	rded in	Di.	No. 3501*
of #	The state of the s	RE	i reco	Clark	A
2 0	Harry Marsh Decedent—189	REPRESENTATIVE	July and said Bond recorded in Book of Bonds, page 374 Records.	72	
Stal	8	REF	and said of Bond Records.	19	9 10 10 10
3			am of Rea		

13,338

Stearns County of

IN PROBATE COURT

In the Matter of the Estate of Harry Marsh Decedent.

Petition for Allowance and Probate of Will

To the Probate Court in and for said County:

Your petitioner represents and alleges to the Court:

FIRST - That your petitioner is a resident of Villag	e of Sartell	(1) in the County of
Stearns State of Minnesota, and in	s an adult and is interested in t	he estate of decedent in this,
to-wit: that she is named as executrix in the	will of said decedent	(2)
SECOND—That said decedent died at City of St. Cl	oud County of Steam	rns
State of Mirmesota , on the 19t	h day of	July , 1944
aged 77 years and at the time of his death was a citizen of th	e Country of United State	38
and a resident of City of St. Cloud	in the County of Stee	ims
and State of Minnesota and left estate in	n the County of Stearns	
State of Minnesota.		
THIRD—That said decedent died leaving a last Will as	nd Testament which Will is her	ewith presented and filed for
Probate.		
FOURTH—That the estate of decedent at the time of his d	eath consisted of (3)	
personal property of the estimated value of \$ 1525.00		divided as follows:
1. Household goods, \$ 25.00	2. Wearing apparel,	\$ nominal
3. Stock, \$ none	4. Notes, bonds, etc.,	\$ 1500.00
5. Miscellaneous,		
That said estate also included		(4)
real estate of the estimated worth and probable value of \$	none	situated
in said Coun	ty of	State of
Minnesota, to-wit:		
1. City Property	Lots without buildings,	8
moreone mosking confirmation and a second co	Lots with buildings,	8
2. Rural Property	Acres unimproved lands,	\$
Bearing requirements and a second of the sec	Acres improved land,	8
3. Homestead		<i>\$</i>
FOURTH-A. That the probable amount of indebtedn	ess is	\$

- " 2nd-Executor, Heir or Devisee.
- " 3rd—If no property insert word "No" and strike out unnecessary words.

 4th—If no real estate, insert "No" and strike out remainder.

FIFTH-That the names, ages, residences and relationship of the heirs, legatees and devisees of said decedent, so far

	AGES	RESIDENCE	POST OFFICE ADDRESS	RELATION- SHIP
Edward Marsh	81	Sartell	Sartell, Minnesota	brothe
Daniel Marsh	85		Beaumont, Texas	brothe
Age in a 21 me in a transmit		-		
		A Section of the second	- Andrews and the second	
				1-1-11-11-11-11-11-11-11-11-11-11-11-11
ACMINE DE LIESTON DE LA MANTANTA		To the state of th		- mueremun
armer m	d Mauri			
SIXTH—That Rosamon Sartell, Minnesota	d Marsh		is whose Post Of	
		.0	is named in said Wil	t as executiviz
thereof and is suitable and competent				
December 1 March	prays that said	last Will and Testa	ment be allowed and admitted to pr	
said Rosamond Marsh			be appointed executivix thereof;	and that, upon
due qualification as provided by law, le	tters testamentar			0
Dated August 1	, 19 44	Ros	amond Mare	h
				Petitioner
State of Minnesot	a, (
Service Servic	a, } _{ss} .	Rosamond	Marsh	
County of Steafns				tion is true of
Service Servic	the is the petition	oner named in the fo	regoing petition; that the said petit	tion is true of
County of Steafas being duly sworn, on oath says that 8	the is the petition	mer named in the fo	regoing petition; that the said petit a and belief, and as to thos matters	~
County of Steafns being duly sworn, on oath says that 3 her own knowledge except as to the	he is the petitic matters therein s	mer named in the fo	regoing petition; that the said petit	~
County of Steafns being duly sworn, on oath says that 3 ler own knowledge except as to the believe it to be true.	he is the petitic matters therein s	mer named in the fo	regoing petition; that the said petit a and belief, and as to thos matters	~
County of Steafus being duly sworn, on oath says that 3 ler own knowledge except as to the believe it to be true. Subscribed and sworn to before	he is the petitic matters therein s	mer named in the fo	regoing petition; that the said petit a and belief, and as to thos matters	
being duly sworn, on oath says that so her own knowledge except as to the believe it to be true. Subscribed and sworn to before the lay of August Notary Public, Notary Public,	the is the petitic matters therein is me this 9 44 LVAN, St. Cond.	oner named in the forestated on information Rose	regoing petition; that the said petit a and belief, and as to thos matters	
being duly sworn, on oath says that so her own knowledge except as to the believe it to be true. Subscribed and sworn to before the lay of August Notary Public, Notary Public,	the is the petitic matters therein is me this 9 44 LVAN, St. Cond.	oner named in the forestated on information Rose	regoing petition; that the said petit a and belief, and as to thos matters	~
being duly sworn, on oath says that 3 ler own knowledge except as to the believe it to be true. Subscribed and sworn to before the law of the	the is the petitic matters therein is me this 9 44 LVAN, St. Cond.	oner named in the forestated on information Rose	regoing petition; that the said petit a and belief, and as to thos matters	~
being duly sworn, on oath says that so her own knowledge except as to the believe it to be true. Subscribed and sworn to before the lay of August Notary Public, Notary Public,	the is the petitic matters therein is me this 9 44 LVAN, St. Cond.	oner named in the forestated on information Rose	regoing petition; that the said petit a and belief, and as to thos matters	
being duly sworn, on oath says that so her own knowledge except as to the believe it to be true. Subscribed and sworn to before the lay of August Notary Public, Netary Public, Netary Public, Netary Public, Sw. My Commission Expires	the is the petitic matters therein see me this Matter Mat	oner named in the forestated on information Rose	regoing petition; that the said petit a and belief, and as to thos matters	
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being duly sworn, on oath says that so her own knowledge except as to the believe it to be true. Subscribed and sworn to before the lay of August Notary Public, Notary Public, Notary Public, Sw. My Commission Expires. My Commission Expires.	the is the petitic matters therein to matter the matter than	oner named in the forestated on information Rose	regoing petition; that the said petitive and belief, and as to thos matters amond Mars	
being duly sworn, on oath says that so her own knowledge except as to the believe it to be true. Subscribed and sworn to before the day of August Notary Public, Notary Public, Notary Public, Sw. My Commission Expires. My Commission Expires.	the is the petitic matters therein to matter the matter than	oner named in the forestated on information Rose	regoing petition; that the said petit a and belief, and as to thos matters	
being duly sworn, on oath says that so ler own knowledge except as to the believe it to be true. Subscribed and sworn to before the lay of August Notary Public, Newscribed Expires. My Commission Expires.	the is the petitic matters therein see me this Matter Mat	oner named in the forestated on information Rose	regoing petition; that the said petitive and belief, and as to thos matters amond Mars	

13.338

ORDER FOR HEARING ON PETITION FOR PROBATE OF WILL, LIMITING TIME TO FILE CLAIMS AND

FOR HEARING THEREON STATE OF MINNESOTA, County of Stearns-In Probate Court. File No. 13 338

In Re Estate of Harry Marsh, Decedent Rosamond Marsh having filed a petition for the probate of the Will of said decedent and for the appointment of Rosamond Marsh as Executrix, which Will is on file in this Court and

open to inspection;

IT IS ORDERED. That the hearing thereof be had on Friday, the 25th day of August, 1944, at nine 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 objections to the allowance of said Will, if any, be filed before said time of hearing; that the time within which creditors of said decedent may file their claims be limited to four months from the date hereof, and that the claims so filed be heard on Friday, December 8th, 1944, at nine o'clock A. M., before this Court in the prohate court room in the court house in the City of St. Cloud, Minnesota, and that notice hereof be given by publication of this order in The St. Cloud Daily Times, and by mailed notice as provided by law. Dated August 1st, 1944.

(Probate Court Seal) E. J. RUEGEMER. Probate Judge.

ATWOOD & QUINLIVAN, Attorneys for Petitioner, St. Cloud, Minnesota. Pub. Aug. 3-10-17, 1944

STATE OF MINNESOTA, (... COUNTY OF STEARNS

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

That for more than one year prior to the publication therein of the

Order For Hearing On Petition Of Will

..... hereinafter described.

said newspaper was printed and published in the City of St. Cloud, in the County of Stearns, State of Minnesota, daily except Sundays and holidays; that during all said time said newspaper has been printed in the English language from its known office of publication within the City nes even prince in the English initiguage from a above stated and in newspaper format and in column and sheet form equivilent in space to at least 450 running inches of single column, two inches wide; has been issued daily except Sundays and holidays from a known office establishment. two inches wide: has been issued daily except bundays and nondays from a known office established in said place of publication and employing skilled workmen and the necessary material for preparing and printing the same; that the press work on that part of the newspaper devoted to local news of interest to the community it purports to serve has been done have confined the pressure of the new columns have been devoted to local news of interest to the community it purports of its news columns have been devoted to local news of interest to the community it purports of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, plate matter and advertisements; has been circulated in and near its said place of publication to the extent of at least two hundred and forty (240) copies regularly delivered to paying subscribers and has entry as second class matter in its local post-office; and that there has been on file in the office of the County Auditor of Steams County, Minnesota, the affidavit of a person having knowledge of the facts, saiding the control of said newspaper and the existance of the conditions constituting its qualifications as a legal newspaper.

That the Order For Hearing On Petition of Will

hereto attached was cut from the columns of said newspaper, and was printed and published therein in the English language, once each week, for .. three-successive weeks; that it was first so published on Thursday the 3rd day of August 19 44

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

Subscribed and sworn to before me

Notary public Stearns County, Minnesota

My Commission expires ... Oct . 1 19 44

PRINTER'S Affidavit of Publication of

THE ST. CLOUD DAILY TIMES

Of Order For Hearing On Petition of Will

Harry March Decid

FILED THIS 19th DAY
OFINGUSTAD. 1944
Stank North Probate

County of Steams

IN THE MATTER OF THE ESTATE OF

Harry Marsh

Decedent.

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

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

ATTACH COPY OF ORDER HERE

ORDER FOR HEARING ON PETITION
FOR PROBATE OF WILL, LIMITING
TIME TO FILE CLAMB AND
STATE OF MINNESCIA. COUNTY OF
STATE OF MINNESCIA. COUNTY OF
13.38 AND
INSERTING—IN PROBASE COURT. FILE NO.
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IN S

WOOD & QUINLIVAN, torneys for Petitioner, Cloud, Minnesota, Pub. Aug. 3-10-17, 1944

Edward Marsh

Daniel Marsh

File No. 13, 338

IN PROBATE COURT

Affidavit of Mailing of Order for Hearing

On PETITION FOR PROBATE OF WILL, LIMITING

TIME TO FILE CLAIMS AND FOR HEARING THEREON

State of Minnesota,

County of Stearns

R. J. Quinlivan

being first duly sworn on oath deposes and says that on

the 8 day of August , 19 44,

at St. Cloud , in said County and State he mailed two copies of the Order hereto attached

in the above entitled matter, to

G. Howard Spaeth

(Com

ner of Taxation) and one to

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

positing the same in the U.S. mails at

St. Cloud, Minnesota and addressed to the following named persons:

STREET OR POST OFFICE CITY STATE Sartell Minn. Texas Beaumont

Subscribed and Sworn to before me this 8th day of August , 19 44

Allen A. alma

Notary Public ALLEN A. ATHOOD, Holary Public, Steams County, Mean My commission expression express February 17, 1947.

File No. 13,338

State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of Harry Marsh

Decedent.

AFFIDAVIT OF MAILING

Hill + Claims

Filed August 25, 1944

Mank Nergy

Probate Surge Clerk

State of Minnesota, County of Stearns	}ss.	IN PR	OBATE	COURT.
In the Matter of Proving the Last	Will and Testa	ment of the E	state of	-
Harry Marsh			1	Proof of Will
			(
***************************************			Decedent.	
State of Minnesota, County of Stearns	}88.			
R. J. Quir	nlivan			, bein
duly sworn on behalf of the proponent of the V	Vill, doth depose			is one of the subscribin
witnesses to the instrument now shown. he				day (
July A. D. 19	44, and purpor	ting to be the Las	Will and Test	ament of
Harry Marsh				of the Count
of Stearns	and State of	Minn	esota	now here presente
for probate; that R. J. Quit				kne
and was well acquainted with the said Deceden	t, in his	lifetime and at th		
and date of said instrument, to-wit, the	6th	d	ay of	July
A. D. 19 44, the said instrument was signe	d, sealed, execute	ed and then and i	here acknowledg	ged, published and declare
by the said decedent, to be H. Clendenia		estament in the p	resence of depon	ent and of
H. Clender		ibing witness	thereto, and ti	hat deponent and the sai
the other subscribing witness did then and	there, in the pr	esence of the said	decedent, and	at his reques
severally subscribe said instrument as witnes	ses thereto.			
Deponent further says that at the time of	the execution of s	said instrument a	s aforesaid, the	said Decedent was of soun
and disposing mind, memory and understand	ing, of lawful ago	e and under no re	straint to the be	est of deponent's knowledge
and as he verily believes.				

And further deponent saith not.

Subscribed and sworn to before me this 25th day of August A. D. 1944

Judge of Probate.

Pottuiki

County of

Stearns

IN PROBATE COURT

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF

Harry Marsh

Decedent.

TESTIMONY OF

R. J. Quinlivan

Subscribing Witness to Will.

Taken, sworn, subscribed and filed this

25th

day of

August

19 44

IN PROBATE COURT

County of Stearns

In the Matter of the Estate of

Harry Marsh

Deceased.

this Court, and Rosamond	i Marsh	named as executrix
of said Will, having applied for Letters	Testamentary thereon:	
IT IS ORDERED, That the said	Rosamond Mars	h give
bonds to the Judge of this Court in the (\$500.00)	sum of Five Hundred	and no/100
conditioned that he will faithfully execute sureties, to be approved by said Judge, and		
Dated at St. Cloud,		5th day of August,
A. D. 19.44	By the Court	Lugemen
		Judge of Probate.

for Petitioner.

Attorney

IN PROBATE COURT

County of Stearns

In the Matter of the Estate of

Harry Marsh

Deceased.

ORDER FOR EXECUTOR'S BOND

25th Filed this day of August A. D. 19 44, and recorded in Book of Orders, on page.

T, Harry Marsh of City of St. Cloud in the County of Stearns and State of Minnesota being of sound mind and memory, do make, publish and declare this to be my Lust Will and Testament.

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

Second, after the payment of such funeral expenses and debts, I give, devise and bequeath unto my brothers, Edward Marsh and Daniel Marsh all of my estate in equal shares.

			,
Rosan Rosan	ake, constitute and appoint nond Marsh	my brother Edward Morch Dis	der - in - kans
		Testament, hereby revoking all former	wills by me made.
		hereunto subscribed my name and	
6th	day of July	in the year of our d	Lord one thousand nine
		. 0	Seal
THIS INS		of the date thereof, signed, published as	nd declared by the said ast Will and Testament
		equest, have subscribed our names t	
	presence and in the present		
19	X 2) . V	A constitution of the second o	
1	1 Jumin	residing at St. Goud, Minnes	nesota
1.	Chadenie Ron	residing disartell, Minnes	sota.
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7 . 8	4	0000	
o o	1944	ii –	
ill and or			
	July 6, 1944		
3	Car.		
st			
Last Will and Testament or HAMEN MARSH.	Dated		Transport of the same

COUNTY OF Stearns

In Probate Court CERTIFICATE OF PROBATE

IN THE MATTER OF THE ESTATE O	F. Harry Marsh	DECEDENT
BE IT REMEMBERED, That on the	he day of the date hereof at a Special	Term
	he notice duly given, the last will and testament of Decedent, late of said County of	
bearing date the 6th	day of July 19 44, before the Probate Court, in and for the County of	and being the annexed
and Testament of said. Harry	admitted to probate by said Court according to law; a y Marsh stament is recorded and the examination taken thereor	
	IN TESTIMONY WHEREOF, The Judg	
COURT	of said County has hereunto set the seal of said Court at	his hand and affixed

County of.

Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF Harry Marsh

Decedent.

Certificate of Probate of Will

25th Filed this

...day of

Mugust 19 44, and recorded,

together with the will attached in Book

... of Records of Wills, Page 5.44

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

Harry Marsh

Decedent

Order Admitting Will to Probate

The above entitled matter came of	on to be heard on the	25th	da	y of Augus	t 19.44
upon the petition of	Rosamond Mar	reh			
for the allowance of an instrument fil	ed therewith purports	ing to be the last u	vill and testamen	t of the above no	med decedent; and
the court having duly heard the same	and all the evidence	produced in sup	port thereof, and	l having duly co	msidered the same,
finds as follows:					
FIRST—That the citation of the	is court, dated the	lst	day of	August	19.44has
been duly served and published as o	lirected therein and	required by law.			
SECOND—That said decedent	died on the	19th	day of	July	19 44, and
at the time of his death was a reside	nt of St. C	Loud			
in the County of S	tearns	and	State of M1	nnesota	
and left estate in the County of	Stearns		Sto	te of Minnesot	a.
THIRD—That the subscribing	witness to said	purported last wi	ll and testament	of said deceden	t, to-wit:
R. J	. Quinlivan				
name was		duly s	worn and exami	ned, and his	testimony reduced
to writing, subscribed by h	im and	filed herein.			
FOURTH-That said instrume	ent presented for pro	bate as aforesaid	was duly execut	ed by said deced	lent as his last will
and testament, according to law; and	d that said decedent,	at the time he ex-	ecuted the said in	nstrument, was	of sound mind and
free from undue influence, of lawfu	l age, and under no	restraint			
		AND PROPER			
IT IS THEREFORE ORDER					
as aforesaid be and the same hereby	is, established and	allowed as the la	st will and testa	ment of the abou	ve named decedent,
and is hereby admitted to probate	l.				
Dated August 25th,	19 44.	1	20		
		6	1 her	Jus	ige of Probate

County of Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Harry Marsh

Decedent.

Order Admitting Will to Probate

25th Filed this ...

August 19 44, and recorded

in Book " 90 " of Orders, Page 5-96

State of Minnesota, Stearns

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Harry Marsh

To.

LETTERS TESTAMENTARY

Decedent.

Rosamond Marsh

GREETING:

WHEREAS, You have been appointed execut F1X of the last will and testament of the above named decedent, by the order of this court, and have duly qualified as such:

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

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

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

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

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

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

lst

day of

September

10 44

COURT

Judge of Probate Court.

Stearns

PROBATE COURT

IN THE MATTER OF THE ESTATE OF

LETTERS TESTAMENTARY [Long Form]

Harry Marsh

State of Minnesota,

County of

State of Minnesota,

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

lst Filed this. September 19 44 and Recorded in Book " / " of Letters, Page 194.

MADE IN ST. CLOUD BY THE PRITZ-CROSS CO. No. 115

IN PROBATE COURT

8833 80 13

State of Minnesota.	}ss.	IN PROBATE COURT.
In the Matter of the Estate of Harry Marsh	}	BOND mond Marsh
Know All Men by these Presents,	. That we	mon Mash
os Sartell in the County of Steams Echrard Marsh	+ Etrid ;	State of Minnesota, as principal, and Le Guik
	// 0 0	of said County and State,
Judge of Probate of the County of	rase	Rungemer, Minnesota, in the sum of DOLLARS,
		robate or his successors in office for which payment,
well and truly to be made, we bind ourselves, firmly by these presents.	our, and each of our heirs	, executors and administrators, jointly and severally,
The condition of this obligation is such	that if the above bounden	· Rosamond March
		, who has been appointed representative of the
shall be void; otherwise it shall be and remain	f his trust as representative in in full force and virtue.	e of said estate according to law, then this obligation
Witness, our hands and seals this		ay of A.D. 1944
Signed, Sealed and Delivered in Presence of Sealed and Delivered i	· Edura	amond H. Marsh (SEAL) id Marsh (SEAL) in the zwill (SEAL) (SEAL)
		(SEAL)
	ACKNOWLEDGME	NT
State of Minnesota,	}88.	^
Be It Known, That on this	25 th de	ny of august , A. D. 1944
personally appeared before me Ro	ranged Ma	ish, Edward Mossh &
		and they severally acknowledged the same to be their
free act and deed, and that they executed the so	me for the uses and purpo	PAY DUM Notary Public.
My Commission Expires	, 19 1	Notary Public, Steams County, Minn. Na Commission Expires Invary 20, 1949 County, Minn.

		JUSTIFICATION
	State of Minnesota,	788.
	County of Alexano	1. + cl In.
	Edward March	of Harris
	and tovel the grown	of Souly Min
		one of the sureties described in and who executed the foregoing bond; that
	he is a resident and freeholder of the State of Min	nnesota, and is worth the amount of \$ 500 specified in
	the foregoing bond above his debts and liabilities at	nd exclusive of his property exempt from execution.
		Edward March
1		VI 1 3 'P
		2 th t
	Subscribed and sworn to before me this	days Ungal 1944
		Munha
		Notary Public, RAV J. CONNENANC SE CIOUS Notary Public, Steams County, Minn.
		County, Minnesota. My Commission Expires January 20,1949
		My Commission Expires
1		
		APPROVAL 0 + 1
	I do hereby approve the within Bond, this	day of September, A. D. 19 4
		(Drugemen
	(Court Seal)	Judge of Probates
		OATH
	State of Minnesota,	see P 1 ha 1
	County of Hears	I, Cosamond Harsh
	11 /20	all the duties of the office and trust which I now assume as Representativ
	of the estate of the best of my ability. So help me God.	7-
		Rosamond H. Marsh
	Subscribed and sworn to before me this	25-th Day of Rugart 1, A. D. 194
412		Cot At un hour
		RY NIVAN, St. Cloud Notary Public.
	My Commission Expires	19 Notary Tublic Steams County, Minn. My Commission Expires January 20, 1949 County, Minn
		day of trobate 9 4.44
	TT TT OF	day o
	THE STATE OF	2 2 2 2
	COUI COUI	Boo Bar
		4 1 2 1 2 1
6	# 1 E 2 % DE	
338	SATE SATE	Clerk
13,338	ROBATE (RD AND OF PRESENT	is Sond reco sond reco
13,338	State of Attitutesorts County of Attitutesorts PROBATE COURT IN THE MATTER OF THE ESTATE OF Decedent—W BOND AND OATH O REPRESENTATIVE	Filed this Let Lender of Book and said Bond recorded in Book Records. The Mark Mer.

County of Stearns

PROBATE COURT

Dec. 8th 1044

IN THE MATTER OF THE ESTATE OF

Harry March

ORDER ON CLAIMS

After a full hearing and examination of all claims presented to this Court at the time and place fixed by order of the Court for hearing, examining and allowing claims against the estate of Deceased; It is ordered, that the claims herein with the amounts marked "ALLOWED" be and the same are hereby allowed against said estate; and the claims with the amounts marked "DISALLOWED" be and the same are hereby disallowed, and that the final Balance on each claim in favor of or against the estate as herein specified, stand and be recorded as the final order of the Court.

Reg. Page.....

										1	Claim	No. M
										44 00 6	Month Day 'lear	WHEN FILED
										9 20 44 Lester Beadell		NAME OF CLAIMANT
TOTAL										assent	NATURE OF CLAIM	
										800	Amoust of Claim	CLAIMS
										800	Amount	25/2/2
			188								Amount Disslowed	
1										12 8	Month Day	When Allowed or Disallowed
	200									44	y Year	and or

Judge of Probate.

When Allowed or Disallowed

Month Day Year

Amount Disallowed

Amount Allowed

FINAL BALANCE

REMARKS

No. 13, 338

State of Minnesota,

PROBATE COURT

In the Matter of the Estate of

Harry Marsh Deceased

ORDER ON CLAIMS

Filed this The day of December, 1944

Transfer of Propate

Recorded in Book ____ of Claims

Page 96

3677 MILLER-DAVIS COMPANY, MIRREAFOLIS.

By the Court

w

5

OFFSETS

NATURE OF OFFSET

State	of	Minnesota,	1.
	Ste	arns	(0

County of

IN PROBATE COURT

File No. 13,338

IN THE MATTER OF THE ESTATE OF

Marry Marsh

Decedent.

Order Appointing Appraisers

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

It is ordered that

Sophia Scheibel

P. H. Collignon

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

Dated this

27th

day of

October

(PROBATE COURT SEAL)

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Harry Marsh

Decedent

Order Appointing Appraisers

Filed October 27th, , 19 44

Probate Dungan Clerk.

1	1000		
		Minneso	
FULLID	111	484 TELETERS	1171
> + CC 1 C		********	

County of Stearns

In the Matter of the Estate of

Harry Marsh

IN PROBATE COURT

File No. 13,338

INVENTORY AND APPRAISAL

Date of Death

., 19

OATH OF APPRAISERS

Decedent.

State,	of	Minnesot	a.
	120 P. S.	Backward Committee Committ	2008

County of ..

..., do solemnly swear that I will honestly, faithfully and im-

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

Harry Marsh

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

Subscribed and sworn to before me this 27

Notary Public, My commission expires Hav. 12 County, Minn. , 1949

..., 19 44

(SEAL)

INVENTORY AND APPRAISAL

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

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

CLASS I-Real Estate:

(a) The homestead of decedent, being in the County of, State of Minnesota, consisting acres in area described as follows, to-wit: of. (give acreage)

Specify Encumbrances and Respective Amounts

Net Value Over Encumbrances

None

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

None

FORWARDED

1 450 8100

Total Net Value of Real Estate Class II—Furniture and Household Goods: **Too.'t Value of Furniture and Household Goods CLASS III—Waving Apparel nominal **S		Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *	Brought Forward		
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *		The state of the s	
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *			
Class II—Furniture and Household Goods: * * * * * * * * * * * * * * *	Trial Not Value of Barl Edgin		•
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel nominal \$			
Total Value of Furniture and Household Goods CLASS III—Wearing Apparel nominal \$ \$		8	\$
CLASS III—Wearing Apparel nominal \$	none		
CLASS III—Wearing Apparel nominal \$	COLUMN TO SERVICE SERV		
CLASS III—Wearing Apparel nominal \$			
CLASS III—Wearing Apparel nominal \$			
nominal \$	Total Value of Furniture and Household Goods		\$
		8	8
Total Value of Wearing Apparel \$	Total Value of Wearing Apparel		8
CLASS IV—Corporation Stock	CLASS IV—Corporation Stock		
none \$	none		
		The state of the s	THE PROPERTY OF THE PARTY OF TH
Total Value of Stock \$	Total Value of Stock		8

s 600.00 500.00 200.00	Appraised Value of Principal & Interest \$ 1600 - 500
600.00 500.00	\$ /3 50 00
500.00 200.00	\$ /3 50 or
200.00	\$ /3 50 000 Net Value Over Encumbrances
200.00	\$ /3 50 50
fy Encumbrances	8/3 50 ort
fy Encumbrances espective Amounts	Net Value Over Encumbrances
fy Encumbrances espective Amounts	Net Value Over Encumbrances
fy Encumbrances espective Amounts	Over Encumbrances
	8
	115 110 115
El-LEW No.	
TO BE THE STATE OF	
	\$

x Rosamond March

Representative

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

VERIFIC	ATION
State of Minnesota,	
County of Stearns	Rosamond Marsh
being duly sworn, on oath say s that she is the re-	epresentative of the estate above specified; that she
ha a read the foregoing inventory subscribed by	her and know s the contents thereof and that the
same is a true and correct inventory of all of the estate of the d	eccdent that has come to her possession or
knowledge.	
Subscribed and sworn to before me this 16	X Rosamond Marsh
day of Ontober . A. D. 19 44	X 1 o Jamony / www.
(Tay punhan	Representative
Notary Public, Selaro County, Minn.	Representative
My commission expires Ja- 12 , 1949	
CERTIFICATE O	F APPRAISERS
State of Minnesota,	
County of	We, the undersigned appraisers, duly appointed by the
Probate Court of Stearns	
	, Decedent, having first duly taken and subscribed
the oath prescribed by law and hereto annexed, hereby certify a inventory of said estate delivered to us by the representative	nd return, that we have carefully examined and considered the
faithfully and impartially and to the best of our knowledge an	d ability, appraised the said property, and set down opposite
each item thereof in figures the value thereof in money, and have	
property, and of the whole of said estate.	
Dated this 27 da	y of October , A. D. 19 144
	Arphia Scheibel
	GH Cellina
	Appraisers.
S S S S S S S S S S S S S S S S S S S	we the solar and
infa, rate of rate of Decedent.	at this , 19 Treasurer of may, Minnesota. A. D. 1944 Attorney. Attorney.
Ppr Bear	intendory this , 19 Treasurer ty, Minne do A. D. 19 Manyo Cu
Hinnesota, E COURT of the Estate of Deceder A A A A A A A A A A A A A A A A A A A	admitted this Deputy-Treasurer of County, Minnesola County, Minnesola A. D. 1944 Probate Fiday of Attorney. Attorney.
and und	the with by admit by admit by admit by Co.
State of Minneanta, oundy of Stearns PROBATE COURT In the Matter of the Estate of Harry Marsh Decedent. Inventory and Appraisal otal Personal \$ 300	Due service of the within inventory and paraisal is hereby admitted this , 19 By of Deputy-Treasurer of County, Minnesota. Filed this /5 H day of Probate Inday of Probate Inday of Attorney.
te N Ste Ste Ma Ma TY Ma TOT Ma Estate	is is a second
Practical Read	Apply and and apply and and apply and apply apply and apply
State of Stearns County of Stearns PROBATI In the Matter Harry Marsh Inventory at	Total Appraisal \$ County inventor appraisal is hereby admitted this day of Deputy-Treas County, M. Filed this County, M. Probate fields Probate fields

County of Stearns Fil.	PROBATE COURT	
County of Seesanne J	e No	
In the Matter of the Estate of	AMENDED	DDATEAT
Hawny Manch	NVENTORY AND AP	
Decedent.	Date of Death July 1	9 , 19.44
OATH OF APPRAISERS	S	
State of Minnesota,		
County of Stearns I, Soy	phia Scheibel	
	y swear that I will honestly,	section section in the section is a section of the sectio
partially perform all the duties of the office and trust which I now assume Harry Marsh de	as appraiser of the estate of cedent to the best of my ability	
Subscribed and assess to before mostly 23		
day of 19 141 2-	phia Schibel BHO ereigna	
Notary Public County, Minn.	Sto seegne	-
Notary Public, County, Minn. My commission expires	0	
(SEAL)		
INVENTORY AND APPRAI	SAL	
The undersigned representative of the estate of the above named do	cedent, represent s	and show
to the court— That the following is a true and correct inventory of all the property of	of the above warned estate both	usal and norsana
which has come into her possession and of which		
and inquiry concerning the same, classified as follows, to-wit:		
CLASS I—Real Estate:		
	Specify Encumbrances	Net Value Over
(a) The homestead of decedent, being in the County of State of Minnesota, consisting	and Respective Amounts	Encumbrances
of acres in a ea described as follows, to-wit:		
(give acreage)		
None		
Note		
(b) All other real estate of decedent being in the County of		\$
(b) All other real estate of decedent being in the County of State of Minnesota,		\$
, State of Minnesota,		s
described as follows, to-wit:		\$
, State of Minnesota,		\$
described as follows, to-wit:		\$
described as follows, to-wit:		\$
described as follows, to-wit:		•
described as follows, to-wit:		\$
described as follows, to-wit:		\$
described as follows, to-wit:		•
described as follows, to-wit:		\$
described as follows, to-wit:		\$

	Specify Encumbrances and Respective Amounts	Net Value Over Encumbrances
Brought Forward		\$
		The second
Total Net Value of Real Estate		8
Class II—Furniture and Household Goods:	\$	8
Children and the control of the cont		
None		
Total Value of Furniture and Household Goods		8
CLASS III—Wearing Apparel	8	8
Action and the second		
None		
		-
Total Value of Wearing Apparel		8
CLASS IV—Corporation Stock		THE ROLL OF
	8	8
None		
	High the same to be the	
	-	
Total Value of Stock		
Total value of Stock		\$

CLASS V-Mortgages, Bonds	. Notes and other written Evidences of Debt:	(Show encumbrances, if any)

(Here list any written obligations of any kind due and owing decedent, with interest rate and maturity, also book and page of record of Mortgages)	Interest to Date of Death	Principal	Appraised Value of Principal & Interest
Cashiers Check, First National Bank of Austin, Minnesota, dated May 27, 1944		3700.00	3700.00
Cashiers Check, First National Bank of Austin, Minnesota, dated May 23, 1944		235.89	235.89
Check Carl Qualey, dated June 13, 1944		2.00	2.00
Check Ray Cafourk, dated June 13, 1944		2.35	2.35
Certificate of Deposit, First National Bank of Austin, Minn., dated Feb. 16, 1944	2.55	600.00	602.55
Certificate of Deposit, First National Bank of Austin, Minn., dated Feb. 16, 1944	2.12	500.00	502.12
Certificate of Deposit, First National Bank of Austin, Minn., dated Jan. 10, 1944	2.62	500.00	502,62
Gertificate of Deposit, First National Bank of Austin, Minn., dated Oct. 20, 1943	3.75	500.00	503.75
Certificate of Deposit, First National Bank of Austin, Minn., dated Jan. 7, 1943	1,56	300.00	301.56
Certificate of Deposit, Austin State Bank, Austin, Minn., dated January 15, 1944	1.02	200,00	201.02
	13.62	6540.24	6553.86

Total Value of All Other Personal Property

\$ 730.00

The total value of all the real estate of decedent, as valued by the appraisers herein, is - - \$ none

The total value of all the personal property of decedent, as valued by the appraisers herein, is \$ 7283.86.

The total value of the entire estate of decedent, as valued by the appraisers herein, is - - \$ 7283.86.

Respectfully submitted,

Respectfully submitted,

Representative

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

								V	ERH	PICA'	TION									
	St	ate	of f	Him	nest	ıta.		1												
Coun	ty of					in income		88.		Design .								water		
SHIRING.							losan	nund	Mar	sh										
being	duly s	worn,	on oat	th say	s the	nts	ne i:	3	ti	he rep	resente	ative.	of	the estate	above	speci	fied; that	she		
ha	8	read	the for	regoing	g inve	ntory s	ubscri	ibed (by	her			and k	Pwon	the con	tents	thereof	and t	that	th
same	is a tr	ue ano	l corre	et inne	entory	of all	of the	estate	e of ti	he deci	edent i	that I	as con	me to h	er			008868	ssion	n o
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	State of Minnesota,		PROBATE COURT	In the Matter of the Estate of			Apr				1 1310	d th		Deputy-Treasurer of County, Minneson		A.	20			
File No. 13, 338	fim	ns	00	f th	d S		p	1	60.	62	oithi	Imitte		Cou			Dogle of			*25
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File	tat	5	G,	pe 3	ini ea		ant	erson	sal E	phia	erric	il is			this	ann	79			
100	圆	County of Stearns		In t			Inventory and Appraisal	Total Personal -	Total Real Estate	Total Appraisal -	Due service of the within inventory and	appraised is hereby admitted this	day of		Fued this 3rd	13	0	-		
		Con					hand	Tot	Tot	Tot	7	db	day	10-11	li lie,	234				

STATE OF MINNESOTA County of Stearns	IN PROBATE COURT
In the Matter of the Estate of	INHERITANCE TAX RETURN
Harry Marsh Decedent	Date of death July 19, 1944

GENERAL INSTRUCTIONS

This return must be filed with the Probate Court, at or before the time of filing the inventory, by the representative of the estate of every person whose death occurred after April 20, 1939.

All questions must be answered. Where space is insufficient for giving the complete information required, separate sheets should be attached, appropriately marked and referred to by letter or number.

If the estate is, or may be, taxable the return must be made in duplicate and one copy must be delivered to the Commissioner of Taxation under the direction of the Probate Court.

Name and address of the attorney for the estate must appear on the face of the return.

Below appear excerpts from Chapter 338, Session Laws of Minnesota for 1939, amending Mason's Minnesota Statutes of 1927, Section 2295 and Section 2304, relating to Inheritance Tax Return.

"2295 (2). Every representative shall, at the time of filing the inventory as required by law, file with the Probate Court a return under oath, in such form as may be prescribed by the attorney general, of all property within his knowledge and the value thereof at the date of the decedent's death, (a) which the decedent has at any time transferred and which is or may be subject to an inheritance tax, (b) which the decedent held in joint tenancy, (c) which was subject to the exercise of a power of appointment by the decedent. The return shall also contain a list of all policies of insurance on the life of the decedent payable to named beneficiaries, and the amounts thereof, if the total amount thereof exceeds \$32,500."

"2304 (2). In all estates where it appears from the inventory, appraisal and return that an inheritance tax may be imposed, the representative shall, upon the filing thereof, under direction of the court, deliver a copy of each, and of the petition, and will, if any, to the attorney general."

(Note:—Chapter 431, Laws of Minnesota for 1939, transfers duties of attorney general relating to inheritance taxation to the Commissioner of Taxation.)

ALL QUESTIONS ON THIS PAGE MUST BE ANSWERED

INSTRUCTIONS FOR SCHEDULE I Property held in Joint Tenancy

All personal property of every kind, wherever situated, and all real property situated in Minnesota, held in joint tenancy by the decedent and any other person or persons must be included in Schedule I. If the survivor furnished any part of the consideration the amount and nature of the consideration should be stated. If the property was acquired by the decedent and the survivor as joint tenants, by gift, bequest, devise or inheritance, that fact should be stated. The full value of the property held in joint tenancy should in all cases be given. Identify the homestead, if any, as such.

Did the decedent, at the time of his death, own any real or personal property as a joint tenant with the right of survivorship?

Ans. Yes or No No

INSTRUCTIONS FOR SCHEDULE II

Insurance and Annuities

Schedule II must state all life or accident insurance taken out by decedent and payable on the death of the decedent, to named beneficiaries, where the total amount of insurance payable to named beneficiaries exceeds \$23,500. Insurance payable to the estate of the decedent, whether by the terms of the policy or by reason of the death of the named beneficiary, should be included in Schedule II regardless of the total amount of the insurance payable to named beneficiaries. If any policy was payable only by installments state the terms of the policy with respect to the amount and duration of payments. Schedule all annuities owned by decedent which had a commuted or cash refund value on death.

 Did the decedent, prior to his death, take out policies of life insurance, payable to named beneficiaries, aggregating in excess of \$32,500?

Ans. Yes or No No

2. Did the decedent, at his death, have any life insurance payable to his estate?

Ans. Yes or No. No.

Did the decedent at the time of his death own any annuities which had a commuted or cash refund value?

Ans. Yes or No. No.

INSTRUCTIONS FOR SCHEDULE III

Transfers by the Decedent

Schedule III must describe all property which the decedent has at any time transferred and which is, or may be, subject to an inheritance tax. This includes all transfers: (a) In contemplation of death; (b) Intended to take effect in possession or enjoyment at or after death; (c) In trust, where the income, or any part thereof, or the power of revocation, is reserved to the donor.

If the transfer was by deed, give the date of execution and of recording. If the transfer was in trust or to an insurance company for the purchase of an annuity, attach a copy of the instrument or contract and give the age and relationship of all beneficiaries.

1. Did the decedent make any transfer described in the foregoing instructions? Ans. Yes or No.... No 2. Did the decedent, within two years immediately prior to his death, make any transfer of a material portion of his property, without adequate and full consideration in money or moneys worth, in trust or otherwise? Ans. Yes or No. No. Did the decedent, at any time, make a transfer of an amount of \$2500.00 or more, without an adequate and full consideration in money or moneys worth, which the rep-resentative believes is not subject to an inheritance tax? Ans, Yes or No No If the answer to question 3 is "Yes" state the date, description of property, value, character of transfer, and motive for making the transfer: Were there in existence at the time of decedent's death any trusts created by him during his lifetime? Ans. Yes or No No INSTRUCTIONS FOR SCHEDULE IV Powers of Appointment

Under Schedule IV should be stated all property which the decedent at any time held subject to a power of appointment vested in him either by will or by any other instrument. A copy of the instrument granting the power of appointment should be attached and also a copy of the instrument exercising the power of appointment, if not a will previously filed for probate. The return must include all property held subject to a power, whether or not the power was exercised.

If decedent at any time held property subject to a power of appointment prepare a schedule headed "Schedule IV" and give the following information: (1) Date of instrument creating power; (2) Type of instrument creating power; (3) Description of property; (4) Person to whom appointed and relationship to decedent; (5) Estimated value at date of death; (6) If real property county assessor's true and full value at date of death.

1. Did the decedent have power of appointment over any real estate in Minnesota or of any personal property?

2. Did decedent exercise power of appointment?

Ans. Yes or No. No.

AFFIDAVIT

I, the undersigned representative of the estate of the above named decedent do hereby swear that I have carefully examined the foregoing return, including the separate sheets attached, if any, and that, to the best of my knowledge, information and belief, herein is listed all of the property required by law to be included in said return; that all questions have been truly answered; that I have no knowledge of any transfers required to be included in this return except as stated; and that to the best of my knowledge, information and belief the values shown in the foregoing schedules are the true and full values as of the date of the decedent's death; and that all statements made herein are true and correct.

(Signature) X Rosamond Marsh

(Address) Sartell, Minnesota

Subscribed and sworn to before me this

day of

0013 0551

Form approved by G. Howard Spaeth Commissioner of Taxation of Minnesota By Franklin B. Stevens, Director Division of Inheritance and Gift Taxes

		2 35
File No	70	, 338

STATE OF MINNESOTA

Cour	nty of Stearns	
Re:	Estate of	

Harry Marsh

INHERITANCE TAX RETURN

Decedent.

Filed January 3rd, 1945.

Sank Almost Clerk of Probate Court.

Name

Address

Attorney.

INHERITANCE TAX RECORD—PROBATE COURT

	File No13,	338					STEAF	INS			ount	у	
Nan	ne of Decedent		Date of Dec	ath		Plac	e of Death		Na o	me of	Execu	itor itor	
Harr	y Marsh	J	ul,19,1	944	City	of St	. Cloud		Rosamon	d Marsh			
		v	ALUE O	F P	ROPER	гу о	F DECEDE	NT					
Estimated in	First Petition	Deter	rmined by Estat on General Inv	e's App	raisers	De	termined by Inherit Tax Appraisers	ance	Fix	ed by I	Probat	te Court	
Real 8	none	Real			none 1	Real			Real 8			none	
Personal 8	1,525.00	Persona	18 7	7,28	3.86	Personal 8			Personal 8		7,283.86		
Total 8	1,525.00	Total		7,28	3.86	l'otal			Total 8		7,	283.86	
	DISBU	URSEM					RE DETER	RMINI	NG TAX				
		1	(Do	not in	Brought		entition of entities	1 1 1					
(a) Claims ag	minst estate allowed	by	8.	.00	1. Maintena 2. Selection	nce of fi	mily + -	111	51.65				
(b) Expense of	of last sickness and	funeral -	968	. 65	S. Cash paid				6.00				
			175.	00			tion of orders -		14.40				
(e) Attorney's	Fees		1/5	.00	12 NO. 10 1 10 1		fied copies ·						
(d) Fees of as	dministrator or exec	utor	MEETING.				if lien) ·						
(e) Miscellane	ous expenses of		Enter in ne	xt	8. Federal I	Istates T	ix		18.70				
Total carr	ied to next column		DP 115	1.65	Total dis	bursemen	ta		8		1	,190.75	
Total Care	not to acat column		7,220		Net Esta	te for dis	tribution +				6	,093.11	
HEIR	S AT LAW—L	EGATEE	S AND DE	VISE	ES BY W	ILL	I	Date Tax	paid	1/4			
Na	ime	Res	idence	R	elationship	Am (Pe	ount of Legacy csonal Property)		ated Value of operty Devised		Inh	eritance Tax Assessed	
Edward	Marsh	Sartel	l, Minn.	Br	other		3,046.55	*				61.40	
Daniel	Marsh	Beaumo	nt, Tex.	Br	other		3,046.55					61.40	
							TOTAL					122.80	
						11							
										1			
										18			
								10-1-10	S COULDER	10			
						1 - +		A STATE OF		100			

File No. 13, 338
PROBATE COURT
Stearns COUNTY
INHERITANCE TAX REPORT
Name of decedent:
Harry Marsh
I hereby certify that the within is a true and correct transcript from the INHERITANCE RECORD in my office.
Dated atthis
day of
Judge of Probate.
Received and filed this
lay of193
(Send this report to State Auditor and to Attorney General on Determining Tax)
iled This 30 th Day of Jank
94 5, and Recorded in Book A.L.A.
Trank Herror

STATE AUDITOR

No. · ·	Paid	19
8	Draft No	
-		
Date of Death		19

State of Minnesota, of Stearns

County of

IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF

Harry Marsh

Order Determining Inheritance Tax

The above entitled matter	r duly came on for c	onsideration by	this Court for the determina	tion of the amount of the in-
heritance tax to be paid by the	he—heirs-at-law—leg	atees, devisees o	and beneficiaries—of the abou	ve named decedent who died on
the 19th			day of July	, 1944 ;
and it appearing that more th	an thirty (30) days h	ad elapsed sinc	e the furnishing to the Comm	issioner of Taxation of a copy
of the General Inventory and	Appraisal herein;	and after exam	ining the files and records in	n said estate and having duly
considered the same-include	ing the report of the	inheritance tax	appraisers—and such other	r proof relating to the matter
before this Court,				
IT IS HEREBY OF	RDERED, ADJUD	GED AND D	ETERMINED as follows:	
1. That the full and to	rue value of the entire	e estate of the d	ecedent is	, 7,283.86
2. That the properly	deductible expenses	of administra	tion, funeral expenses and	claims duly
allowed and paid are				\$ 1,190.75
3. That the net value	of the estate for distr	bution is -		\$ 6,093.11
4. That the full and t	rue value of all inher	itances, bequest	s, devises and legacies from	the decedent,
and the amount of tax to which	ch each is liable are o	us follows:		
Inheritance of	Edward Mars	h Name of heir o		
		Name of neir (or tegatee)	
Relation to decedent	Brother			
Full and true value of	legacy or inheritance		3	,046.55
Exemption				,000.00
Amount subject to tax			2	,046.55
Tax on same				\$ 61.40

Inheritance of	Daniel											
	-	(Nam	e of l	heir o	r lege	atee)						
Relation to decedent	Brothe	r				·******			-			
Full and true value of legact	y or inherite	ance -			-			-		\$	3,046.56	14,00
Exemption					-				.*.	\$	1,000.00	
Amount subject to tax -			4	4		-	-			8	2,046.56	
Tax on same			-								4	61.40
											R. W. Ph	
					130	0.7	-	Ke,				
Inheritance of												
		(Name	of he	eir or	legat	tee)						
Relation to decedent										himi		
Full and true value of legacy	or inherite	ince -			*	+		-	¥	\$		
Exemption				-		4	14	121		\$		
Amount subject to tax -				14	-	-				\$		
Tax on same											8	
						-		-				

Inheritance of		(Name	of he	ir or	legat	ee)					transportaneous.	i remeny
Relation to decedent			ilinia.									
Full and true value of legacy	or inherite	ince -			2	2				8		
Exemption						/4				8		
Amount subject to tax -	100											
Tax on same										Patri		
Tuz on same						-		312				
				3000	200		_					
Inheritance of		(Name	of he	ir or	legat	ee)						
Relation to decedent					-	38.5						
Full and true value of legacy	e or inharite					*******						
Exemption	or innerne	me -								P		
The state of the s			17			31				\$		
Amount subject to tax -		* *	*	-	-	-				\$	over tellion in	
Tax on same	1.01.013		*	10			N#1	*		1.	1	t
					211							
Inheritance of		/ N/			PILLIS		-11	1600000		10000	***************************************	
Delation to Justini		(Name	oj ne	ar or	tegat	ee)						
Relation to decedent		*****	**********),, ((1)					
Full and true value of legacy	or inherite	ince -		17	2			1.00		\$		
Exemption	* *	* .	7				*			8		
Amount subject to tax -				-	*			1		\$		
Tax on same								-			1	

Innertance of	(Na	me e	of he	ir or	lega	tee)		.,.,,,,,		
Relation to decedent		+100								
Full and true value of legacy or inherita	nce			+		*				\$
Exemption		*								\$
Amount subject to tax		*	40	-	*				-	\$
Tax on same	4		-					1 291		
	K.									
Inheritance of	(Na	ne o	f her	r or	legat	ee)				
Relation to decedent										
Full and true value of legacy or inherita	nce					-	+			\$
Exemption	-									\$
Amount subject to tax	-		45	1	-	1	33			3
Tax on same		(4)		100					9	
Inheritance of	(No	me	of he	ir or	lega	tee)				
Relation to decedent		-me	J ne	01	rega	,				
Full and true value of legacy or inherita	nce		See 1	-	-	-		-		8
Exemption									1	5
Amount subject to tax			-							8
Tax on same			*							
Inheritance of										
Relation to decedent	(IVa	me (of he	ar or	lega	tee)				
Full and true value of legacy or inherita	mee		(0464	-VHO	1	Others	-11019	-1. (****)		3
Exemption								100		8
Amount subject to tax								1		3
Tax on same							-			
Inheritance of	doen		1990	· ·	2000					
	(Na	me e	of he	ir or	lega	tee)				
Relation to decedent								n/0011		
Full and true value of legacy or inherita	nce	•	-	-	-			573		*
Exemption		•			1		1	-	*	•
Amount subject to tax	*			+	-		15	-		3
Tax on same	- 3.4		1		1	1	1	1		21 24 3- 39

	<i>f</i>	7	(Name	of heir or legate	e)				
Relation to deceder	4								
Full and true	value of le	gacy or inhe	ritance -			- \$		militarii.	
Exemption			-			- \$			
Amount subj	ect to tax	*	* *			- \$			
Tax on same	* *							\$	

									anne same
NOW, THE	REFORE	IT IS OF	RDERED, A	DJUDGED 2	AND DET	ERMIN	ED that	the total am	ount of in
eritance tax due j									2.80
							6		
nd that all of the		taxes herein	n determined					(%) per ann	um from the
191	h	d	lay of	October			19 45		
WITNESS	MY HAN	D AND T	HE SEAL	of said Proba	te Court th	is	30th		
ay of Jar	nuary		, 19	45					
					100	0			
					- de		7	Judge of 1	Probate.
				Tanana.	St	earns		Cou	nty, Minn
				INSTRUCTION	s				
1. The Court i	n making thi	is Order judic	ially determin	nes the value of t	the property.	It is no	bound by	y the values fix	ed by the ap
	e amount alle	owed for the s	support of the	widow and her f property which	amily out of she, as wide	her deces	sed husbar tled by lav	d's estate, pen w to select out	ding adminis
z. A reasonable	he exemptio	n specified in	the law. (13	7 Minn. Rep. 23 (139 Minn. Rep.	18.)	1 elects to	take ner s	tatutory one-tr	urd must pa
ration thereof, "not are not subject to the he tax thereon less			urance are not	proper deduction	ns.	the work	"none" i	nserted to indic	ata whara n
tration thereof, "not are not subject to the the tax thereon less to 3. The Federa 4. Repairs to r	Estates tax eal estate an	entirely exen	npt or not sno	ould be included	in tills Order				MEG. WHELE H
tration thereof, "not are not subject to the the tax thereon less to 3. The Federa 4. Repairs to r 5. All inheritar tax is imposed on a 6. A duplicate	Estates tax eal estate an- nces, whether particular l of this Orde	r entirely exen legacy becauser is to be furn	nished the At	ould be included option. torney General v	with the Not	ice of the	making ar	nd filing of the	Order.
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Tation thereof, "not re not subject to the tax thereon less as The Federa 4. Repairs to result of the federa ax is imposed on a 6. A duplicate 7. The foregoing the foregoing the foregoing the federal axis in the foregoing the foregoing the foregoing the foregoing the foregoing the federal axis in the foregoing the foregoin	Estates taxeal estate annexes, whether particular of this Order of the	entirely exen legacy becaus is to be fur Order is hereb	nished the At	torney General v	30th day of	ice of the	" of Orders,	and filling of the	Clerk Indungof Phobate.
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State of Minnesota,

County of Stearns

IN PROBATE COURT

In the Matter of the Estate of

Harry Marsh

, Decedent

NOTICE OF ORDER DETERMINING INHERITANCE TAX

You are hereby				
A OW WE HOLEDY		named Court ha an i	order made and filed on the	30th
Janu				ce taxes due the State of Minne-
day of sota from the above n				ce taxes one the Blate of Parinte-
	30th		Anna Carlos Carl	4 n 40 45
Dated this		day of	100	, A. D. 19 45.
(L, S.)		4	Muce	Judge of Probate.)
(23, 23,)			00	Judge of Probate.
			Stearns	County, Minnesota.
D		to book advised	st. Cloud, M	Innesota
	above notice by copy	Tonne	Marian Company of the	_
this 30th	day	of Janua	, 2.	
			LJ.	Korg
		Treasu	rer of Stearns	County, Minn.
Due service of the	above notice by copy is	s hereby admitted at	St. Paul, Minn., this	
day of	Water Hill Company	, A. D. 10		
		-		State Auditor.
		70		
		В	y	
		TATE OF THE PARTY		
Due service of the	above notice and of t	the order determining	g inheritance tax by copy of	f each is hereby admitted at St.
				of each is hereby admitted at St.
			g inheritance tax by copy of JAN 3 1 1945	
			JAN 31 1945	, A. D. 19
			JAN 31 1945 G. I	
			JAN 31 1945 G. I	, A. D. 19
			JAN 31 1945 G. I	, A. D. 19
			JAN 31 1945 G. I	, A. D. 19
Paul, Minn., this		day of	JAN 31 1945 G. 1	, A. D. 19
Paul, Minn., this		ay of B	JAN 31 1945 G. 1	OWARD SPAETH, Introduction of Taxation.

Attorney for Estate of above named Decedent.

A Copy of the Order of the Court Determining the Tax shall accompany this Notice to the Commissioner of Taxation.

State of Minnesota,

County of

Stearns

IN PROBATE COURT

In the Matter of the Estate of

Harry Marsh

Decedent.

Notice of Order Determining Inheritance Tax

Filed this 30th 1 day of January February, 1945

Trankflyog

Clerk Martin of Probate

No. 3770*

State of Minnesota Bepartment of Taxation State Office Building, St. Paul 1

G. HOWARD SPAETH

INHERITANCE AND GIFT TAX

February 26, 1945

Mr. Ray J. Quinlivan Attorney at Law St. Cloud, Minnesota

In Re Estate Harry Marsh

Dear Sir:

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

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

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

Very truly yours

G. HOWARD SPAETH Commissioner of Taxation

Ву

Dudley C. Ericson, Director Inheritance and Gift Tax Division

DCE/IMG Enclosures

ce-JUDGE OF PROBATE COURT, ST.CLOUD, MINNESOTA

STATE OF MINNESOTA DEPARTMENT OF TAXATION INHERITANCE AND GIFT TAX DIVISION 221 State Office Building

St. Paul 1

IN	THE	MATTER	OF	THE	ESTATE	OF
----	-----	--------	----	-----	--------	----

Herry Norsh	Description		ORDER DET	CONTROL OF THE PARTY OF THE PAR
	Deceased.		INHERITA	NCE TAX
County of tearns	-			
The above entitled matter having confineritance tax and upon examination of Taxation finds:	ome before t f all the file	he Commission, records and	oner of Taxation proceedings he	for the assessment of the rein, the Commissioner of
1. That the above named decedent	died	July 19,	1944	, a resident
of Steerns C	ounty, State	of Minnesot	a.	
That in addition to the estate of in contemplation of death or transfers to life insurance or annuities; or property s the amounts determined herein:	take effect	at death; join	nt tenancy or jo	int survivorship property;
Transferee and relationship to decedent				AMOUNT OF TAX
Edward W. Mersh, brother				
TYPE OF TRANSFER		VALUE		
From estate Oift in contemplation of de Less statutory exemption		3046.55 4273.00 7319.35		
Subject to tex at 3% Less tex poid in probate co	urt	5319.50		\$189.59 61.80 \$128.19
NOW, THEREFORE, IT IS HER sota have and receive from each of the pethe amount of tax set opposite his name,	ersons above together wit	named, as an h interest the	inheritance tax reon at the rate	upon the transfers to him, of 6% per annum from
and after County.		_ until paid;	that the said ta	x be paid to the Treasurer
IN WITNESS WHEREOF, I have be ment of Taxation, at its offices in St. Pa			ne and affixed the	e official seal of the Depart-
			D SPAETH, er of Taxation.	
G.ROWARD SPANTH	В	у		
(SEAL)			ricson, Director, and Gift Tax Di	

STATE OF MINNESOTA
DEPARTMENT OF TAXATION
INHERITANCE AND GIFT TAX
DIVISION

In the Matter of the Estate of

Harry March
Deceased.

ORDER AND NOTICE OF
ORDER DETERMINING
INHERITANCE TAX

Amount of Tax - - \$
Filed March
1945

Filed March
1945

STATE OF MINNESOTA INHERITANCE AND GIFT TAX DIVISION

In the Matter of the Estate of

NOTICE OF ORDER DETERMINING INHERITANCE TAX

Deceased	
To the Treasurer ofCtearas Con	unty and all persons interested in the above named estate:
	axation has this day, pursuant to the laws of the State of tax upon the transfers of the estate of the above named set forth in the attached order.
Dated _February 26, 1945_, 194	G. HOWARD SPAETH, Commissioner of Taxation.
	Ву
	Dudley C. Ericson, Director,
	Inheritance and Gift Tax Division.
Due service of the above notice and order by co	opy is hereby admitted this day of
	Taxpayer, his attorney or other agent.
Due service of the above notice and order by co	ppy is hereby admitted this day of
, 194,	
	, Treasurer.
	County, Minnesota.

EXPLANATION OF PROCEDURE

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

	State	of	Minnesota,
Count	y of	St	earns

My Commission Expires.

88.

ss. IN PROBATE COURT

IN THE MATTER OF THE ESTATE OF Harry Marsh Decedent.	PETITION FOR DISCHARGE OF EXECUTOR
Decedent.	OR ADMINISTRATOR
Your Petitionerrespectfully represents and states to	o the Court:
FIRST—That she is	the executrix of
the last will and testament	of the above named decedent.
SECOND—That she has fully	complied with all the terms and conditions of the final
decree of distribution of the estate of the above named dece	dent made and filed in this Court; that she
ho s paid over to the distributees named in said final	decree all moneys, funds and property to them awarded by
	plied with all other orders and decrees of the Court relating
	igs well, faithfully, and fully administered said estate and
performed all the duties of said trust as such execu	
WHEREFORE, YOUR PETITONER PRA	
	oond, be forever discharged from all further duties and lia-
bilities in the matter of said estate and said trust.	one, so joreer acomiges from an junior surrec and sur-
	10 45
Duscu. mqx wix 42	D Im
	X Rosamond Marsh
	Petitioner,
State of Minnegata	4 cossumer.
State of Minnesota, Steams	
	, duly sworn, on oath say s that she is
	; that she ha s read the same and know
the contents thereof; that the same is true of her	
	X Rosamond March
	X Mosamong Marin
Subscribed and sworn to before me this 3 4	day of March 1945.
	(as thulian
	RAY, GENLICAN, St. Cloud Notary Public. Notary Public. Steams County, Minn.
	My Commission Expires Jacourty 20,1949. County, Minnesota.

19.

7013 0564

State of Minnesota,

County of.

Stearn

In Probate Court

IN THE MATTER OF THE ESTATE OF

Harry Marsh

Petition for Discharge of Executor or Administrator and Sureties

Filed this 26th day of 1 March 1945

Trank Herror Clerk Probabilisation.

868

State of Minnesota, Stearns County of	ss. IN PROBA	TE COURT
IN THE MATTER OF THE ESTATE OF	Harry Marsh	DECEASED
Whereas, It has been made to appe Rosamond	ear to the satisfaction of this Court that Marsh	
as representative and conditions of the final decree of distribution to the distributees named in said final decree of and ha. S. fully complied with all other order things well, faithfully and fully administered	ull moneys, funds and property to them as and decrees of this Court relating to s	s Court and ha ⁸ paid over awarded by said final decree, aid estate, and ha ⁸ in all
It is Therefore Ordered and Dec of said estate and the sureties on her leased from all further duties and liabilities in	bond, be, and they hereby ar	e, forever discharged and re-
Dated this 19th	day of March Stearns	A. D. 19. 45 Judge of Probate.
	Stearns	County, Minn.

In Probate Court

County of Stearns

IN THE MATTER OF THE ESTATE OF

Harry Marsh

Deceased.

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

Filed this 19th day of

March 19.45

Recorded in book of orders at

page..

Clerk—Awatges of Probate.

0013 058

6093.11

7283.86

State of Minnesota.

County of Stearns

Residue on hand for distribution

Total credits

IN PROBATE COURT.

In the Matter of the Estate of

Harry Marsh

ORDER ALLOWING FINAL ACCOUNT.

Decedent The above entitled matter came on to be heard on the 26th day of $19^{ ext{45}}$, upon the petition of the representative of the above named estate praying for the allowance of his final account and for distribution of the residue of said estate. The said representative appeared in person and by her attorneys, Atwood & Quinlivan, and no one appeared in opposition. The Court after due consideration of said petition, the evidence adduced in support thereof, and the files and records in said matter, finds the following facts: First-That due notice of the said hearing of said petition has been given as required by law by the publication of the January citation of this Court, for said hearing, dated the 3rd day of 1945, in the St. Cloud Daily Times, proof of publication of said notice of hearing and service by mail having been filed in this court. Second-That the said final account set forth in said petition has been examined, adjusted and settled by the Court, and as so adjusted and settled, is hereby found to be correct; a summary statement of which account is as follows, to-wit: RECEIPTS Personal estate as described in the inventory 7283.86 Personal estate omitted from the inventory Gain by sales above appraised value Cash from sales of real estate Cash from rent of real estate Cash from interest and profits Cash from other sources 7283.86 Total receipts from all sources DISBURSEMENTS AND CREDITS Estate selected for surviving spouse Maintenance of family of decedent 214.10 Expenses of administration 420.65 Expenses of last sickness **548.00** Funeral expenses Claims of creditors of decedent -8.00 Legacies

8950

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

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

January 26th Dated

, 19 45

Probate Judge

PROBATE COURT

Stearns

In the Matter of the Estate of

Harry Marsh

Order Allowing Final Account.

State of Minnesota	State	nf	Minnesota
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County of

Stearns

In the Matter of the Estate of

Harry Marsh

Decedent.

IN PROBATE COURT

File No. 13, 338

Final Decree of Distribution

The above entitled matter came on to be heard on the 26th day of January 1945, upon the petition of the representative of said estate for the distribution of the residue of said estate to the persons thereunto entitled.

The representative of said estate appeared in person and by attorneys, Atwood & Quinlivan,

... and no one appeared in opposition thereto.

And the court having considered the evidence produced at said hearing, the arguments of counsel, and the files and records in said matter, finds the following facts:

FIRST—That notice of said hearing has been duly given and served as required by law and the order of this court for said hearing.

SECOND—That the said estate has been in all respects fully administered, and the expenses of the administration thereof and of the last sickness and burial of said decedent, and all claims allowed against said estate have been fully paid,

and that said representative has filed. her final account herein which has been settled and allowed by the Court. That all inheritance taxes determined by the Court to be due the State of Minnesota have been paid.

THIRD—That said decedent died testate on the 19th day of July , 19 44, and at the time of h 18 death decedent was a resident of the County of Stearns and State of Minnesota.

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

(A) Personal property of the value of \$ 6093.11 comprising the following items:

Cash.

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

None.

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

None.

FIFTH That the following named persons are the residuary devisees and legatees

of said decedent, and are all

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

Edward Marsh and Daniel Marsh, brothers of said decedent.

Now, Therefore, On motion of

Atwood & Quinlivan,

attorneys for the

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

One hald (1/2) thereof to each of the said Edward Marsh and Daniel Marsh, absolutely.

med persons in the			o and is hereby assigned to	and vested in the abou
	following proportions a	nd estates, to-wit:		
None	for assignmen	t.		
To Have and	to Hold the Same,	together with all the here	ditaments and appurtenance in theirs and assi	es thereunto belongi
in anywise apperta	ining to the said above conveyance of said pro-	perty or any part thereof t	by said persons, or any of the	m, heretofore made.
St. C1	oud, Minn.	nio 16th	day of Pebruary	. 1948
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PROBATE		2	Source	Probate Judga
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SEAL				
0		_		
State of	Minnesota,	88.	PROBATE COU	JRT
ounty of	The man beautiful to the)		of the Probate Con
ithin and for said C	ounty, and Custodian of	the Seal and Records of s	aid Court, do hereby certify t hereof preserved in this office of	hat I have compared
be a correct transcr	ipt of the whole thereof.			
		In Testimony W	herent, I have hereunto	subscribed my na
		in said County, this		, 19
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			Language of the control of the contr	of the Probate Con
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Minnesota, arns TE COURT	of the Estate of Breh Deceased. of Distribution ister of Deeds,	to the within Instru- tis office for record on o'clock M., d in Book	Register of I	Be of Wash
13, 338 if Minnesota, spearns BATE COURT	Marsh Deceased.	fy that the within Instru- in this office for record on ny of o'clock M., orded in Book	Register of I	Be of Wash
State of Minnesota, white of Africasota, only of Spearns IN PROBATE COURT	Harry March Final Decree of Distribution Office of Register of Deeds,	hereby certify that the within Instru- t was filed in this office for record on day of o'clock M., , at o'clock M.,	gister of 1	Settle P. P.