

Steele County (Minn.).

Probate Court.

Probate Case Files.

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Insanity of: Eliza SCHWEISO

State of Minnesota, Iss.	
County of Steele,	
Be it Known, That on this	day of Murch A. D.
1907, personally appeared before me. U.E.	A Stringen String 6
to me well known to be the same persons who execut	ed the foregoing Bond and they severally acknowledged
	at they executed the sail for the uses and purposes here-
in expressed.	11111
	Wotary Public. Him
	v Commission expires March 7, 1908.
State of Minnesota, ss.	
County of Steele.	
Henry 6 Achivers	
	says that he is a freeholder and resident of the state of
Minnesota, and is worth the sum of English	+ Strondred
Minnesota, and is worth the sum of	DOLLARS, over and above all just debts,
liabilities and responsibilities, and exclusive of his p	property exempt from execution.
	Henry & Schwiss
Subscribed and sworn to before me this	W. Baje
// Che day of	
Wurch A. D. 190.7	]
W. F. Lawyer	Judge of Probate.
My Commission expires March 7.  I do hereby approve the within bond:	Judge of Probate.
I do hereby approve the within bond:	m/ 1
Dated this	day of
	Ougune Aug
	O SEEL
The second secon	
	* 2 1 1 1 2 2 2 2 1 1 1 1 1 1 1 1 1 1 1
NO N	within within the state of the
e	the day of the state of the sta
RDIAN'S B	d approved this.  frace. Judge of Pro steele.  eertify that the v eertify that the v ge S. S  Judge of P. Judge of P.
ATE OF THE OF TH	approve approve Judg Judg Leele day of cords.
IN PROBATE COURT COURT COUNTY of Steele.  County of Steele.  OF OF Achuer.  CUARDIAN'S BOND	
The state of the s	Filed and day of Ming County of State of Ming County of Ming Count

### Know All Men by These Presents

That we, W. E. WErry on
as principal,
and Atenry C. Achiversound
as sureties
are held and firmly bound unto. Experse Prize Esq Judge of Probate of the County of Steele, Minnesota, in the sum of Eight Humbred
of the County of Steele, Minnesota, in the sum of . Sught Stringled
DOLLARS, lawful money of the United States, to be paid to
the said Judge of Probate, or to his successors in office; for which payment, well and truly to be made, we
bind ourselves, our and each of our heirs, executors and administrators, jointly and severally, firmly by
these presents.
Signed with our hands and sealed with our seals this.
Murch
The Condition of this Obligation is Such, That if the above bounden. W. & Sterry
HA SITUE
shall and will faithfully, in all things, execute the duties of his trust as guardian of
shall and will faithfully, in all things, execute the duties of his trust as guardian of Sliger.  Achiverso Con mount person
miner , according to law; and shall make a true inventory of all the estate, real and personal, of
said ward that shall come to. Li. possession or knowledge, and shall return the same into the Probate
Court of the proper County, within three months; and shall dispose of and manage all such estate accord-
ing to law, and for the best interest of . said ward; and shall faithfully discharge . trust
in relation thereto, and also in relation to the custody, education and maintenance of said ward ;
and shall render an account on oath of the property, estate and moneys of said ward in Luco
hands, and all proceeds or interest derived therefrom, and of the management and disposition of the same,
within one year after. Mrs. appointment as such guardian, and at such other times as the Probate Court
shall direct; and shall, at the expiration of Mrs. trust, settle his account with the Probate Court.
and pay over and deliver all the estate, moneys and effects remaining in. him. hands, or due from him
on such settlement, to the person or persons who shall be lawfully entitled thereto, then this obligation shall
be void, otherwise to remain in full force and virtue.
200 G 11
SIGNED, SEALED AND DELIVERED IN PRESENCE OF SIGNED, SEALED AND DELIVERED IN PRESENCE OF
WHAREvery W. S. Ben Ce [SEAL]
W. S. Ben C.
(ID) besse
[SEAL.]

#### IN PROBATE COURT,

County of Steels

IN THE MATTER OF THE GUARDIANSHIP OF

Eliza Achiviro

Petition for Appointment of Guardian to Insane Person.

Filed this 16" day of February A. D. #8 1987

Judge of Probate.

(No. 803.—Pioneer Press Co.. St. Paul, Minn.

State of Minnesota,
County of Steels Sss. IN PROBATE COURT.
TO THE PROBATE COURT IN AND FOR SAID COUNTY:
The Letition of Henry C. Achiviso of the
The Betition of North County, respectfully shows that
Elique Schweiso of the Country of Steele
and State of Minnesota, was, on the
A. D. 1885, found to be insane by the Probate Court of the County of Hele Ulinice
and duly committed to the Hospital for the Insane at Cochester in said
State of Minnesota, and is now confined in said hospital. That said the full of the Schwisso Late of Sand willy deceased to the wellow of the Schwisso full of Sand willy deceased to the well the Estate property in said probable Control of the probable of the Said Said Probable Control of the probable of the Said Said Probable Control of the probable of the Said Said Said Probable Control of the probable of the Said Said Said Said Said Said Said Said
and real estate in baid County, the annual income from which
does not exceed the sum of DOLLARS,
as this petitioner is informed and believes. That by reason of such insanity the said Elega
Helicoto is incompetent to have the charge and management
of her property, That the petitioner is the Arn of said
Your Petitioner Therefore Prays That W. E. Monyon
of said Hole County, be appointed guardian of the person and estate
of said Elique televeros  Dated the 16th day of February A. D. 1807
Dated the 16th day of February A. D. 1807
Henry C. Schwing
volvery 6, Denivers
State of Minnesota,  County of Steels
County of Alele
Steury C. Achiviso
the person who made the foregoing petition, being duly sworn, says that the same is true, to
own knowledge, except as to those matters stated on his information and belief, and as to those
matters that he believes them to be true.
Subscribed and sworn to before me, this \ Henry & Schweize
16th day of
Fiebruary 1. D. 1807
W4 Aawyer
Wotury Public, Winn
My Commission expires March 7, 1908.

No	
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# IN PROBATE COURT, County of Steele.

	MATTER				
Sh	żu	Ac	hw	zis	0,
	in				
				Mino	,

#### Oath of Guardian.

Filed this	day of
Mar	che A. D. 1907
6	P.
dee	Judge of Probate.
( POPLE'S	PRESS PRINT, OWATONNA, MINN.

State of 200:

grate of Symmesona,	in Frobate Court.
County of Steele.	Special Term, Warch 11th 1907
Eliza Achiveiso, an	
mourse person	
Minor.	
State of Minnesota,	
County of Steele.	
, W. E. Stampon	of the County of
Starte State of Minnounta appointed by the Probat	e Court of said County, the guardian of the Sature
of Eliza Achiviso, an	a moure person Minor
do solemnly swear that I will fully perform a	ll the duties of such guardian according to law.
So help me God.	ne 71
Subscribed and sworn to before me,	6 Reman
11th	GUARDIAN OF the Estate
this day of	Eliza Alberrian com
Musch 1, D. 1907	sur ac vacantion, as -
Bush Pin m	ours person
Judge of Probate.	
/ /	

In Drobate Court

In Probate Court.

State of Minnesota, St County of Steele.

In the Matter of the Guardianship of Eliza Schweiso- an insane person.

Notice is Hereby Given, That the petition of Henry C. Schweiso of the

Township of Summit in said County has been filed in this Court representing among other things that the said Eliza Schweiso is insane, is
a patient in the Rochester Minnescta Hospital for the Insane. to
which Institution she was committed on the 9th., of January 1885.

That the said Eliza Schweiso is the surviving wife of John Schweisodeceased and is a legatee under the provisions of the Last Will and
Testament of said John Schweiso- deceased, and on account of her insanity is incapable of electing whether she will take the provisions made
for her in said will in lieu of her rights in said estate secured by
statute.

That she also by reason of such insanity is incompitent to have the charge and management of her property and praying that w. E. Kenyon of said Steele County be appointed guardian of the estate of the said Eliza Schweiso.

It Is Therefore Ordered, That said petition be heard and considered by this Court at a Special Term thereof to be heard at the Probate Office in the Court House in the City of Owetonne, County of Steele, State of Minnesota, on Monday the 11th., day of March 1907 at 10 A. M., of said day.

And It is Further Ordered, That this Notice and Order be served on the said Fliza Schweise and on the Superintendent of the Hospital for the Insane at Rochester, Minnesota, by leaving and delivering to each of them a copy thereof atleast fourteen days prior to the said date of Hearing above specified.

Dated this 16th., day of February 1907.

2.607

Judge of Probate, Steele County, Minn.

### IN PROBATE COURT

Steele County, Minnesota.

Letters of Guardianship
то
WEN.
M.E. Kenyon
0
GUARDIAN OF THE PERSON AND ESTATE OF
E1. 80 .
Eliza Schweiso an insane
an ensure
person
/
Minor
I hereby certify that the within
I hereby certify that the within Letters were issued on the
I hereby certify that the within Letters were issued on the 11 "day of March A. D. 1907
I hereby certify that the withing Letters were issued on the 11 " day of March A. D. 1907 and recorded in Book Tof
I hereby certify that the within Letters were issued on the 11 day of March A. D. 1907 and recorded in Book of Letters at page 4/8
I hereby certify that the within Letters were issued on the 11 day of March A. D. 1907 and recorded in Book of Letters at page 4/8
I hereby certify that the withing Letters were issued on the !!" day of March A. D. 1907 and recorded in Book G of Letters, at page 4/8 Engage Aie
I hereby certify that the within Letters were issued on the 11 day of March A. D. 1907 and recorded in Book of Letters at page 4/8
I hereby certify that the withing Letters were issued on the !!" day of March A. D. 1907 and recorded in Book G of Letters, at page 4/8 Engage Aie

State of Minnesota,	in Probate Court.
County of Steele.	Special Term, March 11th 1907
	N.E. Kenyon is hereby appointed guardian of
the person and Estate of	Eliza Schweiso au insane minor
	Witness: Eugene Rice
	Judge of the Probate Court of the County of Steele
	and the seal of the Court affixed, the
	day of March A. D. 190.7

By the Court:

Eugene Rice Judge of Probate.

La Dechata Count

Steele County, Minnesota.

State of Minesota County of thele Cholate Dourt In the matter of the Eliza Schweiso an insue person Order appointing Quardian

Accorded this 11th day of March on Book of orders on fage 536.

Engine Rice.

Judgery Bolas

IN PROBATE COURT.

STATE OF MINNESOTA,
COUNTY OF STEELE, 85

IN THE MATTER OF THE GUARDIANSHIP of ELIZA SCHWEISO— an insane person.
THIS VERIFIED PETITION of Henry C. Schweiso for the appointment of a
guardian of the estate of Eliza Schweiso, who is now a patient in the
Rochester State Hospital for the Insane, having been committed to said
institution from the County of Steele, State of Minnesota coming on to
be heard at this time.

And the said peitioner appearing in person and by his consol W. F. Sawyer, and no one appearing in opposition thereto, and after a full hearing and examination upon such hearing the Court finds as follows:

FIRST, That notice of the time and place of such hearing has been duly given to said Eliza Schweiso, and to the Supt., of the Hospital for the Insane at Rochester, Minn., as required by law, and by the order of this Court made herein on the 16th., day of February 1907.

SECOND, That the said Eliza Schweiso is insane and has been an inmate of a Minnesota State Hospital for the Insane continously ever since
she was committed thereto by an order of this Court, dated January 9th
1885. That the said Eliza Schweiso is the surviving wife of John Schweisodeceased, and is a legatee under the last will and testament of the said
John Schweiso- deceased, and on account of her insanity is incapable of
electing whether she will take the provisions made for her in said will
in lieu of her rights in said estate secured by Statute.

THIRD, That the said Eliza Schweiso is entitled to a valuable interest in the estate of her deceased husband, which said estate is in the process of administration before this Court, and the value of her interest therein cannot be ascertained until after an election is made.

FOURTH, That W. E. Kenyon of said Steele County is a competent and capable person to be appointed guardian of the estate of said Eliza Schweiso.

IT IS THEREFORE ORDERED, That the said W. E. Kenyon be, and he is

hereby, appointed the guardian of the estate of said Eliza Schweiso, an insane person; that he give bond as such guardian in the sum of Eight Hundred (\$800.00) with sufficient surities conditioned as required by law and that upon the filing and approval of such bond by this Court, letters of guardianship of the estate of the said Eliza Schweiso be to him issued.

Dated at Owatonna, Minn., this 11th., day of March 1907.

By the Court,

Sugend Rice.

Judge of Probate.

In Probate Court State of numesota ss In the matter of the Guardeauship of Eliza Schweiso an usane person Order to hear petition for appointment of guardian and admission and affidavit of service

Judge of Brobate

State of Minnesota,
County of Steele.

In Probate Court.

In the Matter of the Guardianship of Eliza Schweiso- an insane person.

Notice is Hereby Given, That the petition of Henry C. Schweiso of the Township of Summit in said County has been filed in this Court representing among other things that the said Eliza Schweiso is insane, is a patient in the Rochester Minnesota Hospital for the Insane, to which Institution she was committed on the 9th., of January 1885.

That the said Eliza Schweiso is the surviving wife of John Schweiso-deceased and is a legatee under the provisions of the Last Will and Testament of said John Schweiso-deceased, and on account of her insanity is incapable of electing whether she will take the provisions made for her in said will in lieu of her rights in said estate secured by statute.

That she also by reason of such insanity is incompitent to have the charge and management of her property and praying that w. E. Kenyon of said Steele County be appointed guardian of the estate of the said Eliza Schweiso.

It Is Therefore Ordered, That said petition be heard and considered by this Court at a Special Term thereof to be heard at the Probate Office in the Court House in the City of Owatonna, County of Steele, State of Minnesota, on Monday the 11th., day of March 1907 at 10 A. M., of said day.

And It Is Further Ordered, That this Notice and Order be served on the said Eliza Schweiso and on the Superintendent of the Hospital for the Insane at Rochester, Minnesota, by leaving and delivering to each of them a copy thereof atleast fourteen days prior to the said date of Hearing above specified.

Dated this 16th., day of February 1907.

Judge of Probate, Steele County, Minn.

State of Minnesota, County of Olmsted.

Due and personal service of the within notice is hereby Admitted this \_\_\_\_ day of February 1907.

Min Kelovin

State of Minnesota,

County of Olmsted.

Arthur Feltourur Supt being duly sworn says

that at the City of Rochester, said County of Olmsted, State of Minnesota, on the -1/et day of February 1907, he served the foregoing notice on Eliza Schweiso personally by delivering to and leaving with her a true copy of said notice and that the person so served as aforesaid is known to him to be the person mentioned and described in said Subscribed and sworn to before me this 1 day of February 1907. notice.

Notary Public, Olmsted County, Minn. My Commission Expires Mar. 20, 1910.

Ra Baker

the mat	ter of the	Insa	nety
Q. D.	Swan	eson	

### PROBATE COURT STEELE COUNTY, MINNESOTA

and a south some	Sn	Probate	Court
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County of flet

TN THE MATTER OF THE INSANITY OF

J. Thomson

#### ORDERS TO PHYSICIANS

PHYSICIANS' CERTIFICATE.

Filed this	day of
July	A. D. 1885, and
recorded in Book	of Orders,
page	
$\prec$	Judge of Probate.
	Judge of Probate.

State of Minnesota,	In Probate Court,
In the Matter of the Insanity of	Special Term, July 13th 1889  Strongson  nformation of B. White
of the	he County of HTTLL representing that
needing	is an insane persen in the County of g care and treatment, and that it is dangerous for
with the Judge of this Court, be	rs L. Howkington and commanded to
insanity, and to ascertain the	concerning the charge of fact of sanity or insanity, and that they forthwith all of their said examination to this Court.
It is further ordered, that Doctors	at a copy of these orders be delivered to the said
	Judge of Probate.
PHYSIC	CIANS' RETURN.
State of Minnesota,	ss.4

State of Minnesota,

County of Mill

In the Matter of the Insanity of Section of the County of Millington

regular physicians of the County of Allington

and Judge of Probate, do

hereby certify, that pursuant to the foregoing order of the Probate Court of said

County, we have examined the said of Minanton

concerning the charge of insanity, and to aspertain the fact of sanity or insanity,

and that we find the said of Section of the Probate Court of said

County, we have examined the said of Minanton

concerning the charge of insanity, and to aspertain the fact of sanity or insanity,

and that we find the said of Section of the probate of th

#### Probate Court.

STEELE COUNTY.

INSANITY OF

Judgment for Costs.

Entered and filed this 14

day of Jul

1885

Judge of Probate.

Owatonna Journal Print.

State of Minnesota, SS. County of Steele.
IN PROBATE COURT Special Term July 14 1885
IN PROBATE COURTS Series Term July 14 1885.  IN THE MATTER OF THE INSANITY OF
J.D. Wwanson
In the above entitled matter, upon the facts appearing to the Court,
It is ordered and adjudged, That Dr. L. Halling Lon
have and recover of said County of Steele, for his fees and mileage for examination of said patient, the sum of Heart for Beylow have and recover of said County, for his fees and mileage, for examination of said patient, the sum of Hours, as allowed by each that
have and recover of said County for his fees and mileage as a witness in
said matter the sum of Dollars, as allowed by said Judge, and that
have and recover of said County, the sum of
Dollars for his fees and expenses for taking said patient to the Hospital
for Insane, as allowed by said Judge.

By the Court,

Judge of Probate.

Sn	Probate	Court,
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County of Hell

IN THE MATTER OF THE INSANITY OF

J. S. thoundon

INFORMATION OF INSANITY.

Filed the 13th day of fuly

Judge of Probate

State of Minnesota, In Probate Court,	
County of Steele 888.	
n the Matter of the Insanity of Devauvor	
To the Judge of Probate in and for said County:	
The Complaint of Robert White of the	
County of Steele in the State of Minnesota, informing, shows to the	
Court that I a succession is an insane person in the	
County of Othersted, needing care and treatment, and that it is dangerous for said	
person to be at large, as informant verily believes.	
Wherefore, Complainant prays that the said & Awareson	
may be examined by this Court, pursuant	
to the statute in such case made and provided, concerning the charge of insanity,	
and to ascertain the fact of sanity or insanity; and if the said & Auxuneon	
shall be found on examination to be insane, that he	
nay be committed to the Hospital for Insane. A. Maile Cig Marsh	2l
State of Minnesota,  County of Medical	
Rubert White personally appeared before me, this	
13 ca day of July A. D. 1880, and first being sworn	
deposes and says, that the foregoing Complaint and Information is true of his own	
knowledge, except as to the matters which are therein stated on his information and	
belief, and as those matters he believes to to be true.	
Subscribed and sworn to before me,	
this 13th day of R. Mil-	
July 1885	
Judge of Probate	

Insanity of: Frank SWANSON

Twenty-third.—What is supposed to be the cause of the disease? Additional (Mention particulars and the effects). It wenty-second.—What treatment has been pursued for the every appearance or condition of the patient bearing on the dealest of the existing insanity. It was the patient be been the end of the existing insanity. It was a darkers of family physician, if any It was and and hospital for the insane because  From the personal examination of said Items (Itemson). It is a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.  See Probate.
the habitual use of any narcotic? IN  Twenty-first.—Has the patient been subject to any severe disease, to epilepsy, to convulsions in any form, or had any injury of the head? IN  Twenty-second.—Has any restraint or confinement been employed? IN  If so, of what kind and how long?  Twenty-third.—What is supposed to be the cause of the disease? Indianal for the patient? (Mention particulars and the effects.) IN  Twenty-fourth.—What treatment has been pursued for the relief of the patient? (Mention particulars and the effects.) IN  Twenty-fifth.—Facts learned on personal examination. (Mention every appearance or condition of the patient bearing on the question of the existing insanity.) IN  Twenty-sixth.—Can the patient be benefited by hospital treatment?  Twenty-sixth.—Can the patient be benefited by hospital treatment?  We recommend the commitment of said  to a hospital for the insane because  From the personal examination of said In Mention, we find and hereby certify that said Ir make I Interest is sinsane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.  Jean Hallianust
Twenty-first.—Has the patient been subject to any severe disease, to epilepsy, to convulsions in any form, or had any injury of the head?  Twenty-second.—Has any restraint or confinement been employed?  If so, of what kind and how long?  Twenty-third.—What is supposed to be the cause of the disease?  Twenty-fourth.—What treatment has been pursued for the relief of the patient? (Mention particulars and the effects.)  Twenty-fifth.—Facts learned on personal examination. (Mention every appearance or condition of the patient bearing on the question of the existing insanity.)  Twenty-sixth.—Can the patient be benefited by hospital treatment?  Twenty-sixth.—Can the patient be benefited by hospital treatment?  We recommend the commitment of said  to a hospital for the insane because  From the personal examination of said Trenk & January  made by us, and from testimony introduced upon said examination, we find and hereby certify that said Trenk & January  Mereament in a hospital for the insane, and can be benefited by hospital treatment.  See Schuss M.D.
Twenty-second.—Has any restraint or confinement been employed? It so, of what kind and how long?  Twenty-third.—What is supposed to be the cause of the disease? Internal base fungare twenty-fourth.—What is supposed to be the cause of the disease? Internal base fungare and the effects.) It was for the relief of the patient? (Mention particulars and the effects.) It was for the relief of the patient? (Mention particulars and the effects.) It was for the relief of the patient? (Mention of the patient bearing on the question of the existing insanity.) It was for fully for the factor of the current fundament?  Twenty-sixth.—Can the patient be benefited by hospital treatment?  We recommend the commitment of said to a hospital for the insane because  From the personal examination of said to a hospital for the insane because is justice.  The first of the insane because for the commitment of said to a hospital for the insane, and can be benefited by hospital treatment.  See Shure M. D.  Milled Records
Twenty-strong.—Has any restraint or confinement been employed?  Twenty-third.—What is supposed to be the cause of the disease? Mellevel beel traper Twenty-fourth.—What treatment has been pursued for the relief of the patient? (Mention particulars and the effects.) Little  Twenty-fifth.—Facts learned on personal examination. (Mention every appearance or condition of the patient bearing on the question of the existing insanity.) Little follows:  Twenty-sixth.—Can the patient be benefited by hospital treatment?  We recommend the commitment of said  to a hospital for the insane because  From the personal examination of said for the insane because is junctually is junction, we find and hereby certify that said from testimony introduced upon said examination, we find and hereby certify that is junctually is junction.  Menty is the insane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.
Twenty-third.—What is supposed to be the cause of the disease? Manual Color of the patient? (Mention particulars and the effects.) At the said Arms and the patient bearing on the question of the existing insanity.) At the patient bearing on the question of the existing insanity.) At the said Arms and address of family physician, if any the personal examination of said treatment in a hospital for the insane, and can be benefited by hospital treatment.  See Shall Annual
Twenty-fourth.—What treatment has been pursued for the relief of the patient? (Mention particulars and the effects.) INW  Twenty-fifth.—Facts learned on personal examination. (Mention every appearance or condition of the patient bearing on the question of the existing insanity.) In the patient bearing on the question of the existing insanity.)  Twenty-sixth.—Can the patient be benefited by hospital treatment?  Name and address of family physician, if any INN  We recommend the commitment of said  to a hospital for the insane because  From the personal examination of said INN  made by us, and from testimony introduced upon said examination, we find and hereby certify that said INN  said INN  is finsane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.  See Schusse M.P.
Twenty-fifth.—Facts learned on personal examination. (Mention every appearance or condition of the patient bearing on the question of the existing insanity.) Ithing Example 1997.  That faction! Serves Is here a veel for personal examination.  Twenty-sixth.—Can the patient be benefited by hospital treatment?  Name and address of family physician, if any Ithing.  We recommend the commitment of said.  to a hospital for the insane because.  From the personal examination of said Ithing.  made by us, and from testimony introduced upon said examination, we find and hereby certify that said Irank & January is insane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.  See Shube M. I.
Twenty-fifth.—Facts learned on personal examination. (Mention every appearance or condition of the patient bearing on the question of the existing insanity.) It have been fitted by Mospital treatment?  Twenty-sixth.—Can the patient be benefited by hospital treatment?  Name and address of family physician, if any the recommend the commitment of said.  to a hospital for the insane because  From the personal examination of said that a hospital for the insane decause is insane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.
patient bearing on the question of the existing insanity.) Is the form of the four of the patient be benefited by hospital treatment?  Name and address of family physician, if any the way of the insane because.  We recommend the commitment of said to a hospital for the insane because.  From the personal examination of said the four of the insane because is and the four of the insane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.
Name and address of family physician, if any IVIII  We recommend the commitment of said  to a hospital for the insane because  From the personal examination of said IVIII I IVIIII  made by us, and from testimony introduced upon said examination, we find and hereby certify that said Irunk I Ivilian is insane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.  Sea Bhyse M. C. M. C. Shares S. M. C. M.
Name and address of family physician, if any IVIII  We recommend the commitment of said  to a hospital for the insane because  From the personal examination of said IVIII I IVIIII  made by us, and from testimony introduced upon said examination, we find and hereby certify that said Irank I Ivilian is insane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.  See Bhyse M. C. M. C. Said M. C. M
We recommend the commitment of said  to a hospital for the insane because  From the personal examination of said Invited.  made by us, and from testimony introduced upon said examination, we find and hereby certify that said Invited.  said Invited is insane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.  See Bullet M.P.
From the personal examination of said Innik L. Innimin.  made by us, and from testimony introduced upon said examination, we find and hereby certify that said Innik L. Innimine is insane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.
From the personal examination of said Innik L. Linning.  made by us, and from testimony introduced upon said examination, we find and hereby certify that said Innik L. January is insane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.  Lea Bhile M. L.  Maddiannif
made by us, and from testimony introduced upon said examination, we find and hereby certify that said Irank Company is insane, and a proper person for care and treatment in a hospital for the insane, and can be benefited by hospital treatment.  See Bhile M. P.
1 gea Chuse M.P.
Marint
WE Kenyon  Judge of Probate.
Judge of Probate.
IN PROBATE COURT.  State of Minnesota, 88.  County of Milliancesota, 88.  CERTIFICATE OF JURY.  State of Minnesota, 88.  County of Minnesota, 88.  I., W. & Market OF JURY.  State of Minnesota, 88.  I., W. & Market OF JURY.  State of Minnesota, 88.  I., W. & Market OF JURY.  State of Minnesota, 88.  I., W. & Market OF JURY.  State of Probles court of said county, 40.  State of the Probles of the matter of said neglinal county affects of the whole of said original county, and signed my name this graded my name this graded in Book.  Filed.  A. A. M. M. John Milliand, 99.  Filed.  A. A. M. John Milliand, 99.  Filed.  A. A. M. John Milliand, 99.  M. C. Market M. D. 1804.  Bridge of Probate of Probate.  Junge of Probate.  No. 180 (E.).

State of Hunnesota, \(\begin{array}{c} ss. \\ \end{array}
County of Steele
$\sigma = 0.0$
In the Matter of the Insanity of Frank & Sevanson
Tac, The Jury in the above entitled matter, do hereby certify that on the 22009
day of February 1909, we did personally examine the person above named.
Inquiries were made and information obtained, among other things, as follows:
First What is the patient's name? Frank & Swanson Age? 4/9
Single, married or widowed? Inairied If children, how many? Janu
If a mother, age of youngest child?
SecondWhere was the patient born? This emais Where was
the patient's father born? Love Where was
the patient's mother born? Lineary
ThirdWhere is his or her place of residence (legal settlement) 2 Stele Co, June,
FourthWhen did he become a resident of this State? Eighter Junes
Fifth When did he become a resident of the County of 16 Jeans cays
Sixth.—What has been the patient's occupation? Aurmy If a woman,
husband or father's occupation?
Seventh.—Is the patient a church member? It so, what church? Soft List  Eighth.—Is the patient educated? Its If so, to what extent? Common Schools
NinthWere the patient's parents or grandparents related, and if so, in what degree?
Tenth.—Is this the first attack? In If not, when did others occur? accountly
Spelle of bow / Engrand what were their duration? Short
If sent to a hospital, state where, and the result of treatment
EleventhWhen were the first symptoms of this attack manifested, and in what way? Occasionally
has attacted of bool langue, Feb 22. ming
Twelfth Does the disease appear to be increasing, decreasing or stationary? Medicular
Thirteenth.—Is the disease variable, and are there rational intervals? If so, do they
occur at regular intervals? (Avoid definitions, but describe conditions.)
occur at regular thiervais? (Avoia definitions, out describe conditions.)
Fourteenth.—On what subject, or in what way, is derangement now manifested? State fully
recountly has ottacked of bullinger
Fifteenth.—Has the patient shown any disposition to injure others?
SixteenthHas suicide ever been attempted? If so, in what way?
Is the propensity now active?
Seventeenth.—Is there a disposition to filthy habits, destruction of clothing, furniture, etc.? Zo
Eighteenth.—Has the patient's father, or mother, or any relative on either side, been insane? Zo.

#### IN PROBATE COURT

### State of Minnesota,

IN THE MATTER OF THE LUNACY OF

Frank 6 Swanson

#### Commission to Physician.

Recorded in Book \_\_\_\_\_\_\_

Filed 22 Feb 1909

ME Hanyon

Jodge of Probate

## State of Minnesota, County of Steele

#### IN PROBATE COURT,

IN THE MATTER OF THE LUNACY OF
Frank 6 Swanson Alleged Insane
To Lev Schultz M.D. and a B Stewart M.D. to
legally qualified physians and compassioners in lunacy, Steele County, State of Minnesota.
Information in due form of law having been filed in my office, alleging that one
a resident of Steele county, in said state is insane, and a proper subject for custody and treatment
in a hospital for the insane, you, and each of you, are hereby appointed as an examiner in lunacy to appear before me at my office in said county, on the 22 day of Juhruary 1909
ato'clockM., to make examination of the mental condition of said, and after the completion of said examin-
ation to certify to this court, as required by law, whether said
Frank & Swanson be insane, as alleged in said information.
Witness my hand and official seal this 22 day of
February A. D. 1909 WE Kenned M. D. 1909
Judge of Probate

Nineteenth.—Did the patient manifest any peculiarities of temper, habits, disposition or pursuits, before the accession of the disease; any predominant passions, religious impressions, etc.?
Twentieth.—Was the patient, or were either of his parents, ever addicted to intemperance in any form, or the habitual use of any narcotic?
Twenty-first.—Has the patient been subject to any severe disease, to epilepsy, to convulsions in any
form, or had any injury of the head?
Twenty-second.—Has any restraint or confinement been employed? If so, of what kind
and how long?
Twenty-third What is supposed to be the cause of the disease? Nathral had yenny
Twenty-fourth.—What treatment has been pursued for the relief of the patient? (Mention particulars and the effects.)
Twenty-fifth.—Facts learned on personal examination. (Mention every appearance or condition of the
patient bearing on the question of the existing insanity.) Nathing except
putient seems to have bad temper.
Twenty-sixth.—Can the patient be benefited by hospital treatment?
Name and address of family physician, if any Nove
We recommend the commitment of said
to a hospital for the insane because
to a nospitul for the thanke vecause
5/1/9.
From the personal examination of said From L. J. Manier
made by us, and from testimony introduced upon said examination, we find and hereby certify that
said French L. Swanson is insane, and a proper person for care and
treatment in a hospital for the insane, and can be benefited by hospital treatment.
Lea Churse_MD
200 B 1/
Judge of Probate.
Judge of Probate.
PRI   S88.   S
Annual de constante de constant
South Property of the Property
BATTER OF THE OCCUPANT STATE
Man man man affice of a fine of the state of
State County of State County of State State County of State CERTI State County of The Probate Same is a true co certificate and re In Lesti In Lesti
1

State of Minnesota,
State of Minnesota,  County of Stelle
In the Matter of the Insanity of Frank & Sevanson
Tac, The Jury in the above entitled matter, do hereby certify that on the
day of February 1909, we did personally examine the person above named.
Inquiries were made and information obtained, among other things, as follows:
First What is the patient's name? French T. Juan on 15e? 49
Single, married or widowed? Married If children, how many?
If a mother, age of youngest child?
Second.—Where was the patient born? Minitensia Where was
the patient's father born? Norway Where was
the patient's mother born? Norway
Third.—Where is his or her place of residence (legal settlement)? Shale La Mi.
Fourth.—When did he become a resident of this State? 18 years aga
Fifth.—When did he become a resident of the County of 16 years age
Sixth.—What has been the patient's occupation?
husband or father's occupation?
Seventh.—Is the patient a church member? yes If so, what church? Sand.
Eighth.—Is the patient educated? If so, to what extent? common show
Ninth.—Were the patient's parents or grandparents related, and if so, in what degree?
Tenth.—Is this the first attack? If not, when did others occur? occur?
spells of bad Hempeland what were their duration?
If sent to a hospital, state where, and the result of treatment
9 10
Eleventh.—When were the first symptoms of this attack manifested, and in what way? Jull
of bad Semper on Ful 22/19a9 morning
TwelfthDoes the disease appear to be increasing, decreasing or stationary? That was
Thirteenth.—Is the disease variable, and are there rational intervals?
occur at regular intervals? (Avoid definitions, but describe conditions.)
Fourteenth.—On what subject, or in what way, is derangement now manifested? State fully
Cocasional fit of had Genger
Fifteenth.—Has the patient shown any disposition to injure others?
Sixteenth.—Has suicide ever been attempted? If so, in what way?
Is the propensity now active?
Seventeenth.—Is there a disposition to filthy habits, destruction of clothing, furniture, etc.?
EighteenthHas the patient's father, or mother, or any relative on either side, been insane?

#### IN PROBATE COURT,

State of Minnesota,

In the Matter of the Lunacy of

Frank & Swanson

### OATH OF EXAMINERS IN LUNAGY.

Filed this 22 Feb day of

February A. D. 1909

Mel Jugge of Probate.

No. 900 (D.)

State of Minnesota, County of Stelle	IN PROBATE COURT.
IN THE MATTER OF THE	E LUNACY OF  andon
State of Minnesota,	
County of Steel	
Dr. Leorge Schuttz	and Dr. a B Stewart
	e will justly, faithfully and impartially perform the
duties of examiners in lunacy to the best of his	knowledge and ability.
	Sea Gehale
	Metenant
Subscribed and sworn to before me, this	22 day of February 1909
	M & Kenyon
	Stule Judge of Probate.  County, Minn.

KI DDO	DATE COL
	BATE COUR Steele
	latter of the Lunacy of
Frank	k 6 Sevanso
en en	
	4

Service of wethin notice is hereby admitted this 22nd of Feb, 1909.

F. a. Alexander.

Co. atty.

Filed this 22 day of February A. D. 1909.

Moreon Judge of Probate.

State of M	innesota,	88.	IN PROI	BATE COU	JRT.
County of Steele		,			
	the Matter of the I		Alleged Insan	e }	
To the Hon. Fred					
SIR: Please to tak					
1/	6 Swan	son	before said Co	ourt for examination	on.
Therefore you are I	1 Febru	ary	190.9, at	4 o'clock	У м.,
h La. behalf the said exa	umination and inqu	uiry into h <b>.</b> lunac	s, said Sis	anity	
(SEAL)	WIT.	NESS my ho	and and official se	cal, this 25	
				Judg	of Probate.

#### IN PROBATE COURT.

State of Minnesota,
County of Stule

In the Matter of the Lunacy of

Frank & Sevanson

#### ORDER TO SHERIFF.

Returned and filed
Feb 22,1909
Recorded in Broken
on Page 6.

Filed 22 Hele 1909.

No Design Junge of Probate.

No. 919

State of Minnesota,	IN PROBATE COURT.
County of Stule	
The State of Minnesota to the Sheriff of said County:	
•	
Information in due form of law having been fil	led in my office alleging that
Frank & Swanson	residing at Chinton Falls in
Frank & Swanson is in	sane and a proper subject for treatment in a
hospital for insane, you are therefore commanded to	bring, as soon as may be, the said
Frank 6 Swanson	before me, to the end that examination
be made of the mental condition of said	Fronk & Swanson
according to the statute in such case made and prov	rided.
Witness my hand and official seal, this	2 day of February 1909
	ME Kenny
[SEAL.]	Budge of Probate.

State of Minnesota,

IN THE MATTER OF THE ALLEGED LUNACY OF

Frank Eswanson Alleged Insane Person.

Information of Insanity and Proof of Residence.

Filed 22 Feb 1909

and recorded in Book\_\_\_\_\_\_of

\_at page\_

Judge of Probate.

State of Minnesota,	IN PROBATE COURT,
County of Steele	ss. Steeral Term Feb 22 A. D. 1909
IN THE MATTER OF THE ALLEGED	LUNACY OF
Frank & Bevare	ded Insane Person.
Mrs Olive Sp	being first duly sworn,
	is a resident of the county of Steele
in said State, and is acquainted with	Frank & Swanson who
resides at Churton	Falls Jownshif in said County and State,
that said France	k Wareson is insane, and
a proper subject for custody, care and treatme	ent in a hospital for the insane, and asks that the necessary steps be taken,
as provided by law, to investigate the mental	
Jhas	ek & Swanson
0	le to the following questions, as hereinafter stated, are true, to the best of
knowledge and be	eliet. Frank & Swanson
Question 1. Where was the said	Misconsort born?
Answer. In The Stee	to of Misconein
Question 2. When did the said	Frank 6 Swandon become
a resident of the State of Minnesota?	
Answer. On or about	teen years ago 1883
Question 3. When did the said	Transfor to Sevanson become
a resident of the County of Sheete	#### ?
Answer. On or about 16 year	1883
Question 4. If the said	is not a resident
of said County of	on what grounds is the application based?
Answer. afraid	I her life and Threaths of
The state of the s	Mrs Clave Swanson
Subscribed and sworn to before me, this	22 day of February A. D. 1909
	W. Hours
	Judge of Probate.

Mrs Frances Swith (alledged) C-521 Browne Discharged

COUNTY OF STEELE

IN THE MATTER OF THE INSANITY OF

Frances Swith

Judgment Auditing Fees and Disbursements

Filed this day of Solution of A. D. 1907 and recorded in Book, M. page 327

Judge of Probate

State of Minnesota, Ses Specia Term September 1909

IN THE MATTER OF THE INSANITY OF Frances Smith

In the above entitled matter, upon the facts appearing to the Court,
the Shotet
It is Ordered and Adjudged, That Doctor Thee & Hatel
ave and recover of said County of Steele for his fees and mileage as examiner in lunacy
or examination of said patient the sum of
4 is at 15
Dollars Dollars
s audited by said Court; and that Doctor HM Smersh
have and recovered of said County for his
ees and mileage as examiner in lunacy for examination of said patient the sum of
There of 130 Dollars
as audited by said Court; and that
s audited by said Court; and that soffin the have
and recover of said County the sum of
7/1/- conta 50-
Holy cents 30 Dollars, for his actual expenses for which light to the Hospital for Insane, as audited by said Court; and that
nave and recover of said County the sum of
Dollars forfees and expenses of
ravel and support in accompanying said female patient to the Hospital for Insane, as audited
by said Court
Dated at Owatonna, Minnesota, the 2 Sayof Sephember -A. D. 1909
Dated at Owatonna, Minnesota, the A Charge September
_A. D. 1909
Pro the Count 11101

By the Court,

M Denyard Sudge of Probate.

### State of Minnesota, county of steele

IN THE MATTER OF THE LUNACY OF

Mrs Frances Smith

### Commission to Physician.

Recorded in Book\_\_\_\_\_\_\_

Filed 20th 1909

Judge of Probate

# State of Minnesota, County of Steele

IN PROBATE COURT,

IN THE MATTER OF THE LUNACY OF  Marshauers Smuth Alleged Insane
To The Lefuteh MD, and I M Surersh MD,
legally qualified physians and commissioners in lunary, Steele County, State of Minnesota.
Information in due form of law having been filed in my office, alleging that one
a resident of Steele county, in said state is insane, and a proper subject for custody and treatment
in a hospital for the insane, you, and each of you, are hereby appointed as an examiner in lunacy to appear before me at my office in said county, on the Lorentz day of September 1909
ato'clockM., to make examination of the mental condition of said
ation to certify to this court, as required by law, whether said
be insane, as alleged in said information.
Witness my hand and official seal this day of  [SEAL]  Witness my hand and official seal this  [SEAL]
Sudge of Probate

State of Minnesota,	
State of Minnesota,	88.

In the Matter of the Lunacy of

Mrs Francis South

### ORDER TO SHERIFF.

Roccler duly returned Recorded in Brok M. Page 7.

Filed Sthereber 201 1909.

Mille Beryott

Judge of Probate.

No. 919 (C) -Pioneer Press Co., St. Paul, Minn.

m

Stat	e of Minnesota,	
County of	e of Minnesota,	

The State of Minnesota to the Sheriff of said County:

Information in due form of law having been filed in my office alleging that
Mostrances Smith residing at Cely of Orvalanta
said Mrs Freuses Smith is insane and a proper subject for treatment in a
hospital for insane, you are therefore commanded to bring, as soon as may be, the said
Mrs Frances South before me, to the end that examination
be made of the mental condition of said Mrs Frances Smith
according to the statute in such case made and provided.
Witness my hand and official seal, this 20th day of September 1909
Meh
[SEAL.] Judge of Probate.

	nte of Minnesota,	)
County	ostete	_]

IN THE MATTER OF THE ALLEGED LUNACY OF

Mrs Frances Smith
Alleged Insane Person.

Information of Insanity and Proof of Residence.

Filed Seft 20th 1909
and recorded in Book of

Mchenyot Lydge of Probate.

m

IN THE MATTER OF THE ALLEGED LUNACY OF  Mars Hrantes South Alleged Insane Person.  Alleged Insane Person.  Desired being first duly sworn, when a resident of the country of the country of the property of the country	State of Minnesota, IN PROBATE COURT,
IN THE MATTER OF THE ALLEGED LUNACY OF  Miss Strauces South Alleged Insane Person.  Alleged Insane Person.  Deauthouse State, and is acquainted with Miss Strauces South in said County and State, that said in said County and State, and a proper subject for custody, care and treatment in a hospital for the insane, and asks that the necessary steps be taken, as provided by law, to investigate the mental condition of said Miss Strauces South  Affiant further says that the answers made to the following questions, as hereinafter stated, are true, to the best of knowledge and belief.  Question 1. Where was the said Miss Strauces South born?  Answer. In Question 2. When did the said Miss Strauces South become a resident of the State of Minnesota?  Answer. On or about 1839  Question 3. When did the said Miss Strauces South become a resident of the County of 1839  Question 4. If the said is not a resident of said County of on what grounds is the application based?	
Affiant further says that the answers made to the following questions, as hereinafter stated, are true, to the best of Answer. In Answer. In Answer. In Answer. On or about Question 3. When did the said Answer. On or about Question 4. If the said is a resident of the County of Answer. On or about Question 4. If the said is a resident of the said Instances of said County of On what grounds is the application based?	
Alleged Insane Person.  Alleged Insane Person.  Description being first duly sworn, upon fice oath says that the is a resident of the country of the country of the country of the country and state, and is acquainted with the said of said State, and is acquainted with the said of said State, and is acquainted with the said of said State, and is acquainted with the said of said of said of the country and State, and in said Country and State, and a proper subject for custody, care and treatment in a hospital for the insane, and asks that the necessary steps be taken, as provided by law, to investigate the mental condition of said the sai	IN THE MATTER OF THE ALLEGED LUNACY OF
upon his oath says that the is a resident of the county of Our work who resides at Chip of Our work in said State, and is acquainted with Mrs. Aranes Smith who resides at Chip of Our work in said County and State, that said in said County and State, and a proper subject for custody, care and treatment in a hospital for the insane, and asks that the necessary steps be taken, as provided by law, to investigate the mental condition of said Mrs. Aranes Smith born?  Affiant further says that the answers made to the following questions, as hereinafter stated, are true, to the best of knowledge and belief.  Question 1. Where was the said Mrs. Aranes Smith born?  Answer. In Solution One about 1839  Question 3. When did the said Mrs. Frankles Smith become a resident of the State of Minnesota?  Answer. On or about 1839  Question 4. If the said is not a resident of said County of on what grounds is the application based?	Mrs Frances Smith
upon his oath says that let is a resident of the county of Openhorism in said State, and is acquainted with Mrs Anales Smith who resides at Coly of Openhorism in said County and State, that said in said County and State, and a proper subject for custody, care and treatment in a hospital for the insane, and asks that the necessary steps be taken, as provided by law, to investigate the mental condition of said Mrs Anales Smith  Affiant further says that the answers made to the following questions, as hereinafter stated, are true, to the best of knowledge and belief.  Question 1. Where was the said Mrs Anales Smith born?  Answer. In Question 2. When did the said Mrs Anales Smith become a resident of the State of Minnesota?  Answer. On or about 1859  Question 3. When did the said Mrs Anales Smith become a resident of the County of Smith S	Alleged Insane Person.
in said State, and is acquainted with Mrs Arauers Smith who resides at Colin and State, and in said County and State, that said in said County and State, that said is insane, and a proper subject for custody, care and treatment in a hospital for the insane, and asks that the necessary steps be taken, as provided by law, to investigate the mental condition of said Mrs Araurers Smith  Affiant further says that the answers made to the following questions, as hereinafter stated, are true, to the best of knowledge and belief.  Question 1. Where was the said Mrs Araurers Smith born?  Answer. In Robertical Smith become a resident of the State of Minnesota?  Answer. On or about 1839  Question 3. When did the said Mrs Araurers Smith become a resident of the County of 1839  Question 4. If the said is not a resident of said County of on what grounds is the application based?	being first duly sworn,
resides at Colin County and State, that said	upon his oath says that he is a resident of the county of Ourstonesses
a proper subject for custody, care and treatment in a hospital for the insane, and asks that the necessary steps be taken, as provided by law, to investigate the mental condition of said Mrs Mrauces South  Affiant further says that the answers made to the following questions, as hereinafter stated, are true, to the best of knowledge and belief.  Question 1. Where was the said Mrs Mrauces South born?  Answer. In  Question 2. When did the said Mrs Mrauces South become a resident of the State of Minnesota?  Answer. On or about 1839  Question 3. When did the said Mrs Mrauces South become a resident of the County of 1839  Question 4. If the said is not a resident of said County of on what grounds is the application based?	in said State, and is acquainted with Mrs frances South who
a proper subject for custody, care and treatment in a hospital for the insane, and asks that the necessary steps be taken, as provided by law, to investigate the mental condition of said Mrs Araues Swith  Affiant further says that the answers made to the following questions, as hereinafter stated, are true, to the best of knowledge and belief.  Question 1. Where was the said Mrs Araues Swith born?  Answer. In Bohumes  Question 2. When did the said Mrs Araues Swith become  a resident of the State of Minnesota?  Answer. On or about 1839  Question 3. When did the said Mrs Araues Swith become  a resident of the County of Swith 1839  Question 4. If the said is not a resident of said County of on what grounds is the application based?	resides at Coly of Owntonia in said County and State,
Affiant further says that the answers made to the following questions, as hereinafter stated, are true, to the best of knowledge and belief.  Question 1. Where was the said Mrs Arances South born?  Answer. In Bohamica become a resident of the State of Minnesota?  Answer. On or about 1839  Question 3. When did the said Mrs Arances South become a resident of the County of 1839  Question 4. If the said is not a resident of said County of on what grounds is the application based?	that said Mrs Frances South is insane, and
Affiant further says that the answers made to the following questions, as hereinafter stated, are true, to the best of knowledge and belief.  Question 1. Where was the said Mrs Arances South born?  Answer. In Bohumes South become  a resident of the State of Minnesota?  Answer. On or about 1839  Question 3. When did the said Mrs Arances South become  a resident of the County of ?  Answer. On or about 1839  Question 4. If the said is not a resident of said County of	
Question 1. Where was the said Mrs Aranees South born?  Answer. In Bohamica become  a resident of the State of Minnesota?  Answer. On or about 1839  Question 3. When did the said Mrs Aranees South become  a resident of the County of 1839  Answer. On or about 1839  Question 4. If the said is not a resident of said County of on what grounds is the application based?	as provided by law, to investigate the mental condition of said Mrs Frances South
Question 1. Where was the said Mrs Aranees South born?  Answer. In Bohamica become  a resident of the State of Minnesota?  Answer. On or about 1839  Question 3. When did the said Mrs Aranees South become  a resident of the County of 1839  Answer. On or about 1839  Question 4. If the said is not a resident of said County of on what grounds is the application based?	
Question 1. Where was the said Mrs Frances South born?  Answer. In Bohumia become  a resident of the State of Minnesota?  Answer. On or about 1839  Question 3. When did the said Mrs Frances South become  a resident of the County of ?  Answer. On or about 1839  Question 4. If the said is not a resident of said County of	Affiant further says that the answers made to the following questions, as hereinafter stated, are true, to the best of
Answer. In	knowledge and belief.
Question 2. When did the said Mrs Hrances Smith become a resident of the State of Minnesota?  Answer. On or about 1839 Question 3. When did the said Mrs Hrances Smith become a resident of the County of ?  Answer. On or about 1839 Question 4. If the said is not a resident of said County of on what grounds is the application based?	Question 1. Where was the said Mrs Ananees South born?
a resident of the State of Minnesota?  Answer. On or about	Answer. In Bohemean
Answer. On or about	Question 2. When did the said Mrs Frances South become
Answer. On or about	a resident of the State of Minnesota?
Answer. On or about	Answer. On or about1839
Answer. On or about	Question 3. When did the said Mors Frances Smith become
Question 4. If the saidis not a resident of said County ofon what grounds is the application based?	(1) -4.
of said County ofon what grounds is the application based?	Answer. On or about1839
of said County ofon what grounds is the application based?	
Answer.	
	Answer.
M: Canfield	M. Canfield
Subscribed and sworn to before me, this day of September A. D. 1909	Subscribed and sworn to before me, this gard day of September A. D. 1909
Mile Is	Me by
Judge of Probate.	Judge of Probate.

	sion of the disease; any predominant passions, religious impressions, etc.
Twentieth.—Was the patie	ent, or were either of his parents, ever addicted to intemperance in any form, o
the habitual use	of any narcotic? yes his been additted to do
Twenty-first.—Has the pa	tient been subject to any severe disease, to epilepsy, to convulsions in an
form, or had an	y injury of the head? WO
Twenty-second.—Has any	restraint or confinement been employed? Lo If so, of what kind
	in dunk
	upposed to be the cause of the disease? Intereference
	eatment has been pursued for the relief of the patient? (Mention particular
and the effects.)	
	on the question of the existing insanity.)
patient bearing of	10
	<u> </u>
Turanta sinth (1 1)	in the house of the land of the land
	ess of family physician, if any Us I Gluck here
donot	17 - AV. 14
Ne recommend t	the commitment of said
o a hospital for the insar	ne because
nade by us, and from teraid	not!
reatment in a hospital fe	for the insane, and can be benefited by hospital treatment.
	They La Hart
	HM Twesh
	ME Devyan
	Judge of Probate.
	H. A. A. S.
BT.	SS.  SS.  SS.  SS.  SS.  SS.  SS.  SS.
ota, ss.	JURY.  JURY.  , A Band of record said, and that the eof said original ame this day of A. D. 190.  Thobate Judge.  Thobate Judge.  A. D. 190.  A. D. 19
cour, ss.	S VIII LE GERRE GERRE LE
TE COURT.	Souta, Souta, County, de different in the Proba de my man de my my my man de my my my man de my
Minnesota, s.s.	Souta, Souta, County, de different in the Proba de my man de my my my man de my my my man de my
OBATE COURT.	S VIII I S S OSPEC

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State of Minnesota,
County of
In the Matter of the Insanity of Frances Smith
In the Matter of the Insanity of Trunces Junia
The Jury in the above entitled matter, do hereby certify that on the 20
day of Sef tember 1909, we did personally examine the person above named.
Inquiries were made and information obtained, among other things, as follows:
First What is the patient's name? Frances Jani The Age? 62
Single, married or widowed? Widowed If children, how many? will
If a mother, age of youngest child?
SecondWhere was the patient born? Boheric Where was
the patient's father born? Bohemia Where was
the patient's mother born? Bohering a
Third.—Where is his or her place of residence (legal settlement)? Owg to were
FourthWhen did he become a resident of this State? Fifty years ago -
FifthWhen did he become a resident of the County of Fifty years ago -
SixthWhat has been the patient's occupation? Wid for a woman,
husband or father's occupation?
Seventh.—Is the patient a church member? yes If so, what church? Cathe G
Fighth.—Is the patient educated? Colon If so, to what extent? Commission Charles
NinthWere the patient's parents or grandparents related, and if so, in what degree?
occur I last fund what were their duration? Two or three days
ocemal last fund what were their duration? Two or three days
If sent to a hospital, state where, and the result of treatment
Yeurs ago - Claiming to own ofther peoples Refert
Yeurs ago - Claiming to own other peoples Rogert
Twelfth.—Does the disease appear to be increasing, decreasing or stationary? Itulianery
ThirteenthIs the disease variable, and are there rational intervals?
occur at regular intervals? (Avoid definitions, but describe conditions.)
Sometime Claim is to over property
FourteenthOn what subject, or in what way, is derangement now manifested? State fully
Sometime Claims o over property
Fifteenth.—Has the patient shown any disposition to injure others?
Sixteenth.—Has suicide ever been attempted? If so, in what way?
Is the propensity now active?
SeventeenthIs there a disposition to filthy habits, destruction of clothing, furniture, etc.?
EighteenthHas the patient's father, or mother, or any relative on either side, been insane?

State of Minnesota,

In the Matter of the Lunacy of

Mrs Frances Smith

## OATH OF EXAMINERS IN LUNACY.

Filed this Lot day of Soften burn. D. 1909.

White Linguist of Probate.

County, Minnesota.

No. 900 (D.)

State of Minnesota,	ss. IN PROBATE COURT.
IN THE MATTER OF	
State of Minnesota,	
Dy The D Hack	and Dr. Fill Swarsh
being duly sworn, say each for himself, the	at he will justly, faithfully and impartially perform the
duties of examiners in lunacy to the best o	The Latet
Subscribed and sworn to before me, t	his It day of Systembuy 900.

1	No	MANAGER
	PROBATE , of Shel	
	the Matter of the	
Noti	se to Gounty	Attorney
Den note this	e service of ce is hurby soch day of Fel, alexa	within admitted Soptember o, atty.

State of	Minnesota,
County of Stee	Minnesota, Le

In the Matter of the Lunacy of
Mrs Frances Smith Meged Insane
To the Hon Seel delegander County Attorney of said County.
SIR: Please to take notice that information in due form of law has been filed in my office, alleging
the insanity of Mrs. Frances Suit a resident of said County, and
an order in due form of law has been issued to the Sheriff of said County, to bring said
Mrs Grances Suith before said Court for examination.
Therefore you are hereby notified and required to appear before me at my office in said County, on the
2 th day of Spheriter 1909, at 1 o'clock & M.,
to represent said fire for an ever Suit and take part in and conduct on
hate behalf the said examination and inquiry into her said
alledged unacy. #
WITNESS my hand and official seal, thisday of
(SEAL)
Judge of Probate.
funge of Trooute.

Ma Jachen 5/00 This Hack Sen Ked Vasus

\$	
ACCOUNT	VS.
Steele County	y, Minn.
ïled	190
C	County Auditor,
Audited and A	llowed.
	190
	Chairman.

being first duly sworn STATE OF MINNESOTA, COUNTY OF STEELE

says: That the itemized account hereto attached is just and true. That the services herein charged were actually rendered by him, and that the fees charged therefor are such as are allowed by law. That the travel herein charged for was actually and necessarily done for and in behalf of said State or County and not for or in behalf of any defendant in any criminal action or proceeding. That the property herein charged for was actually delivered or used for the purpose herein stated and was of the value herein charged. That the money herein charged was actually paid for the purpose herein stated and that no part of said account has been paid, and further saith not.

Subscribed and sworn to before me, this.....

### Steele County, Minnesota

To Jos Trisker Dr. sept 20 Cash Paid for Hach Service in case of Trancis Smith Insancy

Nineteenth.—Did the patient manifest any peculiarities of temper, habits, disposition or pursuits, before the accession of the disease; any predominant passions, religious impressions, etc.?
Twentieth.—Was the patient, or were either of his parents, ever addicted to intemperance in any form, or the habitual use of any narcotic? Meshas Vermallietted to different Twenty-first.—Has the patient been subject to any severe disease, to epilepsy, to convulsions in any
Twenty-second.—Has any restraint or confinement been employed? W If so, of what kind and how long?  Twenty-third.—What is supposed to be the cause of the disease? Interference in the formulation of the patient? (Mention particulars)
and the effects.)
Name and address of family physician, if any I have found we recommend the commitment of said. France found for the insane because. We do not feel further for the insane because.
From the personal examination of said Frances Sunth  made by us, and from testimony introduced upon said examination, we find and hereby certify that  said Mances Sunt is insane, and a proper person for care and  treatment in a hospital for the insane, and can be benefited by hospital treatment.  The Hale Sunth  Judge of Probate.
IN PROBATIE COURT.  State of Affinnesota,  CERTIFICATE OF JURY.  State of Atinnesota,  CERTIFICATE OF JURY.  State of Atinnesota,  County of  State of Atinnesota,  Subsection of the Probate Court of said County, do hereby certify had been the Probate Out of the Whole of the Courty accessed, and that the same is a tree coay thereof, and of the whole of said original county, and signed my name this  Bu Lestimony Affice of the Probate Court of said County of and original County, and signed my name this  At Lestimony Affice of the Probate Court of said County of the Whole of the County accessed, and that the same is a tree coay thereof, and of the whole of said original County, and signed my name this  At Lestimony Affice of the County accessed, and or the Probate Court of said County, and signed my name this  And Tree of the Trobate Out of said Original County and recorded in Book.  But Destinouty of the Said County accessed, and or the Probate Court of said County and signed my name this  And Tree of the County accessed, and or the Probate Court of said County, and signed my name this.  But Destinouty of the Trobate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Court of said County accessed, and or the Probate Courty accessed and accessed acce

State of Minnesota,
County of Seell
In the Matter of the Insanity of France Smith
Tite, The Jury in the above entitled matter, do hereby certify that on the 2015
day of 1009, we did personally examine the person above named.
Inquiries were made and information obtained, among other things, as follows:
First What is the patient's name? Frances Smit 150 62
Single, married or widowed? Widow If children, how many? Mine
If a mother, age of youngest child? 19
SecondWhere was the patient born? Buhemi Where was
the patient's father born? Rhene was
the patient's mother born? Boluma
ThirdWhere is his or her place of residence (legal settlement)? Owaline
Fourth.—When dishe become a resident of this State? hofty of language
Fifth When did he become a resident of the County of hith yeur
Sixth.—What has been the patient's occupation? Former hills If a woman,
husband or father's occupation?
Seventh.—Is the patient a church member? If so, what church? Catholic
Eighth.—Is the patient educated? Commen School so, to what extent? Commen School
NinthWere the patient's parents or grandparents related, and if so, in what degree? ho
Tenth.—Is this the first attack? 160 If not, when did others occur? Thurshark
demodfuthelasty gland what were their duration? two or three days
If sent to a hospital, state where, was and the result of treatment
1
Eleventh.—When were the first symptoms of this attack manifested, and in what way? ferr
yeur up, Clais to ownothing puplis property
Twelfth.—Does the disease appear to be increasing, decreasing or stationary?
Thirteenth.—Is the disease variable, and are there rational intervals? If so, do they
occur at regular intervals? (Avoid definitions, but describe conditions.)
Fourteenth.—On what subject, or in what way, is derangement now, manifested? State fully
Sometros claires to aun prefet
Fifteenth.—Has the patient shown any disposition to injure others?
Sixteenth.—Has suicide ever been attempted? 20 If so, in what way?
Is the propensity now active?
Seventeenth.—Is there a disposition to filthy habits, destruction of clothing, furniture, etc.?
Eighteenth.—Has the patient's father, or mother, or any relative on either side, been insane? 100.

Book Hof Insanity

Insanity of: Eunice SCRAM

State of Minnesota, County of Steele

IN THE MATTER OF THE ALLEGED LUNACY OF

Energie a Seram
Alleged Insane Person.

Information of Insanity and Proof of Residence.

Filed October 21th 1900

and recorded in Book.

...of

at page.

Judge of Probate

No. 187 (B) .- Pioneer Press Co., St. Paul, Minn.

State of Minnesota, IN PROBATE COURT,
State of Minnesota, County of Stule  State of Minnesota,  See Special Term, October A. D. 1 900
IN THE MATTER OF THE ALLEGED LUNACY OF
Ennice a Scram Alleged Insane Person.
6. 9. Seran being first duly sworn,
upon his oath says that he is a resident of the County of Stell
in said State, and is acquainted with Ennice A. Scram who
resides at the City of Owalessus in said County and State, that said Ermiee a Seran is insane, and
is insane, and
a proper subject for custody, care and treatment in a hospital for the insane, and asks that the
necessary steps be taken, as provided by law, to investigate the mental condition of said
Affiant further says that the answers made to the following questions, as hereinafter stated, are
true, to the best of his knowledge and belief.
Question 1. Where was the said Ennice a feram born?
Answer. In Pensylvania
Question 2. When did the said Emile a Serum become
a resident of the State of Minnesota?
Answer. On or about the year 1855
Question 3. When did the said Emise A-Scram become
a resident of the County of Steele
Answer. On or about the year 185-5
Question 4. If the saidis not a resident
of said County ofon what grounds is the application based?
Answer.
6 W Seran
Subscribed and sworn to before me, this 25th day of October A. D. 1900
of a leadest.
Judge of Probate.

Notice of death Filed Oct- 31 th 1900

.

.

,

TRUSTEES:

J.W.MASON, FERGUS FALLS.
J. H.WAGONER, ROCHESTER.
JOHN HEINEN, HASTINGS.
D.N. JONES, M.D. GAYLORD.
A.W.DANIELS, M.D. ST. PETER.



Rochester, Minn, Oct. 29, 1900.

Judge of Probate, Steele County, Owatonna, Minn.

Dear Sir:-

You are hereby notified that Eunice Scram, committed to this institution Oct. 26th, 1900died here Oct. 28th, 1900. Age, 57 years. Cause of death, Chronic Nephritis. Duration of last illness, 40 hours

Very respectfully yours,

Arthur F. Kilbourne,

Medical Superintendent.

STATE OF MINNESOTA, COUNTY OF STEELE.

IN THE MATTER OF THE LUNACY OF

Eunice a - Scram

Notice to County Attorney.

Filed Oct 25. 1900 1800 W- U- Eggleston Judge of Probate.

### STATE OF MINNESOTA, Ss. County of Steele,

#### IN PROBATE COURT.

IN THE MATTER OF THE LUNACY OF

Emmice a - Ser	Alleged Insa	ine.	
To the Hon. Harlan E-di		County Attorney of said County.	
SIR:			
Please to take notice that information of Land by this Count at the sesident the hard been issued to the shoriff of said on the 26 th day of October before said court for examination.	n in due form of law has to a resident en A &-W-beram m	been filed in my office alleging the of said county, and an order in due	insanity of form of
		as saw peace	e com
Therefore you are hereby notified	and required to appear		<del>ounty</del> on
to represent said Energice a	<del>189,</del> L. beram	at and take part in and cond	luct on h <b>&amp;2</b>
behalf the said examination and inquiry in	to h <b>&amp;L</b> said		
lunacy.  Witness my hand and official seal	this 21th		day of
October 1900		a Egglestan Judge of Pro	
[SEAL]		Judge of Pro	obate.

	11	-		=
1		,	ý	١

	ACCOUNT VS.	
Steele	County,	Minn
iled	12	180
eno.		
······································	Co	ounty Auditor.
	Audited and Allowed	
	<u> </u>	189
Ą.	<u></u>	
		Chairman.

STATE OF MINNESOTA, Ses.

County of Steele.

If Steele. 1 4 Grown says: That the itemized account hereunto attached is just and true. That the services therein charged were actually rendered by him, and that the fees charged therefor are such as are allowed by law.

......being first duly sworn

That the travel therein charged for was actually and necessarily done for and in behalf of said State or County and not for or in behalf of any defendant in any criminal action or proceeding.

That the property therein charged for was actually delivered or used for the purpose therein stated and was of the value therein charged.

That the money therein charged was actually paid for the purpose therein stated and that no part of said account has been 4. anno paid, and further saith not.

Subscribed and sworn to before me, this.



STEE

Owatoma Min. act 26. 1900 I Steele Co to D. J. ames Dr. Do bigh to Rachester With Mes Enne a Scram Mas SW Me Creaty assistant 200 Those tickels to Rachester 360 Two " Owaterur 2,40 ambulance to Herfital 200 Halel fare for two ,20 selephone for ambulance , 3,1 Hach to train

STATE OF MINNESOTA, COUNTY OF STEELE.

IN THE MATTER OF THE LUNACY OF

Ennice a\_Seram

### Oath of Examiners in Lunacy.

Filed October 26th 1900 W- a - Eggleston Gudge of Probate.

STATE OF MINNESOTA, Ss. County of Steele,  In the Matter of the Lunacy of Council	IN PROBATE COURT.
STATE OF MINNESOTA, County of Steele,	
J-L- Hatch and J-say each for himself that he will justly, faithfully and	Deling duly sworn, impartially perform the duties of examiners in lunacy to
Subscribed and sworn to before me, this  26— day of October 1890  W-A-Egglesten  Judge of Probate.	Theof Huldt will,

State of Minnesota,

In the Matter of the Lunacy of

Enniel a. Seram

### COMMISSION TO PHYSICIAN.

Recarded in book" H" of

Filed October 26th 1908

W- U- Egglesten

Judge of Probate.

No. 921 .- (G) Pioneer Press Co., St. Paul, Minn.

State of Minnesota,	
County of Stile ss. IN THE PROB	ATE COURT.
IN THE MATTER OF THE LUNACY OF	
Emice a. Scram Alleged Insane.	
	qualified physicians and
	State of Minnesota.
Information in due form of law having been filed in my office Europe A. Serama resident of	e, alleging that one Steele
county, in said state, is insane, and a proper	
and treatment in a hospital for the insane, you, and each of you, a	re hereby appointed
as an examiner in lunacy to appear before me at my office in .  26 day of October 189, at 9	said county, on the
to make examination of the mental condition of said Ensuel	n. (
, and after the completion of said exam	ingtion to certify to
this court, as required by law, whether said Ennier a-	Scram
be insane, as alleged in said information.	
Witness my hand and official seal this 25 to October A. D. 189/9/0	day of
[SEAL.] Al- a- Egg	lestan
	Judge of Probate.

#### In Probate Court.

State of Minnesota,
County of Stule

IN THE MATTER OF THE INSANITY OF

Envice a. Scram Accorded in book "1+" of Insunity an page 150

### Warrant of Commitment.

Filed October 1900
W-U-Eggleston
Judge of Probate.

State of Minnesota, IN PROBATE COURT.
County of Steele
IN THE MATTER OF THE INSANITY OF
Emmee d-Scram
To the Superintendent of the Rochester State Hospital for the Insane:
Ennice a Scran upon examination having been
found to be insane, you are therefore required to receive her into the said hospital, and keep
her there until legally discharged.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal, this  26 day of October 180/900
[SEAL.] W. a. Egglestan
Judge of Probate, Steele County, Minn.
RECEIPT OF SUPERINTENDENT.
I have the day received the within named patient with a duplicate of this warrant and a certified
attended by me S.M. me Curdy
The potent is in Soos Physicondition. Signed, Cuther F. Hilbourus
3 Py.

#### Probate Court.

STEELE COUNTY.

INSANITY OF

Ennice a beram

Judgment for Costs.

Entered and filed this 27th 1900 day of October 1888

W- a Englister Judge of Probate.

Owatonna Journal Print.

Recarded in book "H" of Insanity on page 150

W-A-Egglestan\_ Judge of Probate.

State of Minnesota, \ss.
COUNTY OF STEELE.
IN PROBATE COURT Special Term October 27th 1900
IN THE MATTER OF THE INSANITY OF
Emice de Seram
In the above entitled matter, upon the facts appearing to the Court,
It is ordered and adjudged, That Dr. 2- A- Hatch M \$\frac{1}{2} -
have and recover of said County of Steele, for his fees and mileage for examination of said patient, the sum of Eight-and May Dollars, as allowed by the
Judge of said Court: and that Dr. J. P. Johnson have and recover
of said County, for his fees and mileage, for examination of said patient, the sum of
Eight 9 /// Dollars, as allowed by said Judge, and that & former
have and recover of said County for his fees and mileage as a witness in
said matter the sum of Juffers & Jiv Dollars, as allowed by said Judge, and that
A James have and recover of said County, the sum of Frifteen
and The Dollars for his fees and expenses for taking said patient to the Hospital
for Insane as allowed by said Judge Dat tel- On whomen the 27th day of Oct 19

By the Court,

SEVENTEENTH.—Did the patient manifest any peculiarities of temper, habits, disposition or pursuits, before the accession of the disease; any predominant passions, religious impressions, etc?  ———————————————————————————————————
EIGHTEENTH.—Was the patient, or were either of his parents, ever addicted to intemperance in any form, or the habitual use of any narcotic?  NINETEENTH.—Has the patient been subject to any severe disease, to epilessy, to convulsions in the further than the same form, or had any injury of the head? Years Gyr War Subject to any severe disease, to epilessy, to convulsions in the any form, or had any injury of the head? Years Gyr War Subject to any severe disease, to epilessy, to convulsions in the any form, or had any injury of the head? Years Gyr War Subject to any severe disease, to epilessy, to convulsions in the any form, or had any injury of the head?
TWENTY-FIRST.—What is supposed to be the cause of the disease? hunrolize truspenses
TWENTY-SECOND.—What treatment has been pursued for the relief of the patient? (Mention particulars and the effects) would take the patient from this class TWENTY-THIRD.—Facts learned on personal examination. (Mention every appearance or condition of the patient bearing on the question of the existing insanity.)
Extractly restly to tolling burning the state of the stat
made by us, and from testimony introduced upon said examination, we find and hereby certify that said  is insane, and a proper person for care and
Theo. L. Eggliston  Judge of Probate.
URT.   SS.

STATE OF MINNESOTA,

COUNTY OF STEELE.

Enniel a Beram

We, the jury in the above entitled matter, do hereby certify that on the 24	day of
Inquiries were made and information obtained, among other things, as follows:	
FIRST.—What is the patient's name? Enny A. Levannage	, 67
Single, married or widowed? Munual If children, how many?	
If a mother, age of youngest child? 18 fund	
SECOND.—Where was the patient born?	
the patient's father born? Penne	
the patient's mother born? hy	
THIRD. —Where is his or place of residence, (legal settlement.) Owntown	.1
FOURTH.—What has been the patient's occupation?	
husband or father's occupation? Mullim Cya	ul-
FIFTH.—Is the patient a church member? 16 so, what church? Um	•
SIXTH.—Is the patient educated? Harris If so, to what extent? Un	
SEVENTH.—Were the patient's parents or grandparents related. and if so, in what d	
EIGHTH.—Is this the first attack? 485 If not, when did others occur?	The second secon
If sent to a hospital, state where,and the resu	
NINTH.—When were the first symptoms of this attack manifested, and in what way:	1894 when the
TENTH.—Does the disease appear to be increasing, decreasing or stationary?	
ELEVENTH LA U	If so, do they
occur at regular intervals?(Avoid definitions, but describe condition	_
TWELFTH.—On what subject or in what way, is derangement now manifester has furtherent Subject.	d? State fully
	Conversions in
THIRTEENTH.—Has the patient shown any disposition to injure others?	
FOURTEENTH.—Has suicide ever been attempted? If so, in what way:	TOTAL CALL
Is the propensity now active?	
FIFTEENTH Is there a disposition to filthy habits, destruction of clothing, furnitur	
SIXTEENTH.—Has the patient's father, or mother, or any relative on either side	, been insane?

Book H of Insanity 214-216.

# Insanity of: Martin SCHELINSKI

SEVENTEENTH.—Did the patient manifest any peculiarities of temper, habits, disposition or pursuits, before the accession of the disease; any predominant passions, religious impressions, etc.?
quureleure
EIGHTEENTH.—Was the patient, or were either of his parents, ever addicted to intemperance in any form, or
the habitual use of any narcotic? Yes he has been a hard drinker.
NINETEENTH.—Has the patient been subject to any severe disease, to epilepsy, to convulsions in any form, or
had any injury of the head? 100
TWENTIETH.—Has any restraint or confinement been employed? not for install fish, of what kind and
TWENTIETH.—Has any restraint or confinement been employed? not for insall for of what kind and how long? Was sayyitted to jail for a saulting his wife
TWENTY-FIRST What is supposed to be the cause of the disease? Domes the Trouble and chine
TWENTY-SECOND.—What treatment has been pursued for the relief of the patient? (Mention particulars and
the effects.) UV
TWENTY-THIRD.—Facts learned on personal examination. (Mention every appearance or condition of the
patient bearing on the question of the existing insanity.) Hay sical a muing to
regative
We recommend the commitment of said Wartin Schelins Ki
to a hospital for the insane because is of such nature esto
require for his recovery care and treatment while
nuder legal restrajant.
From the personal examination of said Meantin Schelins Ki
made by us, and from testimony introduced upon said examination, we find and hereby certify that said  Matin Schelins Ki is insane, and a proper person for care
and treatment in a hospital for the insane.
Hell Duersk M.D.
A. C. Javorts, Bee, M.D.
N- a Egglestan Judge of Probate.
SS.
ANITY O  ANITY O  ANITY O  ANITY O  ANITY O  Inty, do her ficate in their ficate on the whole of
F. INS. 11 Page of the page of
ATTE OF ATTE O
A S S S S S S S S S S S S S S S S S S S
Some of in County with the county of the cou
State State State NTHEN NTHEN NTHEN State Marcord State State Marcord State Marcord
Stal Stal Stal County of IN THE IN THE Stat County of Stat Stat Stat County of Stat Stat Stat Stat Stat Stat Stat Sta

State of Minnesota,  County of Steele ss.
county of
Martin Schelins Ki
The, The Jury in the above entitled matter, do hereby certify that on the 28 th
day of Ofice 1903., we did personally examine the person above named.
Inquiries were made and information obtained, among other things, as follows:
FIRST What is the patient's name? Martin Schelins Ri Age? 66
Single, married or widowed? Married If children, how many? 7
If a mother, age of youngest child?
SECOND.—Where was the patient born? Germany Where was
the patient's father born? Zermany Where was
the patient's mother born? Germany
THIRD Where is his or her place of residence (legal settlement)? Own to me Stell Co. Mijan
FOURTH.—What has been the patient's occupation? Retired farmer If a woman,
husband or father's occupation?
FIFTH.—Is the patient a church member?
SIXTH.—Is the patient educated? yes If so, to what extent? Common School
SEVENTH.—Were the patient's parents or grandparents related, and if so, in what degree? ALO
EIGHTH.—Is this the first attack? Yel
and what were their duration?
If sent to a hospital, state where, and the result of treatment?
NINTH When were the first symptoms of this attack manifested, and in what way? (ebent a bee Kag
Hering jumping us and down and climbing up cell walls — and talks motherently in tenth.—Does the disease appear to be increasing, decreasing or stationary? I talk i nery of ful
ELEVENTH.—Is the disease variable, and are there rational intervals?
occur at regular intervals? (Avoid definitions, but describe conditions.)
TWELFTH On what subject, or in what way, is derangement now manifested? State fully Talking
in whereutly-imable to answer questions correctly
mand dwells on family troubles.
THIRTEENTH.—Has the patient shown any disposition to injure others? 10
FOURTEENTH.—Has suicide ever been attempted?
Is the propensity now active?
FIFTEENTH.—Is there a disposition to filthy habits, destruction of clothing, furniture, etc.?
SIXTEENTH.—Has the patient's father, or mother, or any relative on either side, been insane?
his sous has been in the usane asylum
et Nochester Henry Schelinski July 20th 1896

# Rochester State Mospital,

Artbur J. Kilbourne,

Rochester, Minn., Feb. 12, 1904.

Judge of Probate, Steele Co.,

Owatonna, Minn.

Dear Sir:

You are hereby notified that Martin Schelinski, committed to this hospital from your county April 28, 1903, left here July 31, 1903, and was in accordance with Section 45, Chapter 5, Laws of '93 legally discharged therefrom Feb. 8, 1904. Improved.

Respectfully yours,

Arthur F. Kilbourne,

Medical Superintendent.

State of Minnesota,

County of Stule

IN THE MATTER OF THE ALLEGED LUNACY OF

Martin Schelmski Alleged Insane Person.

Information of Insanity and Proof of Residence.

Filed april 28th 1903

and recorded in Book.

....0

at page

Judge of Probate.

No. 137 (B) .- Pioneer Press Co., St. Paul, Minn.

State of Hinnesota,	IN PROBATE COURT,
County of Steele	Special Term, April 28 A. D. 1903
	<b>'</b>
IN THE MATTER OF THE ALLEGED LUNACY OF	
Martin Schelinski Alleged Insane Perso	n.
8-13- Cathin	D-Deing first duly sworn,
upon his oath says that he is a reside	
in said State, and is acquainted with Ma	
resides at the City of Owatonia	
that said Martin Scheln	is insane, and
a proper subject for custody, care and treatment in	a hospital for the insane, and asks that the
necessary steps be taken, as provided by law, to inv	estigate the mental condition of said
Martin Schel	
Affiant further says that the answers made to the	e following questions, as hereinafter stated, are
true, to the best ofknowledge and belief	
Question 1. Where was the said	born?
Answer. In	
Question 2. When did the said	become
a resident of the State of Minnesota?	
Answer. On or about	1
Question 3. When did the said	become
a resident of the County of	<del>1</del>
Answer. On or about	<b>1.</b>
Question 4. If the said	is not a resident
of said County ofon wh	nat grounds is the application based?
Answer	
~	DBlogelin Do
Subscribed and super first in 9 9 4	to a Maril 1 - 1000
Subscribed and sworn to before me, this	21 0 0 1 1-
	Judge of Probate.

Steele County, Minn.  Filed. April 29th 1903  M. A. Egglishin Grundy Andror.	M. 29 L.vbeing first duly sworn	That the itemized account hereto attached is just and true.  That the services herein charged were actually rendered by him, and that the fees charged therefor are such as are allowed by law.  That the travel herein charged for was actually and necessarily done for and in behalf of said State or County and not for or in behalf of any	lant in any criminal action or proceeding. That the property herein charged for was actually delivered or used for the purpose herein stated and was of the value herein charged.	That the money herein charged was actually paid for the purpose herein stated and that no part of said account has aid, and further saith not.	has Mogern day of Ortale
Audited and Allowed.  1901  Chairman.  Paid in Order No	John John John John John John John John	ed is just and true. ctually rendered by him, and that the fees of trually and necessarily done for and in behictually and in the contractions.	g. as actually delivered or used for the purpos	iey herein charged was actually paid for the resith not.	Subscribed and sworn to before me, this. 296
	STATE OF MINNESOTA SS. COUNTY OF STEELE SS.	says: That the itemized account hereto attached is just and true,  That the services herein charged were actually rendered by  That the travel herein charged for was actually and necess	defendant in any criminal action or proceeding.  That the property herein charged for was	That the money herein been paid, and further saith not	Subscribed a

# Steele County, Minnesota,

To Chas Misgen Dr.

april 28-	Martin Schlinski to susane at Rochester miles -	\$ 3.	<i>U</i> <b>3</b>
. 28	nevery from on source to warre and wall & orvatonna 30 =	3,	
11 "	Railroad fare for Prisoner and Sheriff from		
	onatowna to wascea Back to awaterina and ovactorina to		
	Rochester	4.	95
le /	2 meals for Prisoner		50
	Hack Rice		00
	Lodging and 2 meals at Rochester	/	00
15 11	Witness fars to sheriff	/	00
. 28-29	Two days Perdine	4	00
		16	45
		,	

#### In Probate Court.

State of Minnesota,

County of Steele

IN THE MATTER OF THE INSANITY

Martin Schelinski

Warrant of Commitment.

Filed Opril 29th 1903 Mr a Egglestern Sudge of Probate.

State of Minnesota, IN PROBATE COURT.
County of Steele Sss.
IN THE MATTER OF THE INSANITY OF
Martin Schelinske
To the Superintendent of the Rochester State Hospital for the Insane:
Martin Schelinski upon examination having been
found to be insane, you are therefore required to receive into the said hospital, and keep
him there until legally discharged.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal, this  28 day of April 189 [913]
[SEAL.] W. a. Egglestur
Judge of Probate, Level County, Minn.
I have this day received the within named patient with a duplicate of this warrant and a certified
copy of the certificate of the Commissioners in Lunacy at the hands of
Misjen attended by
The patient is in Jun ply no condition.
Superintendent.

State of Minnesota,
County of Stelle

In the Matter of the Lunacy of

Martin Schelmski

ORDER TO SHERIFF.

Filed Aspil 28th 1903.
W- A- Egglestin

Budge of Probate.

No. 919 (C) -Pioneer Press Co., St. Paul, Minn.

State of Minnesota,	ss. IN PROBATE COURT.
County of teele	
The state of the second	
The State of Minnesota to the Sheriff of said	d County:
Information in due form of law having	ng been filed in my office alleging that
Martin Schelinski	residing at Owalama
	is insane and a proper subject for treatment in
hospital for insane. you are therefore comp	nanded to bring, as soon as may be, the said
	she before me, to the end that examination
	Martin Schelinski
according to the statute in such case made	
Witness my hand and official seal, this	28th day of Opril 1903
[SEAL.]	W- a- Egglestern Judge of Probate.

State of Minnesota,
County of Steele
In the Matter of the Lunacy of
Martin Shlinski
Notice to County Attorney.  The within in admitted this 25 th day of Africant 1503. SIL illertoney
Filed Office 28th 190.B. and recorded in Book of
at page
No. 886 (H) -Pioneer Press Co., St. Paul, Minn.

State of Minnesota,
County of Steele } ss. IN PROBATE COURT.
IN THE MATTER OF THE LUNACY OF  Martin Schelmske' Alleged Insane.  To the Hon. 8-2 Littletan County Attorney of said County.
SIR:
Please to take notice that information in due form of law has been filed in my office alleging the insanity of Martin Scholingke
a resident of said county, and an order in due form of law has been issued to the sheriff of said county to bring said Martin Schelinski
before said court for examination.
Therefore you are hereby notified and required to appear before me at my office
in said county on the 28th day of April 1908
at 3 o'clock of M., to represent said Martin behelinski
and take part in and conduct on his behalf the said examination
and inquiry into his, said alleged unacy.
Witness my hand and official seal this 28 to day of
[SEAL.]  W. a. Eggleston  Judge of Probate.

State of Minnesota,

In the Matter of the Lunacy of

Martin Schelmski

## COMMISSION TO PHYSICIAN.

Filed 28th Japril 1903 W- a-Egglestern Toudge of Probate.

No. 921 .- (G) Pioneer Press Co., St. Paul, Minn.

State of Minnesota,	W myn problem cover
county of Steele }	s. IN THE PROBATE COURT.
county of	
IN THE MATTER OF THE LUNAGY OF	
Martin Schelinski ,	Reged Insane.
To F. M. Emersh and William	mb Robertsunlegally qualified physicians and
commissioners in lunacy, Steele	County, State of Minnesota.
Martin Schelmsky	g been filed in my office, alleging that one a resident of Stelle is insane, and a proper subject for custody
and treatment in a hospital for the insane,	
as an examiner in lunacy to appear before 28th day of April	e me at my office in said county, on the
to make examination of the mental condition of the men	
this court, as required by law, whether said	Martin Echelmski
be insane, as alleged in said information.	of
Witness my hand and official seal thi  A. D. 189/903	s 28 day of
[SEAL.]	ar a - Egglistur
	Juage of Probate.

No																	
JIO	 	-	-	-	-	-	-	-	-	-	 -	-	-	-	-	-	-

### In Probate Court

County of Stelle

Martin Schelinske

#### OATH OF EXAMINER

Filed this 28 day of April
A. D. 1903

W- a Egglester Judge of Probate.

County, Minnesota.

1-00-500

State of Himmesota, Scale of Himmesota, State of Himmesota, Signature of Scale Court.
In the Matter of the Lunacy of Martin Schelinski
State of Minnesota,  County of Steele ss.
F-M Emersh and William C. Robertson
being duly sworn say, each for himself, that he will justly, faithfully and impartially
perform the duties of examiner in lunacy to the best of his knowledge and ability.
Han, E. Roberts.
Subscribed and sworn to before me this 28th day of April
A. D. 1903  W- a - Egglestur  Judge of Probate.

#### 

Judge of Probate.

**udgment Auditing Fees and Disbursements** 

214-216
214-216
29 H-216
2 Judge of Probate.

No

State of Minnesota, IN PROBATE COURT,
County of Steele \\ Steele \\ Special Term, April 29 \(\frac{408}{189}\)
IN THE MATTER OF THE INSANITY OF
Martin Schelmski
In the above entitled matter, upon the facts appearing to the Court,
It is Ordered and Adjudged, That Doctor & M. Esnersh
have and recover of said County of Steele for his fees and mileage
as examiner in lunacy for examination of said patient the sum of
Seven and 80/100 Dollars
as audited by said Court; and that Doctor William & Roberts
have and recover of said County for his
fees and mileage as examiner in lunacy for examination of said patient the sum of
Seven and 80/600 Dollars,
as audited by said Court; and that Sheriff Chas Misger have
and recover of said County the sum of Six teen and \$5/100
Dollars, for his fees and expenses for
taking said patient to the Hospital for Insane, as audited by said Court; and that
Doctor &- B. Callin
have and recover of said County the sum of One and 12/100
mileges and expenses of
mileage as mitrass travel and support in accompanying said female patient to the Hospital for Insane;
as audited by said Court.
Dated at Owaternia the 29th day
of April 1. D. 189
By the Court,
W- a - Egglestur Judge of Probate.
Judge of Probate.