



Steele County (Minn.).  
Probate Court.  
Probate Case Files.

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Book I - 93-94  
Emilie Schulz 165-166  
- Isaac -

1916

*(Original)*

State of Minnesota, }  
County of *St. Louis*

## PROBATE COURT

IN THE MATTER OF THE INSANITY OF

*Emilie Schulz*

Report of the Board of Examiners

State of Minnesota, } ss.  
County of .....

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

Witness my hand and the seal of the Court this .....  
day of ..... 19 .....

Filed *September 15<sup>th</sup>*  
*1912*  
*W. E. Kenyon*

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

State of Minnesota, } ss.  
County of Steele }

IN PROBATE COURT  
REPORT OF BOARD OF EXAMINERS

IN THE MATTER OF THE INSANITY OF

Emilie Schulz

We, the Board of Examiners in the above entitled matter, do hereby certify that on the  
our 15<sup>th</sup> day of Sept. 1915, we did personally examine  
the person above named. Inquiry was made and answers obtained as follows:

1. (a) What is the patient's name? *Emilie Schulz*
- (b) Age? *55-*
- (c) Single, married or widowed? *Married*
- (d) If children, how many? *2*
- (e) If a mother, age of youngest child? *25-*
2. (a) Where was the patient born? *Germany*
- (b) Where was the patient's father born? *Germany*
- (c) Name of father? *Kroff*
- (d) Where was the patient's mother born? *Germany*
- (e) Maiden name of mother? *Unknown*
3. (a) Where is his (or her) place of residence (legal settlement)? *Stale Co Minn*
- (b) When did *She* become a resident of this state? *1887*
- (c) When did *She* become a resident of this county? *1887*
- (If found to be a resident of any other county in Minnesota, so state.) *—*

(If found to be a non-resident of the state or residence is in doubt, proceed under Section 1898, Revised Laws, 1905, and fill out No. 116, Form 8, and forward same to the State Board of Control, St. Paul, Minn.) *—*

4. (a) What has been the patient's occupation? *Housewife*
- (b) If a woman, husband or father's occupation? *Mail Carrier*
5. (a) Is the patient a church member? *Yes*
- (b) If so, what church? *Lutheran*
6. (a) Is the patient educated? *Yes*
- (b) If so, to what extent? *Common School*
7. (a) Were the patient's parents or grandparents related, and, if so, in what degree? *No*
8. (a) Is this the first attack? *No*
- (b) If not, when did others occur and what were their duration? *At intervals for years*
- (c) If sent to a hospital, state where? *—*
- (d) And result of treatment? *—*
9. (a) When were the first symptoms of this attack manifested and in what way? *became irritable and abusive about 10 years ago*
- (b) Was the attack sudden or gradual? *gradual*
10. Does the disease appear to be increasing, decreasing or stationary? *Stationary*
11. (a) Is the disease variable and are there rational intervals? *Yes*
- (b) If so, do they occur at regular intervals? *No*
- (Avoid definitions but describe conditions.)
12. On what subject, or in what way, is the derangement now manifested? State fully. *Is inclined to scold family and at times becomes abusive to her neighbors saying obscene and profane language when excited*
13. Has the patient shown any disposition to injure others? *No*

14. (a) Has suicide ever been attempted? No  
 (b) If so, in what way? —  
 (c) Is the propensity active now? —
15. Is there a disposition to filthy habits, destruction of clothing, furniture, etc? No
16. (a) Has the patient's father been insane? No data  
 (b) Has the patient's mother been insane? No data  
 (c) Has any relative of the patient been insane? No data  
 (If so, state what relative) —
17. Did the patient manifest any peculiarities of temper, habits, disposition or pursuits before the accession of the disease; any predominate passions, religion, impressions, etc? No
18. (a) Has the patient ever been addicted to intemperance in any form or the habitual use of any narcotic? No  
 (b) Were either of his parents ever addicted to intemperance in any form or the habitual use of any narcotic? No data
19. (a) Has the patient been subject to any severe disease? No  
 (b) To Epilepsy? No  
 (c) To convulsions in any form? No  
 (d) Had any injury of the head? No
20. (a) Has any restraint or confinement been employed? No  
 (b) If so, what kind and how long? —
21. What is supposed to be the cause of the disease? ?
22. What treatment has been pursued for the relief of the patient? (Mention particulars and effects.) Nothing
23. (a) Describe the conduct and conversation of the patient as they indicate or have indicated insanity Has tried and apparently harbors delusions with reference to the conduct of her neighbors
- (b) How long have these conditions existed? for years
24. State the rate of the patient's pulse? 76
25. State patient's temperature? 98 9/10
26. Is patient suffering from any acute disease other than insanity? No
27. Give name and address of nearest relative or friend Mr Schultz  
Malina Min
28. Name of family physician, if any? Dr A.B. Stenard Malina Min
29. Can the patient, in your judgment, be benefited by hospital treatment? No

From the examination made by us and the testimony introduced, we find that Emilia Schultz is not insane and a proper person for care and treatment in a state detention hospital.

Dated

Sept 15-

1915.

W. H. Davis M.D.  
W. E. Bennett M.D.  
W. E. Bennett M.D.  
Judge of Probate

State of Minnesota, }  
County of Steele }

## PROBATE COURT

In the Matter of the Alleged Mental  
Disease of

Emilie Schuly

### TAXATION OF COSTS

Filed Nov. 4<sup>th</sup> 1916

Recorded in Book  
1. on page 166

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

State of Minnesota, }  
County of Steele } ss.

IN PROBATE COURT  
TAXATION OF COSTS

IN THE MATTER OF THE INSANITY OF

Emilie Schulz }

The above entitled proceeding having been duly commenced by petition, and said.....

Emilie Schulz.....having been found to be insane  
by a Board of Examiners appointed by this Court, and the Court having ADJUDGED and  
DETERMINED that the said Emilie Schulz.....is insane and a proper  
person for care and treatment in a state detention hospital, and having ordered that she, the said  
Emilie Schulz.....be committed to the custody of the  
Superintendent of the State Detention Hospital at Rochester, Minn.

IT IS FURTHER ORDERED AND ADJUDGED That the costs and disbursements of this proceeding, taxed at Eighteen and  $\frac{80}{100}$ .....Dollars,  
be paid by the County of Steele.....State of Minnesota.

Dated Oct. 4<sup>th</sup>.....1916

W. H. Kenyon  
Judge of Probate.  
Steele.....County.

.....  
\$.....  
.....

ACCOUNT VS.

**Steele County, Minn.**  
.....

Filed ..... 191..

.....  
County Auditor.

Audited and Allowed

..... 191..

.....  
Chairman.

Paid in Order No.....  
.....

STATE OF MINNESOTA,  
County of Steele.—ss.

..... being first duly sworn,  
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 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..... day of ..... 191..

.....  
Auditor.

## STEELE COUNTY, MINNESOTA

TO Joe Fisher Deputy Sheriff Steele Co DR.

Expense account in conveying Emelie Schulz to State Hospital at Rochester Minn

Oct	4	1916	Hack at Owatonna	1 50	
	4		3 R R Fares from Owatonna to Rochester	2 55	
			Hack at Rochester	1 75	
			Hotel Bill at Rochester	1 00	
			2 R R Fares from Rochester to Owatonna	1 70	
				<u>8 50</u>	
				3	

# Sheriff's Expense Account

VS. *Emeline Schuch*

*Oct 4 / 1916* Minn.

ITEMS	DATE	FROM	TO	Cash Paid	Received Payment
3 R. R. Fare	<i>Oct 4</i>	<i>Owatonna</i>	<i>Rochester</i>	<i>2.55</i>	<i>W. H. Luper agt.</i>
2 R. R. Fare	<i>Oct 4</i>	<i>Rochester</i>	<i>Owatonna</i>	<i>1.70</i>	<i>J. M. Gandy</i>
Hotel Bill	<i>Oct 4</i>	<i>At</i>	<i>Rochester</i>	<i>1.00</i>	<i>Ralph Kasumason</i>
<del>Hack</del> Bill	<i>Oct 4</i>	<i>At</i>	<i>Owatonna</i>	<i>1.50</i>	<i>E. M. Twiford</i>
Hack Bill	<i>Oct 4</i>	<i>at</i>	<i>Rochester</i>	<i>1.75</i>	<i>Robert Jones</i>
				<i>8.50</i>	

# In Probate Court

State of Minnesota, }  
County of Steele

In the Matter of the Insanity of  
Emilie Schulz

**ORDER TO SHERIFF**

Recorded in Book  
1, on page 166.

Filed Oct 4<sup>th</sup> 1916  
W. H. Kuyper  
Judge of Probate.

State of Minnesota, }  
County of Stech } ss.

## IN PROBATE COURT

THE STATE OF MINNESOTA TO THE SHERIFF OF SAID COUNTY:

Information in due form of law having been filed in my office alleging that one  
Emelie Schulz residing at Antonina Minn.  
said Emelie Schulz is insane and a proper subject for treatment  
in a detention hospital, you are therefore commanded to bring, as soon as may be, the said  
Emelie Schulz before me to the end that examination  
be made of the mental condition of said Emelie Schulz  
according to the statute in such case made and provided.

Witness my hand and official seal, this 4<sup>th</sup> day of October  
1916

(SEAL)

W. G. Thompson  
Judge of Probate.

State of Minnesota, }  
County of Steele }

## PROBATE COURT

In the Matter of the Insanity of

Emilie Schulz

## JUDGMENT

Filed Oct 3<sup>rd</sup> 1916

Recorded in Book  
1, on page 166.

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

State of Minnesota, }  
County of Steele } ss.

## IN PROBATE COURT

In the Matter of the Insanity of

Emilie Schulz }

## JUDGMENT

The above entitled proceeding having been duly commenced by petition and said.....  
Emilie Schulz.....having been personally before the  
Court, and examined as to her sanity by a Board of Examiners duly appointed by this  
Court, and the report of said Board of Examiners having been duly filed herein, whereby said  
Emilie Schulz.....has been found to be insane and  
in need of care and treatment in a state detention hospital,

Now, Therefore, Upon reading and filing said report and upon all the records and proceedings  
herein, IT IS HEREBY ADJUDGED AND DETERMINED, and the Court does hereby adjudge and  
determine, that the said Emilie Schulz.....is insane  
and a proper person for care and treatment in a state detention hospital.

Wherefore, IT IS HEREBY ORDERED AND ADJUDGED, That She, the said.....  
Emilie Schulz.....be committed to the custody of the  
Superintendent of the State Detention Hospital at Rochester.....and that duplicate  
warrants of commitment be issued out of and under the seal of this Court, as provided by law, to  
carry this judgment into effect.

Dated Oct. 3.....1916.

W. G. Kenyon  
Judge of Probate.  
Steele County.

State of Minnesota, }  
County of St. Louis

## PROBATE COURT

In the Matter of the Alleged Mental Disease of

Emilie Schulz

### OATH OF MEDICAL EXAMINER

Filed Sept. 8<sup>th</sup> - 1913

W. E. Kenyon

Judge of Probate

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

State of Minnesota, }  
County of Steele } ss.

## IN PROBATE COURT

In the Matter of the Alleged Mental Disease of  
Emilie Schulz }

## OATH OF MEDICAL EXAMINER

State of Minnesota, }  
County of Steele } ss.

I, Dr. A. B. Stewart

having been appointed an examiner by said Court in the above entitled proceeding, do solemnly swear that I am a regular graduate of *U. of Minn* Medical College and a permanent resident of this state; that I have been in the active practice of the profession of medicine continuously for one year last past, and am registered as licensed by the State Board of Medical Examiners; that I am neither superintendent, proprietor, officer nor medical attendant of any hospital or institution for the care and treatment of insane, to which said insane person may be committed by said Court, and am not a near relative of said alleged insane person; and that I will justly and faithfully perform all the duties of such examiner to the best of my knowledge and ability, so help me God.

*A. B. Stewart M.D.*

Subscribed and sworn to before me this 8th day of Sept.

A. D. 1915.

*W. E. Kingston*  
Judge of Probate.

State of Minnesota, }  
County of Steele..... }

## PROBATE COURT

In the Matter of the Alleged Mental Disease of

Emilie Schulz

### OATH OF MEDICAL EXAMINER

Filed Sept. 8, 1915.

*W. E. Kenyon*  
*Judge of Probate*

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

State of Minnesota, }  
County of Steele } ss.

## IN PROBATE COURT

In the Matter of the Alleged Mental Disease of

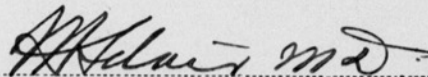
Emilie Schulz

## OATH OF MEDICAL EXAMINER

State of Minnesota, }  
County of Steele } ss.

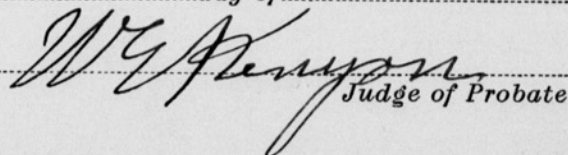
I, Dr. J. H. Adair

having been appointed an examiner by said Court in the above entitled proceeding, do solemnly swear that I am a regular graduate of "Rush" Medical College and a permanent resident of this state; that I have been in the active practice of the profession of medicine continuously for one year last past, and am registered as licensed by the State Board of Medical Examiners; that I am neither superintendent, proprietor, officer nor medical attendant of any hospital or institution for the care and treatment of insane, to which said insane person may be committed by said Court, and am not a near relative of said alleged insane person; and that I will justly and faithfully perform all the duties of such examiner to the best of my knowledge and ability, so help me God.



Subscribed and sworn to before me this 8th day of Sept.

A. D. 1915.

  
Judge of Probate.

No. ....

# In Probate Court

County of Steele .....

STATE OF MINNESOTA

In the Matter of the Insanity of

Emilie Schulz .....

## Notice to County Attorney

Due service of the within notice

admitted this 8<sup>th</sup> .....

day of September 1915 .....

J. A. Alexander .....

County Attorney.

Filed Sept. 8<sup>th</sup> 1915 .....

W. E. Keryon .....

Judge .....

of Probate.

No. 1322

State of Minnesota, }  
County of Steele } ss.

## IN PROBATE COURT

IN THE CASE OF }  
Emilie Schulz } *Alleged Insane.*

To the Hon. F. A. Alexander County Attorney of said County:

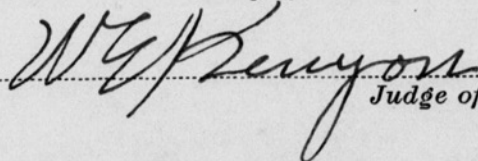
Sir:

Please to take notice that information ~~in~~ due form of law has been filed in my office alleging the insanity of Emilie Schulz a resident of said County, and said Emilie Schulz has been brought before said Court for examination.

Therefore, you are hereby notified and required to appear before me at my office in said County on the 8th day of Sept. 19 15, at 4:30 o'clock P.M., to represent said Emilie Schulz and to take part in and conduct on his behalf the said examination and inquiry into his, said Emilie Schulz insanity.

Witness my hand and official seal, this 8th day of S ept. 19 15.

(SEAL)

  
Judge of Probate.

*copy*

State of Minnesota, }  
County of *St. Paul* }

## PROBATE COURT

IN THE MATTER OF THE INSANITY OF

*Emile Schulz*

Report of the Board of Examiners

State of Minnesota, }  
County of ..... } ss.

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

Witness my hand and the seal of the Court this .....  
day of ..... 19 .....

Filed *Sept 15<sup>th</sup>* 1915

*W. H. Kuryan*  
Judge of Probate

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

State of Minnesota, }  
County of Steele } ss.

IN PROBATE COURT  
REPORT OF BOARD OF EXAMINERS

IN THE MATTER OF THE INSANITY OF

Emilie Schulz

We, the Board of Examiners in the above entitled matter, do hereby certify that on the ~~8th~~ 15<sup>th</sup> day of September 1915, we did personally examine the person above named. Inquiry was made and answers obtained as follows:

1. (a) What is the patient's name? *Emilie Schulz*  
(b) Age? *55*  
(c) Single, married or widowed? *Married*  
(d) If children, how many? *Two*  
(e) If a mother, age of youngest child? *Twenty five*
2. (a) Where was the patient born? *Germany*  
(b) Where was the patient's father born? *Germany*  
(c) Name of father? *Kroll*  
(d) Where was the patient's mother born? *Germany*  
(e) Maiden name of mother? *Unknown*
3. (a) Where is his (or her) place of residence (legal settlement) *North Otwin*  
(b) When did she become a resident of this state? *Eighty eight 1887*  
(c) When did she become a resident of this county? *1887*  
(If found to be a resident of any other county in Minnesota, so state.)
- (If found to be a non-resident of the state or residence is in doubt, proceed under Section 1898, Revised Laws, 1905, and fill out No. 116, Form 8, and forward same to the State Board of Control, St. Paul, Minn.)
4. (a) What has been the patient's occupation? *Housewife*  
(b) If a woman, husband or father's occupation? *Mail Carrier*
5. (a) Is the patient a church member? *Yes*  
(b) If so, what church?  *Lutheran*
6. (a) Is the patient educated? *Yes*  
(b) If so, to what extent? *Common School*
7. (a) Were the patient's parents or grandparents related, and, if so, in what degree? *No*
8. (a) Is this the first attack? *No*  
(b) If not, when did others occur and what were their duration? *at intervals for years*  
(c) If sent to a hospital, state where? *✓*  
(d) And result of treatment? *✓*
9. (a) When were the first symptoms of this attack manifested and in what way? *Longer ago became irascible & abusive*  
(b) Was the attack sudden or gradual? *Gradual*
10. Does the disease appear to be increasing, decreasing or stationary? *Stationary*
11. (a) Is the disease variable and are there rational intervals? *Variable*  
(b) If so, do they occur at regular intervals? *No*  
(Avoid definitions but describe conditions.)
12. On what subject, or in what way, is the derangement now manifested? State fully. *Is inclined to scold family & at times becomes abusive to her neighbors using abusive & profane language freely when excited*
13. Has the patient shown any disposition to injure others? *No*

14. (a) Has suicide ever been attempted? No  
 (b) If so, in what way? .....  
 (c) Is the propensity active now? .....
15. Is there a disposition to filthy habits, destruction of clothing, furniture, etc? .....  
No
16. (a) Has the patient's father been insane? No data  
 (b) Has the patient's mother been insane? No data  
 (c) Has any relative of the patient been insane? No data  
 (If so, state what relative) .....
17. Did the patient manifest any peculiarities of temper, habits, disposition or pursuits before the accession of the disease; any predominate passions, religion, impressions, etc? .....  
No.
18. (a) Has the patient ever been addicted to intemperance in any form or the habitual use of any narcotic? No  
 (b) Were either of his parents ever addicted to intemperance in any form or the habitual use of any narcotic? No data
19. (a) Has the patient been subject to any severe disease? No  
 (b) To Epilepsy? No  
 (c) To convulsions in any form? No  
 (d) Had any injury of the head? No
20. (a) Has any restraint or confinement been employed? No  
 (b) If so, what kind and how long? .....
21. What is supposed to be the cause of the disease? ?
22. What treatment has been pursued for the relief of the patient? (Mention particulars and effects.) No
23. (a) Describe the conduct and conversation of the patient as they indicate or have indicated insanity Has been and apparently harmless delirium with reference to the conduct of his neighbors  
 (b) How long have these conditions existed? for years
24. State the rate of the patient's pulse? 76
25. State patient's temperature? 98.6
26. Is patient suffering from any acute disease other than insanity? No
27. Give name and address of nearest relative or friend Mr. Schulz  
Anna Maria Schulz
28. Name of family physician, if any? Dr. Hain
29. Can the patient, in your judgment, be benefited by hospital treatment? No

From the examination made by us and the testimony introduced, we find that Emil Schulz is not insane and a proper person for care and treatment in a state detention hospital.

Dated

Sept 15 1915  
Court  
Seal

W. H. Hain  
W. H. Hain  
W. H. Hain  
Judge of Probate

State of Minnesota, }  
County of St. Louis

## PROBATE COURT

In the Matter of the Alleged Mental Disease of

Emilie Schuch

OATH OF MEDICAL EXAMINER

Filed

Oct. 4th/1916

W. H. Meyer  
Judge of Probate

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

State of Minnesota, } ss.  
County of St. Louis

## IN PROBATE COURT

In the Matter of the Alleged Mental Disease of

Emilie Schulz

## OATH OF MEDICAL EXAMINER

State of Minnesota, } ss.  
County of St. Louis

I, Dr. D. B. Stewart

having been appointed an examiner by said Court in the above entitled proceeding, do solemnly swear that I am a regular graduate of Univ. of Illinois Medical College and a permanent resident of this state; that I have been in the active practice of the profession of medicine continuously for one year last past, and am registered as licensed by the State Board of Medical Examiners; that I am neither superintendent, proprietor, officer nor medical attendant of any hospital or institution for the care and treatment of insane, to which said insane person may be committed by said Court, and am not a near relative of said alleged insane person; and that I will justly and faithfully perform all the duties of such examiner to the best of my knowledge and ability, so help me God.

Subscribed and sworn to before me this

A. D. 1916

day of

October

D. B. Stewart  
14<sup>th</sup>  
J. H. Penyon  
Judge of Probate.

No. ....

STATE OF MINNESOTA,

County of *Stute*

PROBATE COURT

IN THE MATTER OF THE INSANITY OF

*Emilie Schulz*

Report of the Board of Examiners

STATE OF MINNESOTA, }  
County of ..... } ss.

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

Witness my hand and seal of said Court, this

..... day of ....., 19.....

.....

..... of Probate.

Filed this *4<sup>th</sup>* day of *Oct.*

19*16*

*W. H. Ferguson*  
*Judge* of Probate.

Form prescribed by State Board of Control.

State of Minnesota, }  
 County of Steels } ss.

IN PROBATE COURT,  
 Report of Board of Examiners.

IN THE MATTER OF THE INSANITY OF

Emilie Schulz

We, the Board of Examiners in the above entitled matter, do hereby certify that on the 4  
 day of Oct., 1916, we did personally examine the person above named.

Inquiry was made and answers obtained as follows:

1. (a) What is the patient's name? Emilie Schulz  
 (b) Age? 56  
 (c) Single, married or widowed? Married  
 (d) If children, how many? Two  
 (e) If a mother, age of the youngest child? Twenty five
2. (a) Where was the patient born? Germany  
 (b) Where was the patient's father born? Germany  
 (c) Name of father? Kroll  
 (d) Where was the patient's mother born? Germany  
 (e) Maiden name of mother? Mathewina Christina Bergman
3. (a) Where is his (or her) place of residence (legal settlement)? Steels Co. Minn.  
 (b) When did she become a resident of this state? 1887  
 (c) When did she become a resident of this county? 1887  
 (If found to be a resident of any other county in Minnesota, so state.)  
 (If found to be a non-resident of the state or residence is in doubt, proceed under Section 4046, G. S., 1913.  
 and fill out form 8 and forward same to the State Board of Control, St. Paul, Minn.) (
4. (a) What has been the patient's occupation? Housewife  
 (b) If a woman, husband or father's occupation? Shoe repairing
5. (a) Is the patient a church member? yes  
 (b) If so, what church? Lutheran
6. (a) Is the patient educated? yes  
 (b) If so, to what extent? Common School
7. (a) Were the patient's parents or grandparents related, and if so, in what degree? No

8. (a) Is this the first attack? No  
 (b) If not, when did others occur and what were their duration? at intervals for  
years

- (c) If sent to a hospital, state where. ✓  
 (d) And result of treatment ✓

9. (a) When were the first symptoms of this attack manifested, and in what way? Two years ago  
became irritable and abusive  
 (b) Was the attack sudden or gradual? Gradual
10. Does the disease appear to be increasing, decreasing, or stationary? Stationary
11. (a) Is the disease variable and are there rational intervals? Variable  
 (b) If so, do they occur at regular intervals? No

(Avoid definitions but describe conditions.)

12. On what subject, or in what way, is the derangement now manifested? State fully

Is inclined to school families and at times becomes abusive to her neighbors using obscene and profane language freely, when excited

13. Has the patient shown any disposition to injure others? *No*

14. (a) Has suicide ever been attempted? *No*

(b) If so, in what way?

(c) Is the propensity active now?

15. Is there a disposition to filthy habits, destruction of clothing, furniture, etc.? *No*

16. (a) Has the patient's father been insane? *No data*

(b) Has the patient's mother been insane? *No data*

(c) Has any relative of the patient been insane? *No data*

(If so, state what relative)

17. Did the patient manifest any peculiarities of temper, habits, disposition or pursuits before the accession of the disease; any predominant passions, religion, impressions, etc.? *No*

18. (a) Has the patient ever been addicted to intemperance in any form or the habitual use of any narcotic? *No*

(b) Were either of his parents ever addicted to intemperance in any form or the habitual use of any narcotic?

*No data*

19. (a) Has the patient been subject to any severe disease?

*Yes has Valvular heart trouble*

(b) To epilepsy? *No*

(c) To convulsions in any form? *No*

(d) Had any injury of the head? *No*

20. (a) Has any restraint or confinement been employed? *No*

(b) If so, what kind and how long?

21. What is supposed to be the cause of the disease? *?*

22. What treatment has been pursued for the relief of the patient? (Mention particulars and effects.)

*None*

23. (a) Describe the conduct and conversation of the patient as they indicate, or have indicated, insanity?

*Has mild and apparently harmless delusions with reference to the conduct of her neighbors*

- (b) How long have these conditions existed? *For years*
24. State the rate of the patient's pulse *160*
25. State patient's temperature *98.*
26. Is patient suffering from any acute disease other than insanity? *see 19 a*
27. Give name and address of the nearest relative or friend *Wm. Schultz*  
*Quakoma Inn*
28. Name of family physician, if any? *W. B. Stewart*
29. Can the patient, in your judgment, be benefited by hospital treatment? *yes*

From the examination made by us and from the testimony introduced we find that *Emilia Schultz* is insane and a proper person for care and treatment in a hospital for the insane.

Dated

*October 4 '16*

*W. B. Stewart*  
*W. B. Stewart*  
*W. B. Stewart*  
*Judge of Probate*

State of Minnesota, }  
County of St. Louis

## PROBATE COURT

In the Matter of the Alleged Mental Disease of

Emilie Schulz

### OATH OF MEDICAL EXAMINER

Filed

Oct. 4th, 1916  
W. H. Meyer  
Judge of Probate

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

State of Minnesota, } ss.  
County of St. Louis

## IN PROBATE COURT

In the Matter of the Alleged Mental Disease of

Emilie Schulz

## OATH OF MEDICAL EXAMINER

State of Minnesota, } ss.  
County of St. Louis

I, Dr. J. H. Adair

having been appointed an examiner by said Court in the above entitled proceeding, do solemnly swear that I am a regular graduate of Rock Medical College and a permanent resident of this state; that I have been in the active practice of the profession of medicine continuously for one year last past, and am registered as licensed by the State Board of Medical Examiners; that I am neither superintendent, proprietor, officer nor medical attendant of any hospital or institution for the care and treatment of insane, to which said insane person may be committed by said Court, and am not a near relative of said alleged insane person; and that I will justly and faithfully perform all the duties of such examiner to the best of my knowledge and ability, so help me God.

Subscribed and sworn to before me this

A. D. 1916

Adair  
4<sup>th</sup> day of October  
W. Penyon  
Judge of Probate.

*Original*

State of Minnesota, }  
County of *Shelb* }

## PROBATE COURT

In the Matter of the Alleged Mental  
Disease of

*Emilie Schulz*

## WARRANT

Filed *Oct 5<sup>th</sup> 1916*

*W. H. Kemper*  
*Judge of Probate*

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

No. 1328

*Received said patient at the  
hands of Joseph Fisher deputy sheriff  
of Steilacoom - at 4:30 p. m. Oct.*

*7/16.*

*Patience in poor condition*

*Arthur J. Kilbourne Secy.*

*P. H. P.*

*Patience attended by Arthur Schultze.*

State of Minnesota, }  
County of Steele } ss.

IN PROBATE COURT  
WARRANT

To Joseph Fisher and to the Superintendent of the

Rockester State Detention Hospital at Rockester, Minn.

Emelie Schulz having been, upon examination, found to be

insane, you, Joseph Fisher are commanded forthwith to convey

and deliver Emelie Schulz to said Superintendent, and you, the

said Superintendent, are hereby commanded to receive the said Emelie Schulz

into the hospital and keep her there until legally discharged.

Given under my hand and the seal of the Probate Court of said County this 4<sup>th</sup>

day of October 1916

(SEAL)

W. G. Kenyon  
Judge of Probate.  
Steele County, Minn.

# In Probate Court

State of Minnesota, }  
County of Steele

In the Matter of the Insanity of

Emilie Schulz

## ORDER TO SHERIFF

Recorded in  
Detention Hospital  
Record on Page  
94.

Filed Sept. 8th, 1915

*W E Kenyon*  
Judge of Probate.

No. 1321

State of Minnesota, }  
County of Steele } ss.

## IN PROBATE COURT

THE STATE OF MINNESOTA TO THE SHERIFF OF SAID COUNTY:

Information in due form of law having been filed in my office alleging that.....

Emilie Schulz .....residing at Owatonna, Minnesota.

said Emilie Schulz .....is insane and a proper subject for treatment

in a detention hospital, you are therefore commanded to bring, as soon as may be, the said

Emilie Schulz .....before me to the end that examination

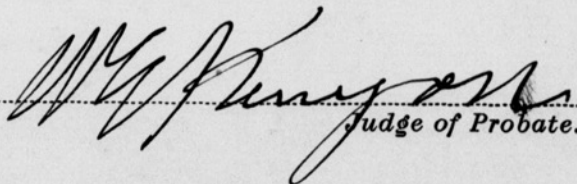
be made of the mental condition of said.....Elilie Schulz

according to the statute in such case made and provided.

Witness my hand and official seal, this.....8th.....day of September

1915.....

(SEAL)

  
Judge of Probate.

State of Minnesota, }  
County of Steele }

## PROBATE COURT

In the Matter of the Alleged Mental  
Disease of

Emilie Schulz

### TAXATION OF COSTS

Filed Sept. 8<sup>th</sup> 1915

W E Kenyon  
Judge of Probate

Recorded in Detention  
Hospital Record  
I on page 94

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

State of Minnesota, }  
County of Steele } ss.

IN PROBATE COURT  
TAXATION OF COSTS

IN THE MATTER OF THE INSANITY OF

Emilie Schulz }

The above entitled proceeding having been duly commenced by petition, and said

Emilie Schulz having been found to be ~~insane~~ sane

by a Board of Examiners appointed by this Court, and the Court having ADJUDGED and DETERMINED that the said Emilie Schulz is ~~insane~~ sane and a proper person for care and treatment in a state detention hospital, and having ordered that She, the said

be committed to the custody of the  
Superintendent of the State Detention Hospital at

IT IS FURTHER ORDERED AND ADJUDGED That the costs and disbursements of this proceeding, taxed at \$10.30 Dollars,  
be paid by the County of Steele State of Minnesota.

Dated Sept. 8. 1915

W E Kenyon  
Judge of Probate.  
Steele County.

Wherefore, Your petitioner prays that said alleged insane person may be brought into said Court and examined as to said alleged insanity, and, if found insane, that he be sent to a state detention hospital in accordance with the statutes in such case made and provided.

State of Minnesota, }  
County of Steele } ss.

F. W. Schulz being first duly sworn, deposes and says that he is the petitioner in the foregoing petition; that he has read the same and knows the contents thereof; and that said petition is true, as he verily believes, save as to those matters therein stated to be on his information and belief, and as to those matters he believes it to be true.

Subscribed and sworn to before me this 8<sup>th</sup>  
day of September 1915  
W. G. Pennington  
Notary Public, Judge of Probate County, Minn.  
My Commission Expires \_\_\_\_\_

F. W. Schulz

State of Minnesota,  
County of Steele

PROBATE COURT

In the Matter of the Insanity of

Emilie Schulz

PETITION

Filed Sep. 8<sup>th</sup> 1915

W. G. Pennington  
Judge of Probate

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

No. 1320

Recorded in  
Detention Hospital  
Record on page  
93.

State of Minnesota, }  
County of Stale } ss.

## IN PROBATE COURT

## PETITION

## IN THE MATTER OF THE ALLEGED INSANITY OF

Emilie Schulz }

To the Honorable W. E. Kingston Probate Judge of said County:

Your petitioner, the undersigned F. W. Schulz  
respectfully represents to the Court and alleges that one Emilie Schulz  
in said County, is, as your petitioner verily believes, insane, that she is in need of care  
and treatment, and that it is dangerous for her to remain at large.

That your petitioner is related to said alleged insane person as follows: Husband

That the indications of insanity manifested by her are as follows: (Here give fully  
the symptoms on which the charge of insanity is based.) She talks incoherently  
has delusions of persecution. believes everyone  
is against her

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

The said Emilie Schulz was born in  
Germany; is about 56 years of age and the  
parent of 2 children.

That her residence and place of legal settlement is Stale County,  
Minnesota. (If not a resident of Minnesota, set out as fully as possible where  
from; how long has been in this state and in the county.)

The father of said alleged insane person was born in Germany  
and the mother in Germany.

That said alleged insane person manifests not disposition to injure others; has not  
attempted suicide; is not filthy in her habits.

That neither of her parents were ever insane.

That she is not addicted to intemperance.

That she does not habitually use narcotics.

That her parents have not been addicted to intemperance or the habitual  
use of narcotics.

That no restraint has been employed.

That the supposed cause of insanity is unknown

The patient has been treated by A. B. Stewart M.D.

That said alleged insane person is the owner of and entitled to the following described personal  
property:

and the following described real estate:

No. ....

# In Probate Court

County of Steele

STATE OF MINNESOTA

In the Matter of the Insanity of

Emilie Schulz

## Notice to County Attorney

Due service of the within notice  
admitted this 4th

day of October 1916

J. A. Alexander  
County Attorney.

Filed Oct. 4th 1916

W. H. Kenyon  
Judge of Probate.

No. 1322

State of Minnesota, }  
County of Steele } ss.

## IN PROBATE COURT

IN THE CASE OF  
Emilie Schulz }  
Alleged Insane. }

To the Hon. J. A. Alexander 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 Emilie Schulz a resident of said County, and said Emilie Schulz has been brought before said Court for examination.

Therefore, you are hereby notified and required to appear before me at my office in said County on the 4<sup>th</sup> day of October 1916, at 1 o'clock P.M., to represent said Emilie Schulz and to take part in and conduct on his behalf the said examination and inquiry into his said alleged insanity.

Witness my hand and official seal, this

1916

(SEAL)

4<sup>th</sup> day of October  
W. E. Kuyson  
Judge of Probate.

After 10 days, return to  
POUCH A,  
ROCHESTER, MINN.



Judge of Probate,

Steele Co.,

Owatonna, Minn.

*Emilie Schulz.*

STATE BOARD OF CONTROL

C. J. SWENDSEN, CHAIRMAN

R. W. WHEELLOCK

C. E. VASALY

DOWNER MULLEN, SECRETARY

DR. ARTHUR F. KILBOURNE, SUPERINTENDENT

# ROCHESTER STATE HOSPITAL

Judge of Probate,

ROCHESTER, MINN..

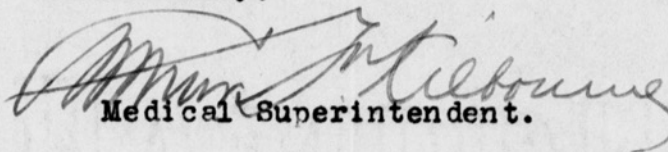
Aug. 3, 1917

Steele Co.,

Owatonna, Minn.

Dear Sir: You are hereby notified that Emelie Schulz, committed to this hospital from Steele County, Oct. 4, 1916, left here, Oct. 24, 1916, and was, in accordance with Section 4098, General Statutes of 1913, legally discharged this day therefrom. Unimproved.

Yours truly,

  
Medical Superintendent.

Wherefore, Your petitioner prays that said alleged insane person may be brought into said Court and examined as to said alleged insanity, and, if found insane, that he be sent to a state detention hospital in accordance with the statutes in such case made and provided.

State of Minnesota,

County of Steele } ss.

F. W. Schulz being first duly sworn, deposes and says that he is the petitioner in the foregoing petition; that he has read the same and knows the contents thereof; and that said petition is true, as he verily believes, save as to those matters therein stated to be on his information and belief, and as to those matters he believes it to be true.

Subscribed and sworn to before me this 3<sup>rd</sup>  
day of October 1916  
W. H. Kuryan  
Notary Public, Steele County, Minn.  
My Commission Expires \_\_\_\_\_

F. W. Schulz

State of Minnesota,

County of Steele

PROBATE COURT

In the Matter of the Insanity of

Emelida Schulz

PETITION

Filed

October 3<sup>rd</sup> 1916

W. H. Kuryan  
Judge of Probate

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

No. 1320

Recorded in Book  
1. on page 165.

State of Minnesota, }  
County of Steele } ss.

## IN PROBATE COURT

## PETITION

## IN THE MATTER OF THE ALLEGED INSANITY OF

Emilie Schulz }

To the Honorable W. E. Kenyon Probate Judge of said County:

Your petitioner, the undersigned F. W. Schulz respectfully represents to the Court and alleges that one Emilie Schulz in said County, is, as your petitioner verily believes, insane, that she is in need of care and treatment, and that it is dangerous for her to remain at large.

That your petitioner is related to said alleged insane person as follows: Husband

That the indications of insanity manifested by her are as follows: (Here give fully the symptoms on which the charge of insanity is based.) that she talks incoherently, has delusions of persecution, imagines every one is against her, and imagines as she hears people talking they are talking about her

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

The said Emilie Schulz was born in Germany; is about 56 years of age and the parent of 2 children.

That her residence and place of legal settlement is Steele County, Minnesota. (If not a resident of Minnesota, set out as fully as possible where she came from; how long she has been in this state and in the county.)

The father of said alleged insane person was born in Germany and the mother in Germany

That said alleged insane person manifests a disposition to injure others; has attempted suicide; is not filthy in her habits.

That neither of her parents were ever insane.

That she is not addicted to intemperance.

That she does not habitually use narcotics.

That neither of her parents have been addicted to intemperance or the habitual use of narcotics.

That no restraint has been employed.

That the supposed cause of insanity is unknown

The patient has been treated by A. B. Stewart

That said alleged insane person is the owner of and entitled to the following described personal property: None

and the following described real estate: None

Mary L. Steinbauer  
(Insane)

Book 1- D. Hosp. Record

Page 49-50.

Wherefore, Your petitioner prays that said alleged insane person may be brought into said Court and examined as to said alleged insanity, and, if found insane, that he be sent to a state detention hospital in accordance with the statutes in such case made and provided.

State of Minnesota, }  
County of Steele } ss.

A. R. Steinbauer being first duly sworn, deposes and says that he is the petitioner in the foregoing petition; that he has read the same and knows the contents thereof; and that said petition is true, as he verily believes, save as to those matters therein stated to be on his information and belief, and as to those matters he believes it to be true.

Subscribed and sworn to before me this 30<sup>th</sup>  
day of September 1914  
W. E. Kenyon  
Judge of Probate, Steele County, Minn.  
~~My Commission Expires~~

A. R. Steinbauer

State of Minnesota, }  
County of Steele }  
PROBATE COURT  
In the Matter of the Insanity of  
Mary L. Steinbauer  
PETITION  
Filed September 30<sup>th</sup>  
1914  
Form prescribed by State Board of  
Control, pursuant to Sec. 3871, Revised  
Laws of 1905.  
No. 1320  
Filed this 30<sup>th</sup> day  
of September 1914  
W. E. Kenyon  
Judge of Probate  
Recorded in Book  
F. Detention Hospital  
Record on Page 49.

State of Minnesota, }  
County of Steele } ss.

## IN PROBATE COURT

## PETITION

## IN THE MATTER OF THE ALLEGED INSANITY OF

Mary L. Steinbauer }

To the Honorable W. E. Kenyon Probate Judge of said County:

Your petitioner, the undersigned A. R. Steinbauer respectfully represents to the Court and alleges that one Mary L. Steinbauer in said County, is, as your petitioner verily believes, insane, that she is in need of care and treatment, and that it is dangerous for her to remain at large.

That your petitioner is related to said alleged insane person as follows:

being a brother

That the indications of insanity manifested by her are as follows: (Here give fully the symptoms on which the charge of insanity is based.) She threatens to commit suicide and wanders away from home, talks incoherently and appears to be in a demented condition

That said alleged insane person will ~~not~~ appear in said Court voluntarily, and that it will be <sup>not</sup> necessary to issue a warrant to bring her before the Court.

The said Mary L. Steinbauer was born in Winona Co., Minnesota; is about 53 years of age and the parent of no children.

That her residence and place of legal settlement is Steele County, Minnesota. (If not a resident of Minnesota, set out as fully as possible where she came from; how long she has been in this state and in the county.)

The father of said alleged insane person was born in Bohemia and the mother in Bohemia

That said alleged insane person manifests no disposition to injure others; has attempted suicide; is not filthy in her habits.

That neither of her parents were ever insane.

That she is not addicted to intemperance.

That she does not habitually use narcotics.

That her ~~parents have~~ father <sup>was</sup> ~~been~~ addicted to intemperance ~~or the habitual use of narcotics.~~

That no restraint has been employed.

That the supposed cause of insanity is unknown.

The patient has been treated by Dr. Archibald of Rochester, Minn.

That said alleged insane person is the owner of and entitled to the following described personal property: none

and the following described real estate:

State of Minnesota,

County of Steele

PROBATE COURT

IN THE MATTER OF THE ALLEGED INSANITY OF

Mary L. Steinbauer

FEE CLAIM-OFFICER

Filed Sept. 30, 1914

W. E. Kenyon  
Judge of Probate

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

No. 1337

State of Minnesota,

County of Steele } ss.

IN PROBATE COURT

In the Matter of the Alleged Insanity of

Mary L. Steinbaker }

FEE CLAIM—OFFICER

Joseph Fisher on being first duly sworn says that he has a just and true claim against said County for services and disbursements by reason of the conveyance of the said insane person before the Probate Court of Steele County and to the State Detention Hospital at Rochester in said State, more particularly set forth as follows:

<u>1</u> days necessarily employed at \$3.00 per day	- - - - -	\$ <u>3.00</u>
Railroad fare from <u>Awatomma</u> to <u>Rochester</u> for <u>3</u> persons	- - - - -	\$ <u>2.40</u>
Hack fare at <u>Awatomma</u>	- - - - -	\$ <u>1.00</u>
Lodging and meals for <u>2</u> persons	- - - - -	\$ <u>.70</u>
Railroad fare from <u>Rochester</u> to <u>Awatomma</u> for <u>  </u> persons	- - - - -	\$ <u>1.60</u>
Reasonable compensation of <u>1</u> assistant	- - - - -	\$ <u>2.00</u>
<u>Hack Bill at Rochester</u>	- - - - -	\$ <u>1.75</u>
	- - - - -	\$
	- - - - -	\$
Total,	- - - - -	\$ <u>12.45</u>

Subscribed and sworn to before me this

30 day of Sept. 1914

W. E. Kenyon  
Judge of Probate.

Joseph Fisher

\$ \_\_\_\_\_

ACCOUNT VS.

**Steele County, Minn.**

Filed \_\_\_\_\_ 191 \_\_\_\_\_

\_\_\_\_\_  
*County Auditor.*

*Audited and Allowed*

\_\_\_\_\_ 191 \_\_\_\_\_

\_\_\_\_\_  
*Chairman.*

Paid in Order No. \_\_\_\_\_

STATE OF MINNESOTA, { ss.  
County of Steele.

being first duly sworn  
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 \_\_\_\_\_

day of \_\_\_\_\_

191 \_\_\_\_\_

\_\_\_\_\_  
Auditor.

# Sheriff's Expense Account

VS. Mary S. Stembauer

Sept 30 1914 Minn.

1914

ITEMS	DATE	FROM	TO	Cash Paid	Received Payment
3 R. R. Fare	Sept 30	Owatonna	Rochester	2 40	W. A. Lisle Agent
2 R. R. Fare	" 30	Rochester	Owatonna		
<del>Hotel Bill</del>		At <del>Owatonna</del>		1 60	Thos. W. Burns
Hotel Bill	"	At Rochester		70	Hotel Rasmussen
Hack Bill	Sept 30	Rochester		1 75	W. J. Hallan
attendant		Per Diem		2 00	Mrs. Jos. Fisher
Hack at Owatonna				1 00	Jefferson + Twiford
Deputy Sheriff's Per Diem				3 00	Jos. Fisher

The Frite-Crom Company, St. Cloud, Minn.

Dr.

at Rochester

Hack Bill at Rochester  
 cash Paid attendant Per Diem  
 Hack Bill at Owatonna  
 Deputy Sheriff's Per Diem

2 40  
 1 60  
 70  
 1 75  
 2 00  
 1 00  
 3 00  
 12 45

Owatonna, Minn., October 11914**Steele County, Minnesota**To Jos Fisher

Dr.

Expense and Per Diem conveying Mary S. Steinbauer to State Hospital at Rochester

Sept	30	3	R.R. Fares from Owatonna to Rochester	2	40
"	30	2	" " " " Rochester to Owatonna	1	60
		2	Suppers at Rochester		70
			Hack Bill at Rochester	1	75
			Cash Paid attendant Per Diem	2	00
			Hack Bill at Owatonna	1	00
			Deputy Sheriff's Per Diem	3	00
					<hr/> 12 45

State of Minnesota, }  
County of Steele }

## PROBATE COURT

In the Matter of the Insanity of

Mary L. Steinbauer

## JUDGMENT

Filed Sept. 30, 1914

W E Kenyon  
Judge of Probate

Recorded in Book  
I. Detention  
Hospital Record.  
Page 50.

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

State of Minnesota, }  
County of Steele } ss.

## IN PROBATE COURT

In the Matter of the Insanity of

Mary L. Steinbauer }

## JUDGMENT

The above entitled proceeding having been duly commenced by petition and said Mary L. Steinbauer having been personally before the Court, and examined as to Mary L. Steinbauer sanity by a Board of Examiners duly appointed by this Court, and the report of said Board of Examiners having been duly filed herein, whereby said Mary L. Steinbauer has been found to be insane and in need of care and treatment in a state detention hospital,

Now, Therefore, Upon reading and filing said report and upon all the records and proceedings herein, IT IS HEREBY ADJUDGED AND DETERMINED, and the Court does hereby adjudge and determine, that the said Mary L. Steinbauer is insane and a proper person for care and treatment in a state detention hospital.

Wherefore, IT IS HEREBY ORDERED AND ADJUDGED, That he, the said Mary L. Steinbauer be committed to the custody of the Superintendent of the State Detention Hospital at Rochester and that duplicate warrants of commitment be issued out of and under the seal of this Court, as provided by law, to carry this judgment into effect.

Dated September 30 19 14

W E Kenyon  
Judge of Probate.  
Steele County.

State of Minnesota, }  
County of Steele }

## PROBATE COURT

In the Matter of the Alleged Mental  
Disease of

Mary L. Steinbauer

### TAXATION OF COSTS

Filed Sept. 30, 1914

W E Kenyon  
Judge of Probate

Recorded in Book  
I Detention Hospital  
Record - Page 50.

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

State of Minnesota, }  
County of Steele } ss.

IN PROBATE COURT  
TAXATION OF COSTS

IN THE MATTER OF THE INSANITY OF  
Mary L. Steinbauer }

The above entitled proceeding having been duly commenced by petition, and said  
Mary L. Steinbauer having been found to be insane  
by a Board of Examiners appointed by this Court, and the Court having ADJUDGED and  
DETERMINED that the said Mary L. Steinbauer is insane and a proper  
person for care and treatment in a state detention hospital, and having ordered that she, the said  
Mary L. Steinbauer be committed to the custody of the  
Superintendent of the State Detention Hospital at Rochester

IT IS FURTHER ORDERED AND ADJUDGED That the costs and disbursements of this proceeding, taxed at #22.75 Dollars,  
be paid by the County of Steele State of Minnesota.

Dated Sept. 30<sup>th</sup> 1914

W E Kenyon  
Judge of Probate.  
Steele County.

STATE BOARD OF CONTROL

C. E. VASALY, CHAIRMAN

C. J. SWENDSEN

R. W. WHEELLOCK

DOWNER MULLEN, SECRETARY

ROCHESTER STATE HOSPITAL

DR. ARTHUR F. KILBOURNE, SUPERINTENDENT

Judge of Probate,

Steele Co.,

Owatonna, Minn.

ROCHESTER, MINN., Nov. 30, 1914.

Dear Sir: You are hereby notified that Mary L. Steinbauer, committed to this hospital from Steele County, Sept. 30, 1914, died here, Nov. 3, 1914. Cause of death, Chronic Interstitial Nephritis and Mitral Regurgitation. Duration of last illness, two months and three days.

Respectfully,

Arthur F. Kilbourne,

Medical Superintendent.

DETENTION HOSPITAL PROCEEDINGS.

NOTICE OF TRANSFER.

To the Judge of Probate.

Steele County.

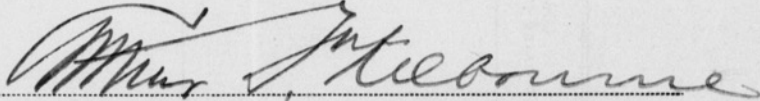
Mary Steinbauer

, a patient admitted from Steele

County on 30th day of September 191 4, to the Rochester State

Detention Hospital, has this day been transferred to the Rochester State Hospital  
for the Insane by order of the State Board of Control.

Dated Oct. 16th 191 4

  
Superintendent.

No. ....

# In Probate Court

County of Steele

STATE OF MINNESOTA

In the Matter of the Insanity of

Mary L. Steinbauer

## Notice to County Attorney

Due service of the within notice

admitted this 30<sup>th</sup>

day of September 1914

J. A. Alexander  
County Attorney.

Filed Sept. 30 - 1914

W. E. Kenyon

Judge of Probate.

No. 1322

State of Minnesota, } ss.  
County of Steele }

IN PROBATE COURT

IN THE CASE OF

Mary L. Stemberger.....Alleged Insane.

To the Hon. J. A. Alexander 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 Mary L. Stunbauer a resident of said County, and said Mary L. Stunbauer has been brought before said Court for examination.

Therefore, you are hereby notified and required to appear before me at my office in said County on the 3<sup>rd</sup> day of September 1914, at 1-30 o'clock P.M., to represent said Mary L. Stuebner and to take part in and conduct on his behalf the said examination and inquiry into <sup>her</sup>~~his~~ said alleged insanity.

Witness my hand and official seal, this 30<sup>th</sup> day of September 1914

(SEAL)

35<sup>th</sup> day of September  
W E Kenyon  
Judge of Probate.

*copy*

State of Minnesota, }  
County of Steele

## PROBATE COURT

In the Matter of the Alleged Mental  
Disease of

Mary L. Steinbauer

## WARRANT

Filed. Returned and filed

this 1st day of October 1914

W. H. Fisher  
Judge of Probate

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

No. 1328

Received Mary L. Steinbauer  
at hands of Jas. Fisher, attended by  
Mrs. Fisher.  
Patient in rather poor condition

Arthur F. Killbourne, Supt.  
car.

Sept 20 1914  
4:10 P.M.

State of Minnesota, }  
County of Steele } ss.

IN PROBATE COURT  
WARRANT

To Jos. Fisher, Deputy Sheriff and to the Superintendent of the  
Rochester State Detention Hospital at Rochester, Minn.:

Mary L. Steinbauer having been, upon examination, found to be  
insane, you, Jos. Fisher are commanded forthwith to convey  
and deliver Mary L. Steinbauer to said Superintendent, and you, the  
said Superintendent, are hereby commanded to receive the said Mary L. Steinbauer  
into the hospital and keep her there until legally discharged.

Given under my hand and the seal of the Probate Court of said County this 30<sup>th</sup>  
day of September 19 14

(SEAL)

W. G. Benson  
Judge of Probate.

Steele County, Minn.

# STATE OF MINNESOTA.

County of *Steele*

## PROBATE COURT.

In the Matter of the Alleged Insanity of

*Mary E. Stumbauer*

Oath of Medical Examiner In  
Lunacy.

Filed

*Sept 30th 1914*

*W. E. Thompson*  
*Judge of Probate*

State of Minnesota, } ss.  
County of Steele

## IN PROBATE COURT.

IN THE MATTER OF THE ALLEGED INSANITY OF

Mary E. Stumbauer }

Oath of Medical Examiner in Lunacy.

State of Minnesota, } ss.  
County of Steele

Dr. A. B. Hart

having been appointed an examiner in lunacy by said Court in the above entitled proceeding, do solemnly swear that I am a regular graduate of U of Min Medical College and a permanent resident of this state; that I have been in the active practice of the profession of medicine continuously for one year last past, and am registered as licensed by the State Board of Medical Examiners; that I am neither superintendent, proprietor, officer nor medical attendant of any hospital or institution for the care and treatment of insane, to which said insane person may be committed by said Court, and am not a near relative of said alleged insane person; and that I will justly and faithfully perform all the duties of such examiner in lunacy to the best of my knowledge and ability, so help me God.

A. B. Hart M.D.

Subscribed and sworn to before me this 30<sup>th</sup>  
day of September A. D. 1914

W. E. Kenyon  
Judge of Probate.

# STATE OF MINNESOTA.

County of *Steele*

## PROBATE COURT.

In the Matter of the Alleged Insanity of

*Mary G. Stumbauer*

Oath of Medical Examiner In  
Lunacy.

Filed *Sept 30<sup>th</sup>* 1914

*W. H. Kenyon*

*Judge of Probate*

State of Minnesota, } ss.  
County of Steele

IN PROBATE COURT.

IN THE MATTER OF THE ALLEGED INSANITY OF

Mary E. Stumbauer }

Oath of Medical Examiner in Lunacy.

State of Minnesota, } ss.  
County of Steele

I, Dr. J. W. Audrist

having been appointed an examiner in lunacy by said Court in the above entitled proceeding, do solemnly swear that I am a regular graduate of Rush Medical College and a permanent resident of this state; that I have been in the active practice of the profession of medicine continuously for one year last past, and am registered as licensed by the State Board of Medical Examiners; that I am neither superintendent, proprietor, officer nor medical attendant of any hospital or institution for the care and treatment of insane, to which said insane person may be committed by said Court, and am not a near relative of said alleged insane person; and that I will justly and faithfully perform all the duties of such examiner in lunacy to the best of my knowledge and ability, so help me God.

Subscribed and sworn to before me this 30<sup>th</sup>  
day of September A. D. 1914

W. E. Kenyon

Judge of Probate.

J. W. Audrist

State of Minnesota, }  
County of Steele

## PROBATE COURT

IN THE MATTER OF THE ALLEGED  
INSANITY OF

Mary L. Steinhilber

Appointment of Examiners

Filed Sep. 30th 1914

W. E. Kinyon  
Judge of Probate

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

State of Minnesota, }  
County of Steele } ss.

IN PROBATE COURT  
APPOINTMENT OF EXAMINERS

IN THE MATTER OF THE ALLEGED INSANITY OF

Mary E. Stumbauer }

To Dr. A. B. Hart and Dr. J. W. Andrest

A petition in due form of law having been filed in this Court alleging that one Mary E. Stumbauer is insane in said County, in need of care and treatment, and that it is dangerous for him to remain at large, and praying that an inquiry be made into said matter by this Court.

You are each of you hereby appointed an examiner in lunacy to appear in said Court at its Probate Court Rooms in the Court House at the City of Quatama in said County on the 30<sup>th</sup> day of September 1914, at 1-30 o'clock P.M., to constitute with the Judge of said Court a Board of Examiners to examine said alleged insane person and determine as to his sanity.

By the Court,

W. E. Kenyon  
Judge of Probate.

Dated September 1914.

State of Minnesota, }  
County of Steele

## PROBATE COURT

IN THE MATTER OF THE INSANITY OF

Mary L. Stumbauer

Report of the Board of Examiners

State of Minnesota, } ss.  
County of .....

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

Witness my hand and the seal of the Court this .....  
day of ..... 19 .....

Filed September 30th  
1914.

W. E. Pennington  
Judge of Probate

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

State of Minnesota, }  
County of Steele } ss.

IN PROBATE COURT  
REPORT OF BOARD OF EXAMINERS

IN THE MATTER OF THE INSANITY OF

Mary L. Steinbauer

We, the Board of Examiners in the above entitled matter, do hereby certify that on the 30th day of September 1914, we did personally examine the person above named. Inquiry was made and answers obtained as follows:

1. (a) What is the patient's name? Mary L. Steinbauer  
 (b) Age? 53  
 (c) Single, married or widowed? Single  
 (d) If children, how many? -  
 (e) If a mother, age of youngest child? -
2. (a) Where was the patient born? Minn. (Wadena County)  
 (b) Where was the patient's father born? Bohemia  
 (c) Name of father? John Steinbauer  
 (d) Where was the patient's mother born? Bohemia  
 (e) Maiden name of mother? Johanna Steinbauer
3. (a) Where is ~~his~~ (or her) place of residence (legal settlement) Steele County  
 (b) When did 0 he become a resident of this state? Native Born  
 (c) When did he become a resident of this county? 14 years ago  
 (If found to be a resident of any other county in Minnesota, so state.)
- (If found to be a non-resident of the state or residence is in doubt, proceed under Section 1898, Revised Laws, 1905, and fill out No. 116, Form 8, and forward same to the State Board of Control, St. Paul, Minn.)
4. (a) What has been the patient's occupation? General Housework  
 (b) If a woman, ~~husband or~~ father's occupation? Farmer
5. (a) Is the patient a church member? yes  
 (b) If so, what church? Catholic, Roman
6. (a) Is the patient educated? yes  
 (b) If so, to what extent? Common School
7. (a) Were the patient's parents or grandparents related, and, if so, in what degree? Parents = fourth Cousins
8. (a) Is this the first attack? No  
 (b) If not, when did others occur and what were their duration? At various times during past five years  
 (c) If sent to a hospital, state where? Never  
 (d) And result of treatment? -
9. (a) When were the first symptoms of this attack manifested and in what way? June 1914  
Talking incoherently and in a peculiar manner.  
 (b) Was the attack sudden or gradual? gradual
10. Does the disease appear to be increasing, decreasing or stationary? increasing
11. (a) Is the disease variable and are there rational intervals? yes  
 (b) If so, do they occur at regular intervals? No  
 (Avoid definitions but describe conditions.)
12. On what subject, or in what way, is the derangement now manifested? State fully.  
See #9
13. Has the patient shown any disposition to injure others? No

14. (a) Has suicide ever been attempted? *yes*  
 (b) If so, in what way? *Hanging & drowning*  
 (c) Is the propensity active now? *yes*
15. Is there a disposition to filthy habits, destruction of clothing, furniture, etc? *No*
16. (a) Has the patient's father been insane? *No*  
 (b) Has the patient's mother been insane? *No*  
 (c) Has any relative of the patient been insane? *No*  
 (If so, state what relative) \_\_\_\_\_
17. Did the patient manifest any peculiarities of temper, habits, disposition or pursuits before the accession of the disease; any predominate passions, religion, impressions, etc? *No*
18. (a) Has the patient ever been addicted to intemperance in any form or the habitual use of any narcotic? *No*  
 (b) Were either of his parents ever addicted to intemperance in any form or the habitual use of any narcotic? *yes. the father*
19. (a) Has the patient been subject to any severe disease? *No*  
 (b) To Epilepsy? *No*  
 (c) To convulsions in any form? *No*  
 (d) Had any injury of the head? *No*
20. (a) Has any restraint or confinement been employed? *No*  
 (b) If so, what kind and how long? *—*
21. What is supposed to be the cause of the disease? *Not known*
22. What treatment has been pursued for the relief of the patient? (Mention particulars and effects.) *Do not know. Cared for by family physician*
23. (a) Describe the conduct and conversation of the patient as they indicate or have indicated insanity. *Lapses of memory, with religious hallucinations*
- (b) How long have these conditions existed? *Over four years*
24. State the rate of the patient's pulse? *100 per min*
25. State patient's temperature? *100° F.*
26. Is patient suffering from any acute disease other than insanity? *No*
27. Give name and address of nearest relative or friend. *Adolph R. Steinbauer*  
*Quakoma, Wm. Anna M. Steinbauer Quakoma Wm*
28. Name of family physician, if any? *G. G. Morehouse*
29. Can the patient, in your judgment, be benefited by hospital treatment? *yes*

From the examination made by us and the testimony introduced, we find that *Mary L. Steinbauer* is *—* insane and a proper person for care and treatment in a state detention hospital.

Dated *Sept. 30th* 19 *14*

*J. W. Chadrist M.D.*  
*Per Court and*  
*W. H. May Jr. Judge of Probate*