

Guardian Sale.

COUNTY COURT, ROCK COUNTY.

IN THE MATTER of Guardianship of the minor heirs of John Kegan deceased.

On reading and filing the petition of John Furse, general guardian of said minors, setting forth the amount of personal estate that has come to his hands, and the disposition thereof; the amount of debts outstanding against said deceased, and a description of all the real estate of which the said minors are seized, and the condition and value thereof, and praying that license be to him granted to sell the whole thereof.

And it appearing by said petition that there is not sufficient personal estate in the hands of said guardian to pay said debts, and that it is necessary in order to pay the same to sell a portion of said real estate; it is therefore ordered that all persons interested in said estate appear before this Court, at the office of the Judge thereof, in the City of Janesville in said County, on the First Monday of October next, at 1:30 o'clock P. M., then and there to show cause why license should not be granted to the said guardian to mortgage, lease, or sell so much of the real estate of said deceased as shall be necessary to pay such debts.

And it is further ordered that a copy of this order be personally served on all persons interested in said estate, and residing in this County, at least fourteen days before said day of hearing, and be published for at least four successive weeks prior to said day of hearing, in the Evansville Review, a weekly newspaper published at the Village of Evansville, in said County,

Dated August 23, 1875.

By the Court.

18

AMOS PRICHARD,
County Judge.

September 15, 1875, Evansville Review, p. 4, col. 3,

Evansville, Wisconsin

IN THE MATTER OF THE GUARDIAN-ship of the minor heirs of John Kegan deceased—County Court Rock County.—At the October term for 1875 of this Court, held at the office of the Judge thereof, in the City of Janesville, in said County, on the 1st Monday of October, 1875, Amos P. Prichard, the Judge of said Court being present, the petition of John Furse, the General Guardian of said minors, praying for license to sell the real estate of said minors to pay their debts, comes on for hearing and determination pursuant to order and notice.

And the affidavit of I. A. Hoxie, the printer of the Evansville Review, a weekly paper printed and published in the Village of Evansville, in said county, showing that the notice of the hearing, of said petition, as required by court has been published in said paper being read and filed, also the admission of service of same by the mother of said minors, Mary Furse, the only next of kin, to this Court, in this matter that the amount of debts adjudged as valid and subsisting against said minors is, in all, \$181.50, being \$186.50 against Mary A. and \$55, against Sarah, and \$40, against Ellen, that said guardian has fully complied with the provisions of chapter 94 of Revised Statutes of 1858, proceedings, Sect. 12, that the debts for the purpose of satisfying what the said petition is made and justly due, and seeing that the personal estate of said minors is not sufficient for the payment of said debts, that said amount can not be raised advantageously to the interest of said estate by leasing or mortgaging the same, that a portion of the same can not be sold without serious injury to the balance.

It is order that the said Guardian be and he is hereby licensed and authorized to sell said real estate as follows, viz: being subject to the right of Dower of Mary Furse, the mother of said minors, and being situated in the town of Union, Rock County and State of Wisconsin, and being the South West Quarter of the North East Quarter of Section Number Three (3) in Town Four (4) North of Range Ten (10) East, containing forty acres more or less.

And it is further ordered that the Guardian shall before the sale of said real estate give a bond to the Judge of this Court with sufficient security in the sum of six hundred dollars conditioned that after the payment of the debts and charges and dispose of the proceeds of the sale in the manner provided by law.

And it is further ordered that the said Guardian shall before making sale of said real estate, take and subscribe an oath of prescribed by the statute in such cases made and provided, and that the said Guardian shall cause notice of the time and place of holding the sale of said real estate (in which said notice, the premises to be sold shall be described with common certainty,) to be posted up in three of the most public places in the Town of Union aforesaid, in which said real estate is situated, and to be published for three weeks successively, next before such sale in the Evansville Review, a weekly newspaper, printed and published in the Village of Evansville, Rock County, Wisconsin.

And it is further ordered, that such sale shall be in the County where the said real estate is situated at public auction, between the hours of nine o'clock in the morning and setting of the sun of the same day, and not after the expiration of one year next ensuing the date hereof, unless the term shall be extended, and that immediately after the sale of said real estate or any part thereof the said Guardian shall make report of his proceedings to this Court.

By the Court. AMOS P. PRICHARD, County Judge.

STATE OF WISCONSIN,)
Rock County,) ss.

I, Amos P. Prichard, Judge of the County Court of said County, do hereby certify that I have compared the above copy of License to sell real estate in the matter of the Guardianship of the minor heirs of John Kegan deceased, now on file and record in my office in the City of Janesville in said County with said paper and that said copy is a correct transcript thereof, and of the whole thereof.

L.S. IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of said Court, at my office aforesaid, this 4th day of October 1875.
AMOS P. PRICHARD,
County Judge.

by ho
their
Hax
he
as to

and c
this o
me be
20 pe

Evans

M

ST

Pock

SH

Chi

other

Evat

T

HA

Tann

and he

Evat

Far

Th

with

now

and t

Far

Th

and ti

by en

Evat

Gu

IN

D

Kega

Coun

No

and i

made

Octo

this C

on tl

o'clock

will e

forty

Rock

Quar

Seeth

execu

Da

Guardian Sale of Real Estate.

IN THE MATTER OF THE GUARDIANSHIP of the minor Heirs of John Kegan, Deceased.—County Court Rock County.

Notice is hereby given that by virtue and in pursuance of an order of license made in said matter on the 4th day of October, 1875, by the County Court of this County, the undersigned Guardian on the 1st day of Nov. next, at 10:30 o'clock in the forenoon, at the premises will sell at public auction the following forty acres of land in the Town of Union, Rock County, Wis. being the South West Quarter of the North East Quarter of Section Three (3). Terms Cash on the execution and delivery of the deed.

Dated Evansville, Oct. 4, 1875.

JOHN FURUE, Guardian

October 13, 1875, p. 2, Evansville Review, Evansville, Wisconsin

intelligence of educational matters besides.

—Mr. Keegan, living North of Union Village, who, at first had a sore hand, apparently chafed by wearing a mitten, after nursing it for some time, and increasing upon his arm, treated it for a cancer, and, getting worse, had it amputated a few weeks ago just above the elbow. We saw him upon the street Saturday, appearing quite well from the effect of amputation.

—It is expected that Mr. Buren...

March 12, 1879, Evansville Review, p. 3, col. 3, Evansville,

Wisconsin

related the ...

—Mr. Frank Keegan, of Magnolia, whose brother, was on the police force of Chicago, was found dead on his beat, Friday morning, with a bullet hole in his forehead, called upon us Tuesday. Frank was immediately notified of his brother's death and went at once to Chicago, and was present at the coroner's inquest. An effort had been made to establish a suicide, so as to deprive the widow of a stipend from the city of Chicago to the widows of deceased policemen, and also from a mutual aid society. By the account given in the Chicago, Mail of that date, and the evidences given at the inquest, no such theory could be established.

Mr. Keegan had been on the West Madison street force since June. He leaves a sorrow-stricken wife and two dependent children. Several of Mr. Keegan's brothers live and do business in Chicago, but his younger days were spent in Magnolia.

—Mr. C. A. Pratt and family expect to

may
to Se
and
rates
Th
rout
good
Th
clas
form

I
L. J
Mil
of

I
ted
Th
ha
ou
du
In

di
es
d

November 15, 1887, Evansville Review, p. 1, col. 3, Evansville, Wisconsin

touched upon.

The youngest son of Ed Keegan, aged 8 years, living on the W. W. Gillies farm, met with a serious accident last evening just before 6 o'clock. In attempting to jump on the seat of a moving pulverizer he slipped and fell and was caught by the machine in such a way that both bones of his left leg were broken. Medical attendance was at once summoned, but it will be a long time before the little fellow can run around again.

me
of
th
ou
ob
pr
re
be
pl
as
"I
it
ar
fi

Wisconsin

April 27, 1911, Evansville Review, Evansville,

BOY INJURED

While riding a bicycle, Victor Keegan, eleven-year-old son of Mr. and Mrs. F. Keegan, of Fellows, collided with an automobile Sunday morning, sustaining a broken leg and painful injuries about the face and body.

The boy was coming from the road that leads to the Barnard farm, and on account of the high board fence neither the boy nor the motorist could see each other until too late.

The auto was being driven by a young man from Janesville, who, accompanied by a young lady, was returning from a trip to the lakes. He is said to have been driving slowly. The boy's left leg was broken in the same place it was some time ago, and while the present injuries are rather severe he is recovering in a satisfactory manner.

June 22, 1916, Evansville Review, p. 1, col. 3, Evansville, Wisconsin

Claud Rasmussen has purchased Thomas Keegan's interest in the implement business, also half interest in the coal business with Leonard Wall.

February 24, 1921, "Evansville" news, p. 2, Janesville Daily Gazette, Janesville, Wisconsin