WHEREOF, Your petitioner prays that a day of Court may be appointed for hearing this application; that due notice thereof be given according to law, and that upon said hearing, and the proofs to be adduced, Letters of Administration of said estate may be issued to your petitioner. Dated the 25th State of North Dakota, ss. on this 25th A. D. 1893, personally appeared before me, Garon the Petitioner named in the foregoin? Petition, who, being duly sworn, did depose and say that he has read the foregoing Petition by MMS subscribed, and knows he contents thereof, and that the same is true of his has read the foresging own knowledge, excepting as to matters therein stated on information and belief, and as to those matters he believes it to be true. Subscribed and sworn to before me, this STATE OF NORTH DAKOT! the Matter of the Estate of

State of North Dakota, ss. In County Court,
In the Matier of the Potate of Sacriel S. Arcides December 1
TO THE JUDGE OF COUNTY COURT, IN AND FOR SAID COUNTY:-
of said Journet County, respectfully shows; That Daniel Neider died on or about the 7th day of July
That said deceased at the time of his death was a resident of
County of Owner North Dakota; That said deceased left estate in the County of
That said deceased left estate in the County of Jowner North Dakota, consisting of Real Estate and property;
That the value and character of said property, so far as known to your applicant, are as follows:
to-wit: Cersonal Croperty valued at 2000 co
Real Estate valued af \$4500,00
That the estate and effects for or in respect of which letters of administration are hereby applied for, do not exceed the value of
That the next of kin of said deceased, their respective ages and places of residence are as your pe-
titioner is advised, and believes, as follows Caron S. Kreider, brother, age 30 year -Risidence, Palmyra Pa. Lizzie Carmany, sister, age 39 " Lydia Mettering Sister, age 35" Julton, Mo. Chuna Gomberger, sister, age 35"
Toutand, Pal.
and the petitioner alleges that the persons aforesaid are the heirs at law of said Daniel S. deceased;
That due search and inquiry have been made to ascertain if said deceased left any Will and Tes-
tament, but none has been found, according to the best knowledge, information and belief of your petitioner said deceased diad intestate: That your petitioner & A brother
of said deceased, and therefore as your petitioner
of administration of said estate
•