

State of Illinois, } ss.
COUNTY OF COOK.

Be it Remembered, That on the 19th day of May
A. D. 1875, the same being one of the days of the May Term, 1875, of the
COUNTY COURT OF COOK COUNTY, present thereat:

M. R. M. WALLACE, Judge,
FRANCIS AGNEW, Sheriff,
HERMANN LIEB, Clerk.

the following among other proceedings were by and before said Court had, and entered of record, to wit:

IN THE MATTER OF THE ALLEGED INSANITY OF

Mary Lincoln }
And now comes the said Mary Lincoln who is alleged to
be insane, in custody of the Sheriff of Cook County; also comes B. J. Ayer big on behalf
of Robert S. Lincoln at whose instance she was arrested; and thereupon also come
the jurors of a jury of good and lawful men, to wit:

L. C. Blake a doctor of Medicine, and Wm. Stewart
C. B. Fenwell C. M. Henderson J. M. Moore
J. M. G. Adams Jas. A. Hascow H. C. Durand
L. B. Parkhurst D. R. Cameron Geo. Cogswell
L. J. Gage

who, after being duly empaneled and sworn according to law, and having heard the evidence adduced, and
the arguments of counsel, retire in charge of an officer of the court to consider their verdict; and there-
upon return into court, and in the presence of said Mary Lincoln

deliver their verdict in the words and figures as follows, to wit:

STATE OF ILLINOIS, } ss.
COUNTY OF COOK.

We, the undersigned, jurors in case of

Mary Lincoln alleged to be insane, having heard the evidence
in the case, are satisfied that the said Mary Lincoln
is insane and is a fit person to be sent to a State Hospital for the insane; that she is
a resident of the County of Cook, in the State of Illinois; that her age is fifty six
years; that her disease is of unknown duration; that the cause is supposed to be

unknown; that the disease is not with her hereditary; that she is not subject to epilepsy; that she
does not manifest homicidal or suicidal tendencies, and that she is not a pauper. Which verdict is
signed by each of the jurors above named.

Whereupon, upon the verdict aforesaid, it is considered and adjudged by the Court that the said
Mary Lincoln is an insane person; and it is
Ordered that said Mary Lincoln be committed to
a State Hospital for the Insane. And it appearing to the
Court that it is necessary that said be temporarily
restrained of her liberty, it is therefore ordered that, pending her admission to said Hospital, she be con-
fined in

And it is further Ordered that a summons be issued to execute this order
to the said Mary Lincoln, commanding her to appear before
this Court & show cause if any she has or can show, why
a conservator should not be appointed to manage and
control her estate.

STATE OF ILLINOIS.

COUNTY OF COOK.

I, HERMANN LIEB, Clerk of the County Court of Cook County, in the State aforesaid, do hereby certify that the within is a true transcript of the proceedings had before said Court in the matter of the alleged insanity of *Mary Lincoln*

In Witness Whereof, I have hereunto set my hand and affixed the seal of the County Court of Cook County, at Chicago, in said County, this *fourth* day of *January* A. D. 187*6*.

Hermann Lieb Clerk.

County Court of Cook County.

ESTATE OF

Mary Lincoln

Certified copy of proceedings and order declaring *her* an insane person.

Entered

A. D. 1875.

Hermann Lieb

CLERK.