

1 owned at the time of his death in his name only. So,
2 obviously, since the Will provided a bequest to him and
3 not to him and Bessie Krause, that would be a probate
4 asset in his Estate. Now, all the other property that
5 they owned or acquired was held in joint tenancy. That
6 would not be part of that probate.

7 MS. DUCHENE: Yes, the Will was created
8 specifically to profit from this Estate. Because Roger
9 Krause died and was predictably going to die and did,
10 fact, die on February 1st, 1987.

11 THE COURT: Which Will was prepared to profit
12 from this Estate?

13 MS. DUCHENE: Roger Krause's Will.

14 THE COURT: Mm-hmm (Yes).

15 MS. DUCHENE: It was prepared one week after
16 my mother's death.

17 THE COURT: But that's a proceeding for the
18 Hennepin County Court, not us. I don't have any
19 jurisdiction over his Will.

20 MS. DUCHENE: I think we're getting away from
21 the point. I do have evidence that Bessie Krause was
22 involved with her husband, indirectly, in this. Yes,
23 would involve several -- It would be very complex, the
24 civil part of it.

25 THE COURT: As I've indicated previously to