* SOOFK

Turnage

Probate Court Records

Chesterfield County, South Carolina

Compiled By

Robert Farl Woodham Turnage Family Historian

Chesterfield

Chesterfield, South Carolina

The Chesterfield County Courthouse was burned during the War Between the States by yankee troops under General Sherman;

therefore, there are no public records for this county REMAIN today for the pre-1865 period, remain today. A few ARE PRESERVED At the South Cappling STATE Anchives and At the Dapling for County, 50 Historical Commission Anchives.

Estate of

SARAH JEFFERSON

Chesterfield County, South Carolina

Probate Court

Open accounts due testat__

That Sanh Suy		, Who last dwelt in	-}
in the County and State aforesaid, died testate on t	the	6 day of	ules
in the year of our Lord one thousand nine hundred a			state to be administered.
2. That said deceased left a will, bearing date_		day of	es. 1935
andcodieil, bearing date		,	
herewith presented. Your petitioner hereby applies fo	or letters of		for the reason
3. That under and by virtue of the terms of the therein named as legatees or devisees, whose names, a (Show all legatees and devisees by division into f bracket the name of the predeceased legatee or devises.)	e will of the said tes ages, residence and s amily groups. Brac	tat th relationship to the dece ket off each group a	e following beneficiaries
Name	*AgE	RESIDENCE	RELATIONSHIP TO DECEDENT
911.11	2 -	Oh-tail	1.1 1000
Million Jefflien	~ 00	Messey	eng Kin
(fE/L)			100
			ally-
Waley Misnage	70	/	·
	,		
**			
*Enter the exact age at date of decedent's death if t "Dead".	then living; if not t	hen living, enter in the	e age column the word
4. That the testat died seized and po	essessed of a persona	al estate of about the va	lue of
dollars, consisting	ng of the following	moneys, goods and cha	ittels:
(a) Cash on hand and in banks		\$-	10000
(b) Moneys due testat on account of bonds, n			- runce
(c) Corporate and governmental bonds and stocks_			Thore
(d) Open accounts due testat			
(e) Goods, wares, merchandise, furniture, machiner			25.00
trade, or business			
(f) Household goods			
(h) Farm Products 5 halls latter	100 tus	a. Carals	200.00
(g) Farming implements, machinery and equipment (h) Farm Products 5 August College (i) Mules, horses, cattle, hogs, sheep, etc. 2 College	lue	S S	100.00
(j) Automobiles, auto trucks, motorcycles, etc.			
(k) Jewelry, silver plate, watches and other person			
(1) Life or other insurance made payable to the est		472	
(m) Value of all other personal property not listed	above	\$_	
5. That the testat died seized and possessed	of real estate of ab	out the value of	
(\$) Dollars, as follow	75:	

DESCRIPTION OF REAL ESTATE AND APPROXIMATE VALUES (Enter each tract and lot on a separate line.)

LOTS, (STATE WHETHER ACRES OR LOTS/)	// VALUE	No. of Buildings	VALUE OF BUILDINGS	EACH LOT AND	EXACT LOCATION. (SHOW	COUNTY, TOWNSHIP AND
247	200	-2.1	300	1000	Xithe	l Schaul
						Also Li
					7	1 1 . 0
					1 /lest	Ment
					Contract of the second	
					Tolles	Much.
(Include sideration may	all gifts within y appear to hav	five years	prior to de	eath and all other where the transf	rtransfers, real and person er was to a relative or pe interested, regardless of th ansferred and the amount	al, either where the con- ersonal friend or to any e consideration. Describe
7. That	testat do	evised certai	n real pro	perty to the follow	wing named persons, a descr of which property is set for	ription of which property th in paragraph 5 hereof:
	Names			DESCRIPTION	OF PROPERTY	APPROXIMATE VALUE OF EACH DEVISE
						\$
						\$
						\$
						\$
						\$
						\$
						\$
						Ф
						ę
						φ
						\$
8 That	testat h	equeathed	unto the f		persons legacies of the a	Tale Contract of the Contract
202111	Names			DESCRIPTION	OF PROPERTY	APPROXIMATE VALUE OF EACH BEQUEST
						\$
						\$
						\$
						\$
						\$
						φ \$
						8
						\$
WHEREFORE	E, your petition	er pray	7 the	at said will	and codicil may be pro	

plation of death as follows:	nsfors which may, upon investigation, be adjudged to have been in contemior to death and all other transfers real and personal, either where the con-
sideration may appear to have been inadec person, firm, association, or corporation in	ior to death and all other transfers, real and personal, either where the con- uate or where the transfer was to a relative or personal friend or to any which the decedent was interested, regardless of the consideration. Describe value of the property transferred and the amount of the consideraion, if
any.)	value of the property transferred and the amount of the consideration, if
7: 57:	
7 That testat devised certain	real property to the following named persons, a description of which property king the same, the value of which property is set forth in paragraph 5 hereof:
Names	Description of Property OF Each Devise
	<u> </u>
	<u> </u>
	<u> </u>
	\$
	\$
	\$
	*
	\$
	\$
	*
	\$
8. That testat bequeathed unforth after the name of each legatee below	to the following named persons legacies of the approximate value as set
forth after the name of each legatee below	
Names	APPROXIMATE VALUE DESCRIPTION OF PROPERTY OF EACH BEQUEST
Names	DESCRIPTION OF PROPERTY OF EACH BEQUEST
Names	DESCRIPTION OF PROPERTY S APPROXIMATE VALUE OF EACH BEQUEST
NAMES	DESCRIPTION OF PROPERTY S S S S S S S S S S S S S
Names	DESCRIPTION OF PROPERTY S
NAMES	DESCRIPTION OF PROPERTY S S S S S S S S S S S S S
Names	DESCRIPTION OF PROPERTY S
Names	DESCRIPTION OF PROPERTY S
Names	DESCRIPTION OF PROPERTY S
Names	DESCRIPTION OF PROPERTY S
Names	DESCRIPTION OF PROPERTY S S S S S S S S S S S S S S S S S S
NAMES	DESCRIPTION OF PROPERTY S S S S S S S S S S S S S S S S S S
NAMES	DESCRIPTION OF PROPERTY S S S S S S S S S S S S S S S S S S
WHEREFORE, your petitioner pray_	DESCRIPTION OF PROPERTY S S S S S S S S S S S S S S S S S S
WHEREFORE, your petitioner pray_ mon form and Letters, 19_41	DESCRIPTION OF PROPERTY S S S S S That said will and codicil may be proved and allowed, in comissued to h
WHEREFORE, your petitioner pray_	DESCRIPTION OF PROPERTY S S S S S That said will and codicil may be proved and allowed, in comissued to h
WHEREFORE, your petitioner pray_ mon form, and Letters, 19_44_ (The postoffice address of each Fiduciary	Description of Property \$
WHEREFORE, your petitioner praymon form and Letters, 19_41	Description of Property \$
WHEREFORE, your petitioner praymon form and Letters , 19 44 (The postoffice address of each Fiduciary be shown.)	Description of Property \$
WHEREFORE, your petitioner pray mon form and Letters, 19	DESCRIPTION OF PROPERTY S S S S S That said will—and codicil—may be proved and allowed, in comissued to h Postoffice Address Postoffice Address Petitioner.
WHEREFORE, your petitioner pray mon form, and Letters, 19	Description of Property \$
WHEREFORE, your petitioner praymon form and Letters, 19 11 (The postoffice address of each Fiduciary be shown.) STATE OF SOUTH CAROLINA. County of PERSONALLY appeared the best of his knowledge, information and	Description of Property S S S That said will—and codicil—may be proved and allowed, in comissued to h Postoffice Address Postoffice Address Postoffice Address Who, being duly sworn, says that to belief, the statements contained in the foregoing petition are true and com-

THE SEATE OF SOUTH CAROLINA,)	
(Mostufeer & county)	IN THE COURT OF PROBATE
By Jack Haster Esq., Judge	of Probate for said County.
	who, being duly sworn, says that he
saw Loun Serrage si	gn, seal, publish and declare the annexed instrument
of writing, bearing date the day of	Nov., A. D. 3.5 to be
and contain Last Will and Tests	ment; and that the said
was then of sound and disposing min	nd, memory and understanding, according to the best
of deponent's knowledge and belief; and that the said	
together with and	at the request
of the testat ref in_ Lupresence, and in the presence of	f each other, witnessed the due execution thereof.
Sworn to before me, thisday of	
Anno Domini 19 4-6	safield mees
Tock Hartan	5 alm
	Co., S. C.
ORDER ADMITTING WILL TO PROB.	1 '
On hearing the above Petition of	Lelia
it is hereby ordered, adjudged and decreed, That the petition be gr	ranted and the said Last Will and Testament, with
codicit of Sarah Surrage	. deceased, be entered of Probate in Common Form.
Given under my hand and seal of the Court of Probate, this	2)day of 72 / 19 4
	Judge of Court of Probate.
QUALIFICATION FID	UCIARY
THE STATE OF SOUTH CAROLINA,	
(Missingle County)	
9 1 1	true last Will of the within named,
Harr Furnay	deceased, so far asknow or believe;
and thatwill well and truly execute the same, by pe	lying first the debts, and then the legacies contained
in the said Will, as far as goods and chattels will	thereunto extend and the law charge me, and that
will mai	se a true and perfect inventory of all such goods and
chattels: So help God.	1

and contain Last will and restament, and that the said
was then of sound and disposing mind, memory and understanding, according to the best
of deponent's knowledge and belief; and that the said
together with at the request
of the testat in fur_presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this day of
Joek Hutu Lafield meeg
Judge of Probate Chestufuel Co., S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above Petition of Kufus Kullin
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicit of Sach Sunge deceased, be entered of Probate in Common Form.
Given under my hand and seal of the Court of Probate, this Zenday of Moving, 19 15
Given under my hand and seal of the Court of Probate, this
Judge of Court of Probate.
QUALIFICATION FIDUCIARY
THE STATE OF SOUTH CAROLINA,
(Misheredounty)
do solemnly swear, that this writing contains the true last Will of the within named,
South Jurnay deceased, so far as 2 know or believe;
and thatwill well and truly execute the same, by paying first the debts, and then the legacies contained
in the said Will, as far as goods and chattels will thereunto extend and the law charge me, and that
will make a true and perfect inventory of all such goods and
chattels: So help Ne God.
Sworn to before me this 30 day of Rufus 7941
Postoffice Address
Sudge of Probate College S. C. Postoffice Address
Whe Postoffice address of each Fiduciary must be shown.)

ORDER*

a newspaper published	in said County as					
	19	- IE IN	Probate Judg			
*Above order to be use	d only in case of	application fo	4			
. ,						
	Ent day of	(N)	K	PET	The	Package
B	Entered of probate	760	A C	ITION TO PROVE W	he State	No.
3	proba	Oh.	3	Z J	11 ~ 1	
Judge	te this	8	Estate of	TO of L	of So	
e of Court of Probate. Attorney for Petitioner.	2	7	S.	PROVE aw and for L	outh	
ourt of	· Ju	1 Rg	MI	VE for L	E Ca	
Probate	7 6	Petitioner	Decease	W etters.	Carolina	

Sati of faut faroling { I, Sarah Jefferson Turnage of the aforesaid State and County, believing in the wise dispensations of Good and place my fait and trust in bim and being Hound and disposing mind and desiring & dispose gray warldly effect. do herely, make, publish, and declare the following to be my last will and astament. Hirst - I desire that my just debts an funeral expenses, be first faid aut of my estate and also that a tomb stone be flaced at my lost resting place Alcond: I devise give and bequeathe to my daughter, Daisey Turnage, ten wors land, two acres quitich wal where is dwelling house of mini is located and on which fame is located including the dweller house and out fouses on the same and light acres of which ten acres are joining Balin O. Ush son and mares he Harlan l.

in the wise dispensations of your consequences my fait and trust in to im and being Hound and disposing mind and desiring & dispose ofthy worldly effect, do herely, make, publish, and declare the following to be my last will and lestament -. First g desire that my just debts and but of my estate and also that a tomb stone be flaced at my lost resting place. Alcond! I devise give and bequeathe to my daughter, Daisly Turnage, ten word land, two acres quitich was where the dwelling house of mine is located and on which fame is located induding the dwelling house and out fouses on the same and light acres of which ten acres are joining Balvin Jefferson and mary h Freslan land Decord: of Levias, give and bequeather to my son, William Jefferson Yurnige Howsteen acres gland being the remainder of the horne track of

land where I live. Third. It is my desire and with and I so direct that the dwelling house localed on the two acre brack given & my daughter Naisey yumage shall be award and accepted by her and my said son jointly and equally, the two that Ment rooms to belong to by sond daughter and the two East rooms to belong to my said son In the lwit my son and any daughter, Hoise, and William, cannot agree in living together in said house, then my said daughter shall assisting sand son in building a diselling of moderate dimension on the bact of land devived and bequesther to my said son in faragraft two of this will Houst i I devise and bequeathe all To my fersoral preferty of whatevery bind and Choses in action, share and share alike to my said daughter Daisey Yurnoge and my sond son William Jeffern yurnoge-Just Bavis great long den ce

wassy yumage trau m anno and accepted by her and my said son jointly and equally, the two that West rooms to belong to by sond daughter and the hor East soons to belong to my said son. In the lwit my son and my Laughter, Waisa, and William, cannot agree in living together in said house, then my said daughter shall assisting said son in building a diselling of moderate dimension on the bact of land devived and bequather to my said son in faragraft two of this will House of devise and bequeathe all Imy personal preferty of whateveredand share alike to my said daughter Daisey Turnoge, and my sond son, William Jeffern yurnoge-Just Bavilo great long den al In Olufus Stillian, Thereby constitute and affer time the opecutar of this my

last will and lestament Sixth- I have already given my Soughter, many In & Farland what I intend for her & heene the same being a cularing braces of land. Seventt: Whe word, North in third Jaragraf & of this will was erased before Diging - Vand Slev the ward any "in fait paragraft I without wherey, I, Darah Jefer. Jurage, hourto set my hand and seal this the 26 th day of Morch 1935-We the undersigned of the roans Turnage witnesses herely bertyly that we saw therah Jefferson Yurnage sign the done writer will as her last will and testament That The signed some, in our pronocare we Digno des witner in the presence of each other at her request

the same being a cularing brains Seventt: The word, South in this Jaragraft of this will was examel figure I within wherey, I, Darah Jepan Turnage hurwith set my hand and seal this The 26 th day of Morch Swah Jeffersan Furnage We the undersigner Witnesses herely certify that we saw Merah Jefferson Yurnage sign the above writer will as her last will The signed some in our france and we Light des withern in the presence of each other at her request Nance Danis + Pufus Hillians garfield 111.9.Cg

Herry Mill and Johnson

I, Sarah Jefferson Turnage of the aforesaid state and county being in the wise dispensations of God and planing my faith and trust in Him and bein of sound mind and disiring and disposing of my worldly effects do hereby make, publish and declare this following to be my last will and testament.

First: I desime that my just debts and funeal expenses be first paid out of my estate and also that a tembstone be placed at my resting place.

Second: I devise give and bequeath to my daughter, Daisey Turnage ten acres of land, two acres of which are where the dwelling house of mine is located and on which same is located including the dwelling house and out house on the same and eight acres of which ten acres are joining Calvin Jefferson and Mary McFarlan land and J. B. Hillian land.

Second: I devise, give and bequeath to my son, William Jefferson Turnage, 14 acres of ald being the remainder of the home tract of land where I live.

Third: It is my desire and wish and I so direct that the dwelling house located on the two acre tract given to my daughter, Daisey Turnage shall be awarded and accepted by her and my said son jointly and equally the two west rooms to belong to my daughter and the two east room to belong to my son. In the event my son and daughter cannot agree in living together in said hours then my said daughter shall assist my son in building a dwelling of moderate deminision on the tract of devised and bequeathe to my said son.

Fourth: I devise and bequeath all of my personal property of whatever and kind share and share alike to my said daughter and my said son.

Fifth: Having great confidence in Rufus Hillian. I hereby consititute and appoint him the Executor to this my last and testament.

Sixth: I have already given my daughter Mary McFarland what I intend fro her to have the same being a certain tract of land.

Seventh: Diewitnesses whereof, I Sarah Jefferson Turnage set my hand and seal this the 26th day of March, 1985.

Sarah Jefferson Tumage

We the undersigned witnesses hereby certify that we say Sarah Jefferson Turnage sign the above written will as her last will and testament that she signed some in our presence and we signed in the presence of each other and in her presence and at her request.

Vance Davis Rufus Hillian Garfield McCoy

A true copy

W. E. Redfearn
Probate Judge
Chesterfield County. S. C/

STATE OF SOUTH CAROLINA

COUNTY OF CHESTERFIELD

I, Sarah Jefferson Turnage of the aforesaid state and county being in the wise dispensations of God and planing my faith and trust in Him and bein of sound mind and disiring and disposing of my worldly effects do hereby make, publish and declare this following to be my last will and testament.

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Vance Davis

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Vance Davis Rufus Hillian Garfield McCoy

A true copy

W. E. Redfearn Probate Judge Chesterfield County, S. C/ Estate of

ANNA LYDIA TURNAGE

(daughter of William Henry Turnage; Anna was apparently never married)

Chesterfield County, South Carolina

Probate Court

CHESTERFIELD COUNTY, SOUTH CAROLINA

Estate Records

Chesterfield, South Carolina

TURNAGE, Anna

died 17 Jan., 1958

Estate of,

Anna Turnage died at Cheraw, S. C. on 17 Jan., 1958.

Heirs at Law:

Mrs. Ella Ingram

of age

Winston-Salem, NC Sister

Maggiè Lee T. Jones named Administratrix of the Estate.

STATE OF SOUTH CAROLINA,)
COUNTY OF
KNOW ALL MEN BY THESE PRESENTS, That we
are holden and firmly bound unto
Judge of Probate for the County of Chipulific in the full and just sum of Dollars
to be paid to the said DUEKING LUCY or his successors
Judges of Probate of this County, or their certain attorneys or assigns. To which payment well and truly to be made, w
bind ourselves, and every one of us, our and every of our heirs, executors and administrators, for the whole, and in the
whole, jointly and severally firmly by these presents.
SEALED with our Seals, and dated theday of
in the year of our Lord one thousand nine hundred and
and in the
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above-bound
administrat of the goods, chattels and credits of
deceased, do make a true and perfect inventory of all and singular the goods, chattels and credits of the said deceased
which have or shall come to the hands, possession or knowledge of the said
or into the hands or possession of any other person or persons, for and the same
so made, do exhibit into the said Court of Probate, whenshall be thereto required
and such goods, chattels and credits do well and truly administer according to law, and do make a just and true account
ofactings and doings therein when required by the said Court
—and all the rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said
administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, a
are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the
said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the said
do in such case, if required, render and deliver up said Letters of Administration, then this obligation to be void, other wise to remain in full force. Signed, Sealed and Delivered
in the Presence of

Judge of Pobate for the County of	in the full and just sum of
2593.00	Dollars, or his successors,
to be paid to the said WEKING	early or his successors,
Judges of Probate of this County, or their certain attorney	s or assigns. To which payment well and truly to be made, we
	heirs, executors and administrators, for the whole, and in the
whole, jointly and severally firmly by these presents.	
SEALED with our Seals, and dated the	day of,
in the year of our Lord one thousand nine hundred and	
and in the	year of the American Independence.
	ATION IS SUCH, That if the above-bound
	singular the goods, chattels and credits of the said deceased,
which have or shall come to the hands, possession or kno	wledge of the said
	of any other person or persons, forand the same
so made, do exhibit into the said Court of Probate, when	shall be thereto required,
	inister according to law, and do make a just and true account
of	actings and doings therein when required by the said Court;
	which shall be found remaining upon the account of the said
	ourt, shall deliver and pay unto such persons, respectively, as
are entitled to the same by law; and if it shall hereafter	appear that any last Will and Testament was made by the
said deceased, and the same be proved in Court and the	executors obtain a Certificate of the Probate thereof, and the said
do in such case, if required, render and deliver up said L	etters of Administration, then this obligation to be void, other-
wise to remain in full force.	
Signed, Sealed and Delivered	
in the Presence of	
L'AFRICALORU D	7 1 7
Administrat sworn.	Majgu ful somes (L.S.)
	17 / Delleis (L.S.)
Value not exceeding	V Jan G. Jones (L.S.)
suretjustified.	(L. S.)
1	(E. S.)

STATE OF SOUTH CAL	ROLINA,			
COUNTY OF		8		
I DO SOLEMNLY SWEAR, o well and truly administer all and singu debts, as far as the same will extend an said goods, and chattels, rights and cree	lar the goods and chattels, nd the law require me, and	rights and credits of the that I will make a true,	ne said deceased exact and perf	d, and pay all his just ect inventory of all the
SWORN to before me, this				
day of	, A. D. 19			
	(L. S.)			
THE R. L. BRYAN COMPANY, COLUMBIA, S. C. JOSSES	Administrat ADMINISTRATION BOND	Deceased	Estate of	The State of South Carolina, COUNTY OF PROBATE COURT

THE STATE OF SOUTH CAROLINA	
COUNTY OF	
PERSONALLY APPEARED	
suret to the within Administration	Bond, who maketh oath that

State of South Carolina

COUNTY OF

IN THE COURT OF PROBATE

BY

ESQUIRE, JUDGE OF PROBATE.

TO

WHEREAS,

, deceased, late of

, died intestate, having whilst he lived and at

the time of h death, divers goods, rights and credits, within the State aforesaid, by means whereof the full disposition and power of granting the administration of all and singular the goods, rights and credits of the said deceased, and also auditing the accounts, calculations, and reckonings of the said administration and a final dismission of the same, to me is manifestly known to belong:

Now, Therefore, I, desiring that the goods, rights and credits of the said deceased may be well and truly administered, converted and disposed of, do hereby grant unto the said

in whose fidelity in this behalf I very much confide full power, by the tenor of these PRESENTS, to administer the goods, rights and credits of the said deceased, which to h in h life time and at the time of h death, did belong, and to ask, levy, recover and receive the same, and pay the debts in which the deceased stood obligated, so far as h goods, rights and credits will extend according to their rate and order of law, first being sworn (on the Holy Evangelists of Almighty God) to make a true and perfect inventory thereof, and to exhibit the same in the Court of Probate of the County of in order to be recorded, on or before the day of , 19 ,

now next ensuing, and to render a just and true account, calculation and reckoning of the said administration annually from the date hereof, and as such other times as shall be thereunto required and I ordain, depute and constitute you the said

Administrat of all and singular the goods, rights and credits of the said deceased.

IN TESTIMONY WHEREOF, I hereunto set my Hand and Seal of Office, the

of ORNI in the year of our Lord one thousand nine hundred, and

the year of our Lord one thousand nine hundred ar

and in the one hundred and

Judge of Probate.

りま

COURT OF PROBATE

Recorded

Independence

State of South Carolina

COUNTY OF

Probate Judge

Letters of Administration

ESTATE OF

Court of Probate:

Recorded

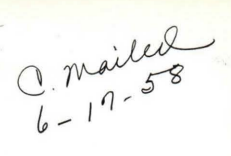
Book____

Page____

The Pageland Printing Co.

STATE OF SOUTH CAROLINA County of Chesterfield

In the Probate Court



Warrant of Appraisement

By W.E.Redfearn	, Probate Judge:	Chesterfield County
THESE are to authorize and empower you, or	any three of you, whos	se names are here underwritten, to
repair to all such parts and places within this Count	y as you shall be direc	ted unto by
Maggie Lee L. Jones administratrix,	Bentrasaranneer	, of all and singular the goods,
rights, and credits of Anna Turnage		, late of
Chesterfield County, deceased, who said deceased are or do remain within the said parts	eresoever any of the go and places, and which	ods, chattels or real estate of the shall be shown unto you by the
said administrat rix extents***********************************	Evangelists of Almigh	ty God, to make a true and per-
three or four of you, to the said W.E.Redfear	n Proba:	e Judge for Chesterfield
County, South Carolina, on or before the 4th.	day of	林静宇春 May , 19_58
Dated the 4th. day of	April	Anno Domini 19_58_,
and in the one hundred and *** ei	ghty-second	year of American Independence.
or any three of them. Oath of (This oath to be taken be	Josephin Abelia Appraisers	Probate Judge,
The second secon	fore appraisement is i	nade)
County of Chesterfield		
You, J.W.Streater, John L.McRae	& Johephine	R.Baker
do swear that you will make a just and true appraisen	nent of all and singular	the goods, chattels (ready money
only excepted) and real estate of Anna Turna	ge	
deceased, as shall be produced by Naggie	Lee I. Johns	
the administratux, execut ***, trustee, of the	ne estate of the said_	
Anna Turnage decessed	and that you will retu	rn the same, certified under your

Maggie Lee 1. Jones administratilx, *************************, or an and singular the goods,
rights, and credits of Anna Turnage , late of
Chesterfield County, deceased, wheresoever any of the goods, chattels or real estate of the
said deceased are or do remain within the said parts and places, and which shall be shown unto you by the
said administrat rix extents *** ** ** ** *** ** *** *** *** , and there view and appraise all and every of the said goods, chattels, or real estate, being first sworn on the Holy Evangelists of Almighty God, to make a true and perfect inventory and appraisement thereof, and to cause the same to be returned under your hands, or any
three or four of you, to the said W.E.Redfearn Probate Judge for Chesterfield
County, South Carolina, on or before the 4th. day of **東京中華 May , 19 58
Dated the 4th. day of April Anno Domini 19 58,
and in the one hundred and *** eighty-second year of American Independence. J.W.Streater
To
John L.McRae Josephine R.Baker
oosephine Baker
7
or any three of them.
Probate Judge,
Chesler South Carolina.
Oath of Appraisers
(This oath to be taken before appraisement is made)
STATE OF SOUTH CAROLINA County of Chesterfield
You, J.W.Streater, John L.McRae & Johephine R.Baker
do swear that you will make a just and true appraisement of all and singular the goods, chattels (ready money
do swear that you will make a just and true appraisement of all and singular the goods, chattels (ready money only excepted) and real estate ofAnna Turnage
only excepted) and real estate of Anna Turnage
only excepted) and real estate of Anna Turnage deceased, as shall be produced by Haggie Lee I. Johns
only excepted) and real estate of Anna Turnage deceased, as shall be produced by Haggie Lee I. Johns the administratrix ,*execut****, *trustee*, of the estate of the said
deceased, as shall be produced by Haggie Lee I. Johns the administratrix *** trustee* , of the estate of the said Anna Turnage , deceased, and that you will return the same, certified under your hands, unto the Probate Judge of County within the time prescribed by law.
deceased, as shall be produced by Nagrie Lee I. Johns the administratrix, *execut****, trustee*, of the estate of the said Anna Turnage, deceased, and that you will return the same, certified under your hands, unto the Probate Judge of County within the time prescribed by law. Sworn to before me this 5th.
deceased, as shall be produced by Haggie Lee I. Johns the administratrix *** trustee* , of the estate of the said Anna Turnage , deceased, and that you will return the same, certified under your hands, unto the Probate Judge of County within the time prescribed by law.

(NOTE: If nece ary attach other sheets to this following the sa ruling as this has)

INVENTORY AND APPRAISEMENT OF PERSONAL PROPERTY OF THE ESTATE

OF Min ama Turnal DECEASED

ARTICLES		Face Value		alue
Cash on hand or in bank at death. desired 116102				
Insurance payable to the Estate.		0 "		
11s Part cyxice. out	150	00		
	*			
*				
				T
		1		
			,	
•				

STATE OF SOUTH CAROLINA County of Chesterfield

Oath of Fiduciary

Personally appeare	ed before me	Maggie Lee I	. Jones		adminis
tratrix, exeque*** being duly sworn, says statement of all the re absolute or otherwise, disposed of by deceder plation of death.	that the annexed al and personal p which has come t	Inventory is in all roperty of the said o the knowledge of	respects ju deceased, w this depone	st and true; that hether the interest at, together with a	of the deceased b list of all propert
Sworn to before me thi)	Maggi	e Lee I.Jone	ès
day of Nay		/			
Elizabeth T. Notary Public	for South Caroli	${\text{na.}}$ (L. S.)			1
		Certificate of App	raisers		
	(This certifica	ate to be signed after	appraismen	t is made)	
We, whose names County, South Carolina have estimated and ap the best of our knowle	a, having first tal praised the prope	gned, appraisers, ap ken and subscribed rty in the annexed	the oath her	reinbefore inserted,	do certify that w
Dated this	5th.	day of Nay		·+ /,	A. D. 19 <u>58</u>
		7	John sylm	L. mERG	Appraisers.
Probate Judge,	Recorded in Inventory and Appraisement Boo	A. D. 1958 A. D. 1958 Probate Judge,	WARRANT OF APPRAISEMENT INVENTORY, AND RETURN OF APPRAISERS	In the Matter of the Estate of:	Box No Package No THE STATE OF SOUTH CAROLINA County of

Mrs. Maggie Lee I.Jones, Admnx. Chesterfield, S.C.

RE: ANNA TURNAGE

This is to certify that I for the years 1944 and 1945, did Miss Anna Turnage' Cooking, Washing and Ironing.

She refused to let the help at the County Home attend to her personally. For this service, I feel that I should have the sum of Fifty Dollars (50.00).

Mrs. Mary Bell Hodges

Elizabehh T. Gaddy

Notary Publis

Chesterfield, S. C., Man, 10th 1959

M. A. Maggie Lei Janes Admy.

Anna Lurnage Est.

IN ACCOUNT WITH

THE PROBATE COURT
Chesterfield County

W. E. (Bill) Redfearn, Probate Judge

Probate Court Cast 1900

2 inal accounting

Od - 58

5-10' B.T.

THE	STATE	0F	SOUTH	CAROLINA,

County of , Chestrfield

W.E. R edfearn

PROBATE JUDGE:

WHEREAS,

Mrs. Maggie Lee I. Jones

Made suit to me to grant

Her

on

Letters of Administration of the

Estate and effects of

Anna Turnage

THESE ARE, THEREFORE, to cite and admonish all and singular the Kindred and Creditors of the said

Anna Turnage

deceased, that they be and appear before me, in the court of Probate, to be held at

Chesterfield

Friday, April 4

next, after publication hereof,

at 11 o'clock in the forenoon, to show cause, if any they have, why the said Administration should not be granted.

GIVEN under my hand this

21

day of

March

Anno Domini 19 58

W.E. Redfearn Probate Judge

THE STATE OF SOUTH CAROLINA, COUNTY OF

is true of his own knowledge.

IN THE PROBATE COURT

Ex Parte:	PETITION FOR FINAL DISCHARGE
Mes. Magné Les I Jone Petitioners.	2
In re the estate of	
anna Turnuy Deceased.	
To & 1) Donglass,)	acting , Judge of Probate of
The Petition of the undersigned represents:	
That the petitioners are the administrators-ex, deceased.	ecutors of the estate of Anna Turneys
2. That more than a year has elapsed since their	qualifying as such administrators-executors.
3. That they have advertised for creditors to pr	ove and present their demands, and that they have (have not) we (have not) made distribution of the balance in hand
4. That an itemized statement of their receipts a and the same is complete, true and correct.	nd disbursements is hereto attached and made a part hereof,
5. That the petitioners have duly published no	tice of application for final discharge in the
cheatifuld adultion a week	dy newspaper published in the County and State aforesaid.
//	oved and that they be finally discharged as such adminis-
	m.m 1 (10
(Date)	Mrs. Maggee / Petitioners.
THE STATE OF SOUTH CAROLINA,	
COUNTY OF	
Personally comes	, who on oath says he is one of

the petitioners above named and has read the foregoing petition and knows the contents thereof and that the same

STAT	E OF SOUTH CAROLINA,
Count	Y OF
	IN THE PROBATE COURT
EX P	ARTE
IN RI	E ESTATE OF
	Deceased.
PE	ETITION FOR FINAL
	DISCHARGE
FILE	D, 19

ANNUAL ACCOUNTING P SATE COURT: ANNUAL ACCOUNTING To the Honorable D. H. Buyles Probate Judge of South Carolina, the undersigned Executor, Guardian, of the estate of actions and doings of begs leave to file_ Annual Accounting of _ for the period beginning the estate of -, 19 _____, and ending _____, 19____. Said accounting covers all monies and other property of the said estate coming into hands during this period. Also, all disbursements made by me for accounts against the estate. NOTE—Executors and Administrators are required to file their first accounting on the first day after the expiration of the eleventh (11) month from date of appointment. With such first accounting a verified itemized statement of all liabilities against the said estate shall be filed. DISBURSEMENTS RECEIPTS Partal Francial Home The S. C. National Bonk 185 2880 (Franchered from Cherow Post Office) The Chesterfield advertisers Probete Judge Fee Mrs. Mary Bell Hodge Mrs. Grace J. Rackleff The S.C national B (theching account The S. C. national Book 100 00 insperied to che 44.61 l Receipts -Balance from last Accounting . Less Disbursements TOTAL Balance on hand at _

Total

A VERIFIED TEMPLED STATEMENT OF ALL					
& S. C. National Bonk	185		Paseld Farneral Home	188	4 0
Fort Office)			The Chesterfield advertises Probete Judge Fre	17	80
Le S. C. national Bunk (checking account)	1161		mas man Bell Hodge	1052	00
Le S. C. national Book Transferred to checking from soving accounts	J# a	٥٥			
otal Receipts	142.6	82			
alance from last Accounting					
otal					
ess Disbursements	-	<u> </u>		1446	100
alance on hand at			TOTAL	1440	

Personally appeared before me a Notary Public who after being duly sworn says; That have a large and that to and the estate of and the foregoing statement of receipts and disbursements together with all attached lists are true and correct.

Sworn to and subscribed before me this day of 19 35

Notary Public.

Magnie La S. Jone

State of South Carolina

			CO	UNTY
	PROBATE	COUR	Т	
	ANN	UAL	ACCOUN	ITING
Estate of				
	inistrator, Exe			
day of			,	19
Probate Judge	e			County

PAGELAND PRINTING CO.

STATE OF SOUTH CAROLINA

SOUTH CAROLINA TAX COMMISSION

INHERITANCE TAX DIVISION

72519

Columbia, S. C.

72519

December 1,1958

NON-TAXABLE CERTIFICATE

ESTATE OF

Anna Turnage

COUNTY OF

Chesterfield

THIS IS TO CERTIFY THAT according to the information on file in this office the above mentioned estate is not subject to an inheritance tax and no further report is required, with exception of reservations made below.

However, if additional property is discovered which might cause the estate or any portion thereof to become taxable, a prompt report of such must be made to the South Carolina Tax Commission.

SOUTH CAROLINA TAX COMMISSION Inheritance Tax Division

Carrell n. Hamsly Lovick N. Hornsby, Director

IMPORTANT

This certificate does not become an Official Waiver of the South Carolina Inheritance Tax Lien until thirty days after a copy of the Inventory and Appraisal has been filed with the South Carolina Tax Commission. Further, FOR PURPOSE OF SECURING A DISCHARGE AS FIDUCIARY, in no instance is this Certificate to be considered a release of the South Carolina Inheritance Tax Lien IN THE ABSENCE OF AN INVENTORY AND APPRAISAL HAVING BEEN FILED unless the Probate Judge has certified to the Tax Commission that in his opinion the estate is manifestly non-taxable.

State of South Carolina

South Carolina Tax Commission

COLUMBIA

OTIS W. LIVINGSTON



JAMES A. CALHOUN, JR.
JAMES W. CRAIN
OTIS W. LIVINGSTON
FRANCIS M. PINCKNEY
JAMES H. SULLIVAN
COMMISSIONERS

November 18,1958

IN REPLY REFER TO INHERITANCE TAX DIVISION

Hon.D.H.Douglass, Jr. Actg. Probate Judge Chesterfield, S.C.

Dear Judge Douglass: Re: Estate of Anna Turnage

In reply to your letter of November 15 with reference to the above mentioned estate, we advise that as this estate now stands a small inheritance tax will be due.

If you will have the administratrix execute the enclosed form upon which to list the debts and expenses and return to this office, our assessment of the Inheritance Tax due or a non-taxable certificate, whichever is in order, will be promptly forthcoming.

With kindest personal regards we remain

Yours very truly,

LNH:mp

Lovick N. Hornsby, Director Inheritance Tax Division

SOUTH CAROLINA TAX COM-ISSION

State of South Carolina,

County of Chesterfield.

In Probate Court.

By the Honorable D. H. Douglass, Jr., Acti	ngJudge of Probate
for the County of Chesterfield in the State afores	aid.
To All Whom These Presents shall Come-GREETING:	
WHEREAS, at the December Term, 1958, of the	e Court of Probate for Chesterfield County, on
the 2nd day of December	
nine hundred andfifty-eight	
÷	
on the estate of Anna Turnage	
<u></u>	deceased, late of
Chesterfield County	
in this State, was presented, setting forth that the duties	of said
Administratrix	
had been fully discharged, and praying to be released fro	m the same.
AND WHEREAS, the said Maggie Lee T.	Jones
has complied with the Code of Procedure, and publish	hed, in conformity to law, for at least one
month, a Citation calling upon all persons concerned to sho	
day of September why s	
whereas, said Citation has been published in <u>Chesters</u> in this State, for the space of one month, and no cause being pearing from an examination of the situation of the affair faithfully and honestly discharged the trust and confidence.	ng shown against said application, and it ap- es of the said estate that the petitioner has
NOW, KNOW ALL MEN BY THESE PRESENTS, T	hat
maggie Lee-TJones	
is from henceforth and forever discharged and dismissed f	
WITNESS Honorable _D. H. Douglass, Jr.,	
for Chesterfield County, the2nd	day ofDecember
in the year of our Lord one thousand n	ine hundred and fifty-eight

					Probate for Chesterfield County, on
					in the year of our Lord one thousand
					etition of Maggie Lee T. Jones
					deceased, late of
Ch	esterfie	eld County			
in this St	ate, was p	resented, setti	ng forth that the	e duties of said_	
			Administratr	:ix	
had been	fully disch	arged, and pr	aying to be relea	ased from the san	me.
ANI	WHEREA	S, the said	Maggie Le	e T. Jones	
month, a day of whereas, in this Sta pearing f faithfully	Septe Said Citation the rom an example and hones	ember on has been pospace of one remination of the other attention of the other discharged ALL MEN BY	persons concerne ublished in Ch nonth, and no ca ne situation of th I the trust and c	why said appliance being shown a affairs of the confidence repose	
		Ма	ggie Lee T.	Jones	
is from h	enceforth a	nd forever dis	charged and dist	missed from all li	ability asAdministratrixas aforesaid
WIT	NESS Hon	orableU	H. Douglass,	Jr., Acting	Judge of Probate
for	r Chesterfie	eld County, th	e2nd		day ofDecember
	ir	the year of o	our Lord one tho	usand nine hund	red and fifty-eight
				D. H. D.	(L. S.)

By: Virginia & Danglass By: Virginia & Danglass

The State of South Carolina County of Chesterfield

PROBATE COURT

LETTERS DISMISSORY

Estate of

BENJAMIN FLOYD TURNAGE

Chesterfield County, South Carolina

Probate Court

STATE OF SOUTH CAROLINA,	
County of	IN THE PROBATE COURT.
Ex Porte;	PETITION FOR LETTERS OF ADMINIS-
Leila Surnage	TRATION AND ORDER FOR CITA-
Petitioner.	TION TO ISSUE.
In Be: Estate of: Denjamin Lloyd Sur	NAME TO ISSUE.
Deceased.	0
То	Probate Judge for said County:-
The petition of the undersigned respectfully represent	
1. That	
in said County of, State aforesai	/) M (M) 7 / / A / / /
71	5 5 possessed of goods and estate remaining
to be administered, leaving as bland-only heirs-at-law and	next of kin, the persons whose names, residence, age and relation-
ship to the deceased are as follows, viz.:	of persons taking through any predeceased heir-at-law. Bracket
off each group and show opposite each bracket the name	of the predeceased heir through whom they take.)
Name	Age* Residence Relationship
Lela Gurnage	57 Chesterfull & Wife
marion 2. Surrice	40 Washington DC, Don
Thornton Junior	37
Zultan L. Durnog	32 Chesterfull SC. "
Leile max Farmage	30 Broklyn, NY Daughter
mydle to suit	28 Merfanting Ma.
Otha Januare	26 Washingan G.C. Son
Julia Gear Junige	21 Chatchell sel Haughter
Lhouse H. Durnode	15 11 11 box
*Enter the exact age at date of decedent's death if then living;	if not then living enter in the age column the word "Dead"
2. That the intestate died seized and possessed of a	personal estate of about the value of
	(\$
money, goods and chattels:	7 Jano
(a) Cash on hand and in banks	
 (b) Moneys due intestate on account of bonds, mortgage (c) Corporate and governmental bonds and stocks 	
(d) Open accounts due intestate	
(e) Goods, wares, merchandise, furniture, machinery and	equipment used in profession, trade
or business	\$
(f) Household goods	
(g) Farming implements, machinery and equipment -	· · · · · · · · · · · · · · · · · · ·
(h) Farm products	100,00
(j) Automobiles, auto trucks, motorcycles, etc	
(k) Jewelry, silver plate, watches and other personal effec	//
(1) Life or other insurance made payable to the estate	
(m) Value of all other personal property not listed abov	
	eal estate of about the value of
	(\$
	TATE AND APPROXIMATE VALUES and lot on a separate line)
No. of Acres or	Total value of
lots (State whether acres or Value of No. of Value of	each lot and Exact Location (Show County, Township and School (buildings) District County Count
2 Organ 100.00 buildings 500.	00 600,00 Chealistill Co.
(act Yilly act of the Control of the	Dist.#/I

to be administer	ed leaving as h	Conly hei	rs-at-law and next	of kin, the p	ersons wh	hose names,	residence	, age and relation-
ship to the dece	ased are as follow	S, VIZ.:						
(Show by	subdivision into f	amily grou	ips the names of p	ersons taking	g through	n any predec	eased he	ir-at-law. Bracket
off each group a	and show opposite	each brac	ket the name of the	e predecease	d heir thr	rough whom	they tak	
φ ,	Name		2	Age*	10	Residence	010	Relationship
Lela	Jurn	all		2/	The	glessull	EN.C.	UN TO
			<u> </u>	.7	7.11	C-10	. 01.	
Marion	1 2. du	na	<u> </u>	20	Mo	ishigh	یک ۵۱ پ	pon
Thornto	n Jus	nex		3.7		14, 18	nin.	11
Lultin	L. Jus	nogu		32	Ch	seerful	, DC	1 / +
Leila	mae Lu	male	<u> </u>	30	101	oak lyn,	MY.	Daugher
mirele	La Les 10	such	<u></u>	28	ula	sa lug	La.	71 -
Otha	J. Luna	recol		26	\mathcal{W}_{ϵ}	ashrifa	w.D.C.	Son
Lewis	2. Jur	nage		24	X-t/-	44	71, 6	
Julia	veal Du	me	<u></u>	21	Lih	colleged	K, A.C.	. Hangue
Blown	H. Du	made	<u> </u>	15		<i>1.4</i>	11 .	Don

*Enter the	exact age at date of d	ecedent's dea	th if then living; if no	t then living, e	nter in the	age column the	word "De	ad."
			possessed of a pers					
				(\$) Dollars,	consistin	ng of the following
money, goods a	ind chattels:							Y 0 00 0
(a) Cash on ha	and and in banks						\$	1 to re
(b) Moneys du	e intestate on acco	ount of bo	nds, mortgages and	d other secur	rities		\$	75,00
			d stocks				\$	V+one.
							\$	11
(e) Goods, war	es, merchandise, fi	ırniture, n	nachinery and equip	oment used	in profes	ssion, trade		
	iness						\$	
	goods						\$	50.00
(g) Farming in	nplements, machin	ery and e	quipment				\$	25.00
(h) Farm prod	ucts	1	h. / .	10			\$	100,00
(i) Mules, hors	es, cattle, hogs, sh	eep, etc.	1.	L Cosu.			\$	100,00
			etc	www.			\$	
	ver plate, watches						\$	
(1) Life or oth	er insurance made	payable t	o the estate				\$	
(m) 'Value of a	all other personal	property r	ot listed above -				\$	
3. That t	he intestate died s	eized and	possessed of real es	state of abou	t the valu	1e of		
) Dollars, a		
•••••	DESCRI	TION O	F REAL ESTAT	E AND AP	PROXIN	TATE VAL	UES	
	District		(Enter each tract and					
No. of Acres or				Total val			Exact L	ocation
lots (State whether acres or	Value of	No. of	# Value of	d tract incl	uding	(Show C	ounty, Tov	enship and School
lots)	A land	buildings	500 00	buildin	00	(Vhon	Distr	coll Co.
Lucie	100.00		900100	LV		0.7	++	1
***************************************	***************************************			•••••			The first	
•••••		***************************************	***************************************	***************************************		•••••	V	
••••	***************************************	*************		***************************************	*********		•••••	
••••				***************************************		***************************************	••••••	***************************************
***************************************		**************	***************************************	***************************************				•••••••••
***************************************	•••••	***************************************	***************************************	***************************************		***************************************		***************************************
•••••	••••	***************************************	***************************************	***************************************				

	***************************************	***************************************						
	***************************************	***************************************						

***************************************	***************************************	***************************************	(075					

in the year of our Lord one thousand nine hundred and , possessed of goods and estate remaining

4. That the testat made transfers which may, upon investigation, be adjudged to have been in contemplation of death as follows: (Include all gifts within five years prior to death and all other transfers, real and personal, either where the consideration may appear to have been inadequate or where the transfer was to a relative or personal friend or to any person, firm, association, or corporation in which the decedent was interested, regardless of consideration. Describe the transfer in full; state the approximate value of the property transferred and the amount of the consideration, stated or claimed, if any.)
Home
5. That your petitioner, who is a resident and citizen of
WHEREFORE,he prays that Letters of Administration on the estate of the within named deceased be granted
by this Court to. April 1,1955 Hila & Twenty Petitioner
THE STATE OF SOUTH CAROLINA, Postoffice Address
County of
PERSONALLY appeared, who, being duly sworn, says that to
Sworn to and subscribed before me this day of Notary Public for S. C.
Qualification of Administrator
STATE OF SOUTH CAROLINA,
County of
I DO SOLEMNLY SWEAR or affirm that deceased died without any Will, as far as I know or believe, and that I will well and truly administer all and singular the goods and chattels, rights and credits of the said deceased, and pay all his just debts, as far as the same will extend and the law require me, and that I will make a true, exact and perfect inventory of all the said goods and chattels, rights and credits, and return a just account thereof when required. So help me, God.
Sworn to before me, this day of Postoffice Address: (The postoffice address of each Administrator must be shown)

ORDER

	essive wecks										
				,	19						
						Probat	e Judge				Co., S. C.
Attorney for Petitioner	l'rohate Judge	Filed, 19	and Order for Citation to Issue	Letters of Administration	Petition for	In Re: the Estate of	Ex Parte	In the PROBATE COURT	County of	The State of South Carolina	Package No.

8	
	STATE OF SOUTH CAROLINA, (
	COUNTY OF Chesterfield
	KNOW ALL MEN BY THESE PRESENTS, That we
	Leila E. Turnage, W.H. Odom and J.D. Jones
	W.E.Redfearn
	are holden and firmly bound unto
	Judge of Probate for the County of Chesterfield in the full and just sum of
	Zive Hundred Tarty Dallars (540.00) Dollars,
	to be paid to the said
	Judges of Probate of this County, or their certain attorneys or assigns. To which payment well and truly to be made,
	we bind ourselves, and every one of us, our and every of our heirs, executors and administrators, for the whole, and in the
	whole, jointly and severally firmly by these presents.
	SEALED with our Seals, and dated the 26th. day of April
	7055
	in the year of our Lord one thousand time natured and
)	and in theyear of the American Independence.
	THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
	Leila E. Turnage
	administratrix of the goods, chattels and credits of
	Benjamin Floyd Turnage
	deceased, do make a true and perfect inventory of all and singular the goods, chattels and credits of the said deceased,
	which have or shall come to the hands, possession or knowledge of the said
	Leila E. Turnage
	or into the hands or possession of any other person or persons, for him and the same
	so made, do exhibit into the said Court of Probate, when she shall be thereto required
	and such goods, chattels and credits do well and truly administer according to law, and do make a just and true account
	ofactings and doings therein when required by the said Court:—and all the
	rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the
	same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the
í	same by law; and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the
	same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the said
	Leila - Turnage

do in such case, if required, render and deliver up said Letters of Administration, then this obligation to be void, other-

wise to remain in full force.

Judge of Probate for the County of Chesterfield in the full and just sum of
Zine Lundred, Farty Dollars (540.00) Dollars.
W.F. Wodfoarn
to be paid to the said.
Judges of Probate of this County, or their certain attorneys or assigns. To which payment well and truly to be made, we bind ourselves, and every one of us, our and every of our heirs, executors and administrators, for the whole, and in the
whole, jointly and severally firmly by these presents.
whole, jointly and severally infinity by these presents.
SEALED with our Seals, and dated the 26th. day of April
in the year of our Lord one thousand nine hundred and **********************************
and in the
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Leila E. Turnage
administratrix of the goods, chattels and credits of
Benjamin Floyd Turnage
deceased, do make a true and perfect inventory of all and singular the goods, chattels and credits of the said deceased,
which have or shall come to the hands, possession or knowledge of the said
Leila E. Turnage
or into the hands or possession of any other person or persons, for him and the same
so made, do exhibit into the said Court of Probate, when she shall be thereto required,
and such goods, chattels and credits do well and truly administer according to law, and do make a just and true account
ofactings and doings therein when required by the said Court:—and all the
or
rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the
rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the
rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the
rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the said.
rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the said. Leila Larrage
rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the said Leila Larrage do in such case, if required, render and deliver up said Letters of Administration, then this obligation to be void, other-
rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the said Leila Laurnage do in such case, if required, render and deliver up said Letters of Administration, then this obligation to be void, otherwise to remain in full force.
rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the said Leila Lournage do in such case, if required, render and deliver up said Letters of Administration, then this obligation to be void, otherwise to remain in full force. Signed, Sealed and Delivered
rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the said Leila Laurnage do in such case, if required, render and deliver up said Letters of Administration, then this obligation to be void, otherwise to remain in full force.
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rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the said Leila Lournage do in such case, if required, render and deliver up said Letters of Administration, then this obligation to be void, otherwise to remain in full force. Signed, Sealed and Delivered
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rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said administration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the said. Leila **_Turnage* do in such case, if required, render and deliver up said Letters of Administration, then this obligation to be void, otherwise to remain in full force. Signed, Sealed and Delivered in the Presence of ** Administrat** Sworn. **Laula** Administrat** Sworn. **Laula** Laula** Laula** Laula** Administrat* Sworn. **Laula** Laula** Laula* Laula** Laula** Laula* Laula

)	PERSONALLY APP		Administration				
	inown right SWORN to before m day of	ht, exclusive of all debts a	and liabilities, to	e ş	of any person or	persons wh	_Dollars,
	Keys Printing Co., Greenville, S. C.	ADMINISTRATION BOND	Administrat	Deceased	Estate of	PROBATE COURT	The State of South Carolina,

SWORN to before me, this A. D. 19 day of

SO HELP ME GOD.

State of South Carolina

COUNTY OF Chesterfield

IN THE COURT OF PROBATE

BY W.E.Redfearn

ESQUIRE, JUDGE OF PROBATE.

TO Leila Turnage

WHEREAS, Benjamin Floyd Turnage

, deceased, late of

Chesterfield County , died intestate, having whilst he lived and at the time of his death, divers goods, rights and credits, within the State aforesaid, by means whereof the full disposition and power of granting the administration of all and singular the goods, rights and credits of the said deceased, and also auditing the accounts, calculations, and reckonings of the said administration and a final dismission of the same, to me is manifestly known to belong:

Now, Therefore, I, desiring that the goods, rights and credits of the said deceased may be well and truly administered, converted and disposed of, do hereby grant unto the said

Leila E. Turnage

in whose fidelity in this behalf I very much confide full power, by the tenor of these PRESENTS, to administer the goods, rights and credits of the said deceased, which to himin higher time and at the time of his death, did belong, and to ask, levy, recover and receive the same, and pay the debts in which the deceased stood obligated, so far as higher goods, rights and credits will extend according to their rate and order of law, first being sworn (on the Holy Evangelists of Almighty God) to make a true and perfect inventory thereof, and to exhibit the same in the Court of Probate of the County of hesterfield in order to be recorded, on or before the 26th day of April , 1959, now next ensuing, and to render a just and true account, calculation and reckoning of the said administration annually from the date hereof, and as such other times as shall be thereunto required and I ordain, depute and constitute you the said Leila E.Turnage

Administrarix of all and singular the goods, rights and credits of the said deceased.

IN TESTIMONY WHEREOF, I hereunto set my Hand and Seal of Office, the

26 =

day of

in the year of our Lord one thousand nine hundred and

and in the one hundred and

year of the American

Independence

Judge of Probate.

State of South Carolina

COUNTY OF

Probate Judge

Letters of Administration

ESTATE OF

Court of Probate:

Recorded_____

Book____

Page____

The Pageland Printing Co.

STATE OF SOUTH CAROLINA, County of Chesterfield

In the Probate Court '

9-23-5;

Warrant of Appraisement

By	W.E.Redfearn		, Probate Judge:Chest	erfield County
	THESE are to authorize and	empower you, or a	ny three of you, whose nam	nes are here underwritten, to
repai	r to all such parts and places v	within this County a	s you shall be directed unto	by
Let	s, and credits of Ben	adminis ri *	2 Coyl	of all and singular the goods,
said admi	deceased are or do remain within instrat, recommendate and cstate, being first sworn on appraisement thereof, and to ca	County, deceased, on the said parts and parts and there views the Holy Evangelist use the same to be r	wheresoever any of the goods places, and which shall be ew and appraise all and eve es of Almighty God, to make cturned under your hands, o	s, chattels or real estate of the shown unto you by the said ry of the said goods, chattels, a a true and perfect inventory r any three or four of you, to
	aid		200	Chesterfield
Cour	ity, South Carolina, on or before	re the 26th.	, , , , , , , , , , , , , , , , , , , ,	, 55
	Dated the 26 =	day of the	spril	Anno Domini 19. 5, 5
			To N. J. Co E.J. Z Zslev B	dom inlean Hillian
	or any three of th	em.	Wester	Probate Judge,
		Oath of	Appraisers /	
	(This	oath to be taken be	efore appraisement is made)	
	TE OF SOUTH CAROLIN	.).		
	You, W.H.Odom,	E.J.Lindsay	and Toler B.Hil	lian
do sv	wear that you will make a just a	and true appraisemen	nt of all and singular the goo	ds, chattels (ready money only
	ased, as shall be produced by			
	dministrat. rix execut. ***			
the a	doministrat, execut, tro	isice, of the esta	ne of the said	1

2 .	01.0	110
rights, and credits of Benzamin	Zlonge	Surva, De of
county, deceased, who said deceased are or do remain within the said parts and pla administrat, recombinately within the said there view or real estate, being first sworn on the Holy Evangelists of and appraisement thereof, and to cause the same to be returned to the said	ces, and which shall be so and appraise all and every of Almighty God, to make armed under your hands, or	hown unto you by the said y of the said goods, chattels, a true and perfect inventory any three or four of you, to
County, South Carolina, on or before the 26th.		, 55
Dated the 26 day of day	rpril	Anno Domini 19.5,
and in the one hundred and 79	ro W. H. Od E. J. La Zalen B	of American Independence.
or any three of them.	WEIR	Probate Judge,
Oath of Ap	opraisers	
(This oath to be taken befor	re appraisement is made)	
County of You, W.H.Odom, E.J.Lindsay	and Toler B.Hill:	ian
do swear that you will make a just and true appraisement o excepted) and real estate of Benjamin Fl		
deceased, as shall be produced by. Leila Turna	ge	
the administrat rix excell**********************************		
Benjamin Floyd Turnage , deceased, a		
hands, unto the Probate Judge of Chesterfield	County within	the time prescribed by law.
Sworn to before me this	7	
Sworn to before me this	applied By	William
Bessie M.Bittle (L.S.) Notary Public for S. C.		

(NOTE: If necessa: ttach other sheets to this following the same 'ing as this has)

INVENTORY AND APPRAISEMENT OF PERSONAL PROPERTY OF THE ESTATE

OF______DECEASED

ARTICLES	Face Value	Appraised Value
Cash on hand or in bank at death.		Ivore
Insurance payable to the Estate.		None
leau		1500
mule		1500
Dane tools		1000

(NOTE: If nece y attach other sheets to this following the s ruling as this has)

INVENTORY AND APPRAISEMENT OF REAL ESTATE OF ESTATE

OF B Floyd Durnoge DECEASED
2 DECEASED

					3		
DESCRIPTION	DESCRIPTION Assessed Value for Year of Decedent's Death		Appraise Value	d	Appraised Value of Decedent's Interest		CAUTION (Do not write in this space)
2 A Land & Farm Bedga			200	00			
							-
		1					

STATE OF SOUTH CAROLINA, County of Cheste field

Oath of Fiduciary

Personally appeared before n	ne. Leila Tu	rnage		***************************************		admini	s-
tratrixxeciti****,********ee, of	the estate of		Benjamin :	Floyd	Turnag	e wi	no
being duly sworn, says that the annex	xed Inventory is ir	all respec	ets just and true	that it co	ontains a	rue stateme	n
of all the real and personal property	of the said deceas	sed, whether	er the interest of	the deceas	sed be abso	olute or othe	er.
wise, which has come to the knowle						of by decede	n
within the last five years that may be			been in contempl	ation of d	eath.		
Sworn to before me this			Leil	a Turna	age		
day of May	, A. D. 1922	. }					
Bessie M.Bittle Notary Public for	South Carolina.)					
	Certificat	e of Appr	aisers				
(This	certificate to be si	gned after	appraisement is	made)			
We, whose names are hereur	nder signed, appra	isers, appo	inted by the Prol	oate Judge	of		
County, South Carolina, having firs	t taken and subsci	ribed the c	ath hereinbefore	inserted,	do certify	that we ha	ve
estimated and appraised the propert	y in the annexed	inventory	contained, exhib	ited to us	, accordin	ig to the be	25
of our knowledge and ability.		1				_	
Dated this	day of	May			, A. D	19.17	
	•	list	11000			1	
			80.1			1	
		V	717	11.6	/	Appraise	rs
		191	oles-12	HU	un	·\ .,	
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SOUTH CAROL	Dece APPRAISEMEN ND RETURN C AISERS		Probate Ju			Probate J	
CA CA	ISI OT		Pro			Pro	
Kagg	RE		A A	'		19 'Y	
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S Solution	AA AN	day of	1 2	Pag V		9 8 z	
atte	OF APPRA RY, AND RE APPRAISERS		ll oftr	at Pagedav of		. BRYA	
STATE OF SOUTH CARO	N'T OR A		li ve	Ī		Prot	
rAT of the	RAI						
	De WARRANT OF APPRAISEME INVENTORY, AND RETURN APPRAISERS	iled this	Probate J. County				
THE Count	N N	iled this. D. 19	ord				
X H O		ile L			9.		

zeria iuina	ge , Admnix.			
		n Floyd Turnage,	Estate	
		COUNT WITH		
		BATE COURT		
		DFEARN, PROBATE JUDGE		
Probate Cour	t Cost		\$14.00	
1100400 0041	0 0030		\$14.00	
	•			

THE STATE OF SOUTH CAROLINA,

County of Chesterfield

RV W.E.Redfearn

PROBATE JUDGE:

WHEREAS,

Leila Turnage

made suit to me to grant

her

Letters of Administration of the

Estate and effects of

B enjamin Floyd Turnage

THESE ARE, THEREFORE, to cite and admonish all and singular the Kindred and Creditors of the said

Benjamin Floyd Turnage

deceased, that they be and appear before me, in the Court of Probate, to be held at

Chesterfield, S.C. on Tuesday, April 26th. 1955

next, after publication hereof,

at 11 o'clock in the forenoon, to show cause, if any they have, why the said Administration should not be granted.

GIVEN under my hand this

11th.

day of

April

Anno Domini 19 55

W.E.Redfearn

Probate Judge

COUNTY OF Chesterfield	IN THE COURT OF PROBATE.
I DO HEREBY CERTIFY, that	
Leila Turmage	
the legally qualified Administrat of the Estate of	
late of Chests finls County	deceased, and authorized to re
ceive all moneys, income, principal, interest and dividends of a	nd helonging to said Estate.
GIVEN under my hand and Seal of this Court, this	Sth.
day of April	Western Probate Judge.

STATE OF SOUTH CAROLINA, COUNTY OF Chesterfield	IN THE COURT OF PROBATE.
I DO HEREBY CERTIFY, that	
Leila Turnage	
the legally qualified Administrat 7.1 x . of the Estate of	
Benjamin Floyd Turnage	
late of Chesterfield County	deceased, and authorized to re
ceive all moneys, income, principal, interest and dividends of an	nd belonging to said Estate.
GIVEN under my hand and Seal of this Court, this	oth.
day of	
***	Probate Judge.

	Chesterfield, S. C.,	195
M		

IN ACCOUNT WITH

THE PROBATE COURT

CHESTERFIELD COUNTY

W. E. (BILL) REDFEARN, PROBATE JUDGE

Jd-

10 00

STATE OF SOUTH CAROLINA

SOUTH CAROLINA TAX COMMISSION

INHERITANCE TAX DIVISION

Nº 63142

Columbia, S. C.

63142

September 26, 1955

NON-TAXABLE CERTIFICATE

ESTATE OF

Benjamin F. Turnage

COUNTY OF

Chesterfield

THIS IS TO CERTIFY THAT according to the information on file in this office the above mentioned estate is not subject to an inheritance tax and no further report is required.

However, if additional property is discovered which might cause the estate or any portion thereof to become taxable, a prompt report of such should be made to the South Carolina Tax Commission.

SOUTH CAROLINA TAX COMMISSION Inheritance Tax Division

Roy R. Cannon, Director

m 5 0

Estate of

DUNCAN WILLIAM TURNAGE

Chesterfield County, South Carolina

Probate Court

Exact Location
ounty, Township and School
District

STATE OF SOUTH CAROLINA.	FORM 477—The R. L. Bryan Co., C	olumbia, 8. C.
County of Mestificial	IN THE PROBATE COURT.	
Ex John D	PETITION FOR LETTERS OF ADM	IINIS-
agmist Mc Au	TRATION AND ORDER FOR CIT	
In Ref Astate of	TION TO ISSUE.	
N. W. Jurnage		*:
To	Probate Judge for said	County:—
The petition of indensioned respectfully repr	(-1)	in
	who last dwelt in Sayle	<i>w</i>
	said, died intestate on the day of	<u></u>
	possessed of goods and estate	
to be administered, leaving as hesteronly heirs-at-law as ship to the deceased are as follows, viz.:	d next of kin, the persons whose names, residence, age a	nd relation-
	es of persons taking through any predeceased heir-at-la	w. Bracket
off each group and show opposite each bracket the name	(0)	-tiakin/
1 may the sum	as blo College, The	ationship.
A THE	23 Detical Ap	11.11
vicia i prom	3 - Junia	ugue
		0
		······
		······
Section (1997) The Control of the Co	g; if not then living, enter in the age column the word "Dead."	
	a personal estate of about the value of	
money, goods and chattels:	(\$) Dollars, consisting of th	e following
(a) Cash on hand and in banks	······································	e
b) Moneys due intestate on account of bonds, mortga	41	
c) Corporate and governmental bonds and stocks -	-7.	
d) Open accounts due intestate	. //	re
e) Goods, wares, merchandise, furniture, machinery an	d equipment used in profession, trade	
f) Household goods		
g) Farming implements, machinery and equipment -	\$	
h) Farm products	· · · - · · 	
i) Mules, horses, cattle, hogs, sheep, etc	\$	
j) Automobiles, auto trucks, motorcycles, etc	\$	
k) Jewelry, silver plate, watches and other personal effects	cts \$	***************************************
1) Life or other insurance made payable to the estate		
m) Value of all other personal property not listed ab		
3 That the intestate died seized and possessed of	real estate of about the value of	
	(\$) Dollars, as follows:	
DESCRIPTION OF REAL E	STATE AND APPROXIMATE VALUES and lot on a separate line)	
DESCRIPTION OF REAL E	STATE AND APPROXIMATE VALUES of and lot on a separate line) Total value of gach lot and Exact Location	*

ship to the de	eceased are as foll	lows, viz.:				
(Show	by subdivision int	o family g	roups the names of	persons taking	through any predeceas	sed heir-at-law. Bracket
					heir through whom the	
10	,	n	Del	No. of the last of	12.0	D1:: 11.
	ucy Name	1	4-1/11A	Age*	1 Responce	Plationship
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ace	ca / · /	nex	din	32	Lacredo	Male let
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				***************************************		***************************************
				***************************************	***************************************	
100 1000				Andrew Property Control	r in the age column the wor	
Z. That	the intestate died	seized and	possessed of a pe	rsonal estate of	about the value of	
***************************************				(\$) Dollars, cor	nsisting of the following
	and chattels:					11.
						none
						71 00
			onds, mortgages a			7100
			nd stocks		\$	none
					\$	June
(e) Goods, wa	ares, merchandise,	furniture,	machinery and equ	ipment used in	profession, trade	8 = 4
or bu	ısiness				\$	50
(f) Household	d goods				\$	
(g) Farming	implements, mach	inerv and	equipment		\$	
(h) Farm pro						
	rses, cattle, hogs,					
						(a
	les, auto trucks, m				\$	
(k) Jewelry, s	silver plate, watche	es and othe	r personal effects -		\$	
(1) Life or ot	her insurance mad	le payable	to the estate		\$	***************************************
(m) Value of	all other personal	1 property	not listed above -		\$	
					he value of	
***************************************				(\$) Dollars, as fo	llows:
	DESCR	IPTION O	OF REAL ESTAT	TE AND APPR	OXIMATE VALUES	
			(Enter each tract and			
No. of Acres or	1,		1	Total value of		
lots (State whether acres or	Value of	No. of	Value of	each lot and	Ex	act Location
Ats)	2 land	buildings	2 Duildings	tract including	8 John Gunty	District)
00 '	300	3	800	M 600	Janu	b Allushis
					1001	7./
***************************************	***************************************	***************************************	***************************************	• •••••••••••••••••••••••••••••••••••••	(All)	HUCE -
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The second secon	The state of the s					

in the year of our Lord one thousand nine hundred and possessed of goods and estate remaining to be administered, leaving as headonly heirs-at-law and next of kin, the persons whose names, residence, age and relation-

4. That the testat made transfers which may, upon investigation, be adjudged to have been in contemplation of death as follows: (Include all gifts within five years prior to death and all other transfers, real and personal, either where the consideration may appear to have been inadequate or where the transfer was to a relative or personal friend or to any person, firm, association, or corporation in which the decedent was interested, regardless of consideration. Describe the transfer in full; state the approximate value of the property transferred and the amount of the consideration, stated or claimed, if any.)
5. That your petitioner, who is a resident and citizen of
WHEREFORE,
by this Court & Hum
June 16 , 1947 Correct My Gaus
THE STATE OF SOUTH CAROLINA,
County of Meslefeeds
PERSONALLY appeared, who, being duly sworn, says that to
the best of h knowledge, information and belief, the statements contained in the foregoing petition are true and complete.
Sworn to and subscribed before me this 6 day of 194 194 194 194 194 194 194 194 194 194
Qualification of Administrator
STATE OF SOUTH CAROLINA,
County of
I DO SOLEMNLY SWEAR or affirm that deceased died without any Will, as far as I know or believe, and that I will well and truly administer all and singular the goods and chattels, rights and credits of the said deceased, and pay all his just debts, as far as the same will extend and the law require me, and that I will make a true, exact and perfect inventory of all the said goods and chattels, rights and credits, and return a just account thereof when required. So help me, God.
Sworn to before me, this
day of, A. D. 194
Postoffice Address: (The postoffice address of each Administrator must be shown)
JEmest my Jain

ORDER

Upon reading and filing the freturnable at Pen o'clock on the Medical Life two successive weeks	County Court House of a newspaper p	loor for two successive	ON DO ISSUE, and maded that the same be published in and State, once a week for
Filed Me League, 1947 Probate Judge Attorney for Petitioner THE B. L. SETAN CO., DOLUMBU, B. C. 1000000	Petition for Letters of Administration and Order for Citation to Issue		Package No. The State of South Carolina County of Make Heid

	STATE OF SOUTH CAROLINA,
	COUNTY OF Chesterficial)
	KNOW ALL MEN BY THESE PRESENTS. That we croset / ke Lain.
	n. 1 01
	0 1110 10 11
Administrat. Of the goods, chattels and credits of well and singular the goods, chattels and credits of the said which have or shall come to the hands or possession of any other persons, for. So made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said court of Probate, when. so made, do exhibit into the said Court of Probate, when. so made, do exhibit into the said court of Probate, when. so made, do exhibit into the said court of Probate, when. so made, do exhibit into the said court of Probate, when. so made, do exhibit into the said court of Probate, when when required by the said Court of Probate when acting and the promoter manining upon the account of the ministration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively to the said court of the Probate there are entitled to the same be proved in Court and the executy's obtain a Certificate of the Probate there are entitled to	
	Judge of Probate for the County of Musliferial in the full and just sum of
	7500 Dollar Dollar
	to be paid to the said or his successor
	Judge of Probate of this County, or their certain attorneys or assigns. To which payment well and truly to be made, w
	bind ourselves, and every of us, our and every of our heirs, executors and administrators, for the whole, and in the
	SEALED with our Scals, and dated the 28 day of the
	in the year of our Lord one thousand night hundred and
	17/34
	THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
	Crust the Lani
	Administrat of of the goods, chattels and credits of
	deceased do make a true and perfect inventory of all and singular the goods, chattels, and credits of the said decease.
	which have or shall come to the hands, possession or knowledge of the said
	Emux the Lane
	or into the hands or possession of any other person or persons, for the sand the san
	said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the
	do in such case, if required, render and deliver up said Letters of Administration, then this obligation to be void, other
	wise to remain in full force.

Signed, Sealed and Delivered)

7500 Dollars,
to be paid to the said U.E. Respun or his successors,
Judge of Probate of this County, or their certain attorneys or assigns. To which payment well and truly to be made, we
bind ourselves, and every of us, our and every of our heirs, executors and administrators, for the whole, and in the
whole jointly and severally firmly by these presents
SEALED with our Seals, and dated the 28 day of fine in the year of our Lord one thousand night hundred and 4)
SEALED with our Sears, and dated the
in the year of our Lord one thousand night hundred and
and in theyear of American Independence.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Ernest The Lani
Administrat of of the goods, chattels and credits of U. U. Jusung
Administration the goods, charters and credits of
deceased, do make a true and perfect inventory of all and singular the goods, chattels and credits of the said deceased,
which have an aball around to the hands accession on Impoulation of the said
which have or shall come to the hands, possession or knowledge of the said.
ν .
or into the hands or possession of any other person or persons, for the same
so made, do exhibit into the said Court of Probate, whenshall be thereto required,
and such goods, chattels and credits do well and truly administer according to law, and do make a just and true account
ofactings and doings therein when required by the said Court:—and
all the rest of the said goods, chattels, and credits which shall be found remaining upon the account of the said ad-
ministration, the same being allowed first by the said Court, shall deliver and pay unto such persons, respectively, as
are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the
said deceased, and the same be proved in Court and the executors obtain a Certificate of the Probate thereof, and the
a v //lea v ·
said
do in such case, if required, render and deliver up said Letters of Administration, then this obligation to be void, other-
wise to remain in full force.
Signed, Sealed and Delivered } in the Presence of
Cament on O Lang (15)
Administrat sworn.
Morian S Johnson (I. S.)
Value not exceeding
suretjustified. (L. S.)

I DO SOLEM that I will well and to pay all his just debts perfect inventory of unto required: SO I	MNLY SWEAR, or ruly administer all an , as far as the same all the said goods	affirm, that d singular will extend and chatte	the goods and chat l and the law requi els, rights and credi	tels, rights ar	nd credits that I wil	of the sail	d decease true, exa	d, and ct and
The State of South Carolina, county of Malukel	Estate of Estate of Anage	Deceased	Ernet Me Louis	ADMINISTRATION BOND				THE M. L. BRYIN CO., COLUMBIA, S. S. 943048

	THE STATE OF SOUTH CAROLINA,
	County of
	PERSONALLY APPEARED
	suret to the within Administration Bond, who maketh oath that
	bona fide possessed of, interest in, or entitled to an Estate, Real or Personal, or both
	o the amount of
	Dollar
	nown right, exclusive of all debts and liabilities, to, for or on account of any person or person vhomsoever.
	SWORN to before me, this
	day of, A. D. 19
	The State COUNTY OF PR ADMINI ADMINI
	The state of the s
	IN PF ate
	F Squ ATE CG Estate of Enarry TRAT
	South The Copy of State of State of RATIO
)	
	Carolir T T Administrat Administrat BOND

SWORN to before me this down of the object of the control of the before of the control of the co

unto required: SO HELP ME GOD.

STATE OF SOUTH CABOLINA,
County of Chestufuce

In the Probate Court

Warrant of Appraisement
By M.E. Reofine , Probate Judge:
THESE are to authorize and empower you, or any three of you, whose names are here underwritten, to
repair to all such parts and places within this County as you shall be directed unto by
Emest / Le Foir administrat resecut , trustee , of all and singular the goods,
rights and credity of W. W. Junge , late of
Chestleficule County, deceased, wheresoever any of the goods, chattels or real estate of the
said deceased are or do remain within the said parts and places, and which shall be shown unto you by the said
administrat, execut, trustee, and there view and appraise all and every of the said goods, chattels,
or real estate, being first sworn on the Holy Evangelists of Almighty God, to make a true and perfect inventory and appraisement thereof, and to cause the same to be returned under your hands, or any three or four of you, to
the said DE. Kedfenn, Probate Judge for fleslegiciel
20
County, South Carolina, on or before the lay of lay of 194
Dated the Anno Domini 19.4.)
and in the one hundred and year of American Independence.
To E. Hennis
P. E. Kellerian
3. I Amith
C-A: Dimo
or any three of them.
of any time of time.
Probate Judge,
Medeline South Continue
Message County, South Carolina.
Oath of Appraisers
(This oath to be taken before appraisement is made)
STATE OF SOUTH CAROLINA,
County of
You E. dr. Chennie IV. E. Calling)
& 1 Amith
do swear that you will make a just and true appraisement of all and singular the goods, chattels (ready money only
excepted) and real estate of
deceased, as shall be produced by the fall
the administrat, execut, trustee, of the estate of the said. D. Zu · Lleucey
, deceased, and that you will return the same, certified under your

1/1 2
rights and credity of M. W. Surveye , late of
Meslefecul County, deceased, wheresoever any of the goods, chattels or real estate of the
said deceased are or do remain within the said parts and places, and which shall be shown unto you by the said
administrat. , execut, trustee, and there view and appraise all and every of the said goods, chattels,
or real estate, being first sworn on the Holy Evangelists of Almighty God, to make a true and perfect inventory and appraisement thereof, and to cause the same to be returned under your hands, or any three or four of you, to
the said Se Cellen, Probate Judge for Alelegreed
County, South Carolina, on or before the 28 glay of June 1945
Dated the Anno Domini 19.42,
and in the one hundred and
P. G. Collings
or any three of them. Old Lodgene Probate Judge, Medigle Lower South Carolina.
Oath of Appraisers
(This oath to be taken before appraisement is made)
STATE OF SOUTH CAROLINA,
County of
You E. 2. Cheening, P. E. Rallinso
do swear that you will make a just and true appraisement of all and singular the goods, chattels (ready money only
excepted) and real estate of
deceased, as shall be produced by Enrich Ille Palin
the administrat, execut, trustee, of the estate of the said. D. Zu · Zleuwye
, deceased, and that you will return the same, certified under your
hands, unto the Probate Judge of
1 974 MON CHUMINO
Sworn to before me this.
day of June A. D. 1947
Morris S Williams (S. C.)

(NOTE: If neces y attach other sheets to this following the sa ruling as this has)

INVENTORY AND APPRAISEMENT OF PERSONAL PROPERTY OF THE ESTATE

OF Mournage DECEASED

ARTICLES	Face Value	Appraised Value
Cash on hand or in bank at death.	None	Nove
Insurance payable to the Estate.	Nove	Nove
30 acres Land More en sess	75000	50000
1 Residence en above 30 acres	45000	30000
House Hold Goods in Same	7500	5000
		66
7		

(NOTE: If neces_y attach other sheets to this following the sa_ruling as this has)

INVENTORY AND APPRAISEMENT OF PERSONAL PROPERTY OF THE ESTATE

OF My Jurn y DECEASED

ARTICLES	Face Value	Appraised Value
Cash on hand or in bank at death.	Nove	Nove
Insurance payable to the Estate.	Nove	Nove
30 deres an Tiere en ess	75000	50000
1 Residence on above 30 acres	45000	30000
House Scill and in James	7500	5000
There was not the same		20

	County of Carolina, County of County
William Control	tratory, execut, trustee, of the estate of
	Certificate of Appraisers
	(This certificate to be signed after appraisement is made)
	County, South Carolina, having first taken and subscribed the oath hereinbefore inserted, do certify that we have estimated and appraised the property in the annexed inventory contained, exhibited to us, according to the best of our knowledge and ability. Dated this day of Appraisers. Appraisers.
	THE STATE OF SOUTH CAROLINA County of Medice of the Estate of: WARRANT OF APPRAISEMENT, INVENTORY, AND RETURN OF APPRAISERS Filed this A. D. 19 Recorded in Investory and Appraisement Book at Page day of County, S. C. Recorded in Investory and Appraisement Book A. D. 19 Recorded in Investory and Appraisement Book A. D. 19 County, S. C. Recorded in Investory and Appraisement Book A. D. 19 County, S. C. County, S. C.

State of South Carolina IN THE COURT OF PROBATE
COUNTY OF Chesterfiel
BY M.G. Ceofine ESQUIRE, JUDGE OF PROBATE.
WHEREAS, D-W Justinge, deceased, late of
Catura , died intestate, having whilst he lived and at
the time of h and death, divers goods, rights and credits, within the State aforesaid, by means whereof the
full disposition and power of granting the administration of all and singular the goods, rigts and credits of
the said deceased, and also auditing the accounts, calculations, and reckonings of the said administration and
a final dismission of the same, to me is manifestly known to belong:
Now, Therefore, I, desiring that the goods, rights and credits of the said deceased may be well and
truly administered, converted and disposed of, do hereby grant unto the said
in whose fidelity in this behalf I very much confide full power, by the tenor of these PRESENTS, to ad-
minister the goods, rights and credits of the said deceased, which to head healife time and at the time
of headeath, did belong, and to ask, levy, recover and receive the same, and pay the debts in which the de-
ceased stood obligated, so far as h 🕳 goods, rights and credits will extend according to their rate and or-
er of law, first being sworn (on the Holy Evangelists of Almighty God) to make a true and perfect inven-
tory thereof, and to exhibit the same in the Court of Probate of the County of in order to be recorded, on or before the 28 day of , 19 48,
in order to be recorded, on or before the 28 day of the County of , 19 48,
now next ensuing, and to render a just and true account, calculation and reckoning of the said administra-
tion annually from the date hereof, and as such other times as shall be thereunto required and I ordain, de-
pute and constitute you the said Ennest Medacii
Administrat Ov of all and singular the goods, rights and credits of the said deceased.
IN TESTIMONY WHEREOF, I hereunto set my Hand and Seal of Office, the 2
day of in the year of our Lord one thousand nine hundred and 47
and in the one hundred and year of the American Independence. Judge of Probate.

State of South Carolina COUNTY OF Chief

Probate Judge

Letters of Administration

W.E. Redferm

ESTATE OF

D. W. Tarnage Court of Probate:

Book

Page

State of South Carolina,	
COUNTY OF CHESTERFIELD.	
BY W.E. Redferre PROBATE JUDGE.	
WHEREAS, Ernest The Lani	
nade suit to me to grant State and effects of Letters of Administration of the contraction of the contract	ne
THESE ARE, THEREFORE, to cite and admonish all and singular the Kindred and Creditors of the sale and they be and appear before me, in the Court of Probate, to be held at	
on Hene 27 next, after publication here	of,
Anno Domini 19 4 7	

W.E. Redfern Probate Judge.

State of South Carolina

South Carolina Tax Commission

COLUMBIA

WALTER G. QUERY



JOHN P. DERHAM FRANCIS M. PINCKNEY JAMES H. SULLIVAN THOMAS M. HOWELL COMMISSIONERS

June 30, 1947

NON-TAXA LO CENTIFICATE

42.55 ESTATE OF D. W. Turnage

42385 COUNTY OF Chesterfield

THIS IS TO CHATIFY THAT according to the information on file in this office the above mentioned estate is not subject to an inheritance tax and no further report is required.

however, if additional property is discovered which might cause the estate or any portion thereof to become taxable, a prompt report of such should be made to the South Carolina Tax Commission.

F. D. Beattie

Inheritance Tax Examiner SOUTH CAMOLINA TAX COLMISSION

State of South Carolina

South Carolina Tax Commission

COLUMBIA

WALTER G. QUERY



JOHN P. DERHAM
FRANCIS M. PINCKNEY
JAMES H. SULLIVAN
THOMAS M. HOWELL
COMMISSIONERS

June 30, 1947

NOW-TAXA LO CENTERIORED

STATE OF D. W. Turnage

42385 C. U.TM OF Chesterfield

This is to contify that according to the information on file in this office the above centioned estate is not subject to an inheritance tax and no martler report is required.

covered which might cause the estate or any portion to creof to become taxable, a prompt report of suc should be made to the Court Carolina Tax Commission.

F. D. Reattio

InLergance Fax Examiner

SCUIN CALCLINA T.O. COLLISSION

Chesterfield, S. C. IN ACCOUNT WITH THE PROBATE COURT CHESTERFIELD COUNTY JACK HORTON, PROBATE JUDGE To: Probate Court East

ORDER

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two	succes	sive weeks.			a	newspaper	· publish	ned in sa	aid Count	y and S	State, one	e a week	k for
700/20					10								
******					, 19								
						Pr	bate Judg	P				Co., S. (o.
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		Prob	Filed	Letters of Administration and Order for Citation to Issue		N 76	,	Ex Parte:		County of	5	Package No.	Box No.
		Probate Judge		etters of Administration and Order for Citation to Issue		Ke: the Estate of		rrte.		ty o	he State of South Carolina	ge	No.
3147		dge	, , ,	rs Td		e Es	1		IN THE	f	ta	No.	
ТНЕ Ж. L. ВЯУАН СОМРАНУ, СОЦИНВІА, S. С. ЗІСВІС	A			er	-	state			H		te		
RYAN CO	Attorney for Petitioner			of f	Petition for	oJ		- 1			of		
MPANY,	ey for			r A	Ē:				ROI		S		
COLUM	Peti			H H	ă				PROBATE COURT		no		
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8			1	9 4		1.0	20		RT		are		
		Co., S.	19	Iss		Deceased	Petitioner				₽:		
- 11		9		∥ e ⊙		sed.	ner.				na		

4. That the testat
5. That your petitioner, who is a resident and citizen of County, in the State aforesaid, is advised that an administration on said estate is necessary.
WHEREFORE,he prays that Letters of Administration on the estate of the within named deceased be granted
Malling Court to Malling 2/ 1958 Postoffice Address Children de
THE STATE OF SOUTH CAROLINA,
County of
PERSONALLY appeared, who, being duly sworn, says that to
Sworn to and subscribed before me this 2 day of Strange Willie for S. O.
Qualification of Administrator
THE STATE OF SOUTH CAROLINA,
County of
I DO SOLEMNLY SWEAR or affirm that deceased died without any Will, as far as I know or believe, and that I will well and truly administer all and singular the goods and chattels, rights and credits of the said deceased, and pay all his just debts, as far as the same will extend and the law require me, and that I will make a true, exact and perfect inventory of all the said goods and chattels, rights and credits, and return a just account thereof when required. So help me, God.
Sworn to before me, this day of Market , A. D. 19:21 Postoffice Address: (The postoffice address of each Administrator must be shown)